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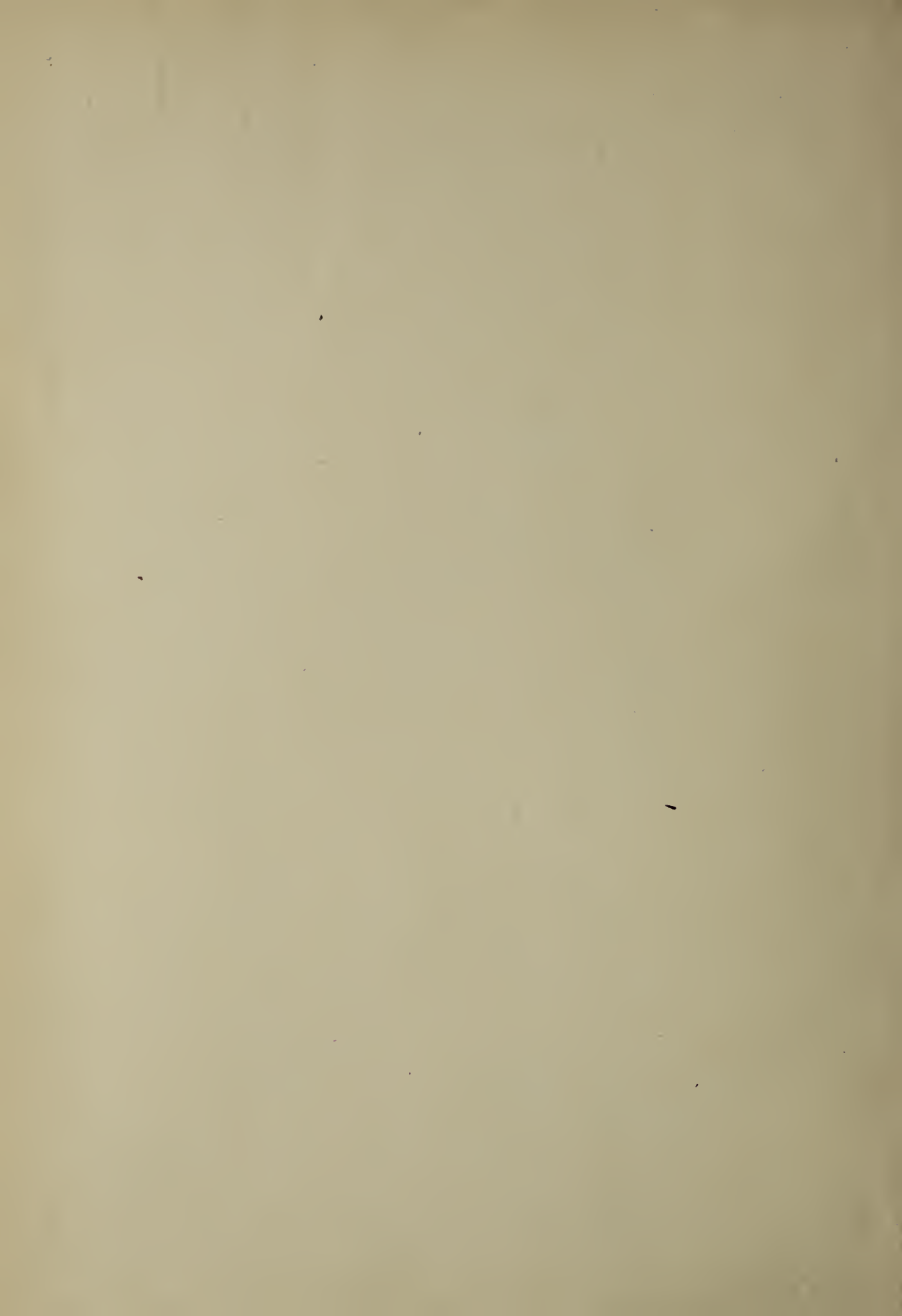
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# Legislative Journal.

Session 1921

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No. 40.

## SENATE

TUESDAY, April 5, 1921.

The Senate met at 11 o'clock A. M.  
The PRESIDENT PRO TEMPORE (Mr. F. E. Baldwin)  
in the Chair.

### PRAYER.

The Chaplain, Rev. Benjamin F. Bungard, offered the following prayer:

The Lord is in His holy temple, let all the earth keep silence before Him. We thank Thee for this beautiful day, for life and for the blessings we receive from Thy great hand. We pray Thee that Thou wilt help us and guide us and give us wisdom in the deliberations of this day. Help us to remember that when this earthly tabernacle shall dissolve we have a building of God, our house not made with hands, eternal in the Heavens. Amen.

### JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. CRAIG, the further reading was dispensed with, and the Journal was approved.

### REPORTS FROM COMMITTEES.

Mr. CRAIG, from the Committee on Judiciary General, reported as amended, Senate Bill No. 790, (House Bill No. 1138), entitled:

An Act to amend section three section five and section nine of an act approved the twenty-second day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one thousand and ninety-three) entitled "An act creating in counties having a population of from eight hundred thousand to one million five hundred thousand a board for the assessment and revision of taxes providing for the appointment of the members of such board by the county commissioners fixing their salaries payable by the county defining the powers and duties of such board and regulating the assessment of property and occupations for State and county purposes authorizing the appointment of subordinate assessors and clerks defining their duties and providing for their compensation payable by such counties imposing a penalty on subordinate assessors for failure to comply with certain provisions of this act and abolishing the office of ward borough and township assessor insofar as respects the assessment of property and occupations for State and county purposes" as amended

Mr. WOODWARD, from the Committee on Public Health and Sanitation, reported as amended, Senate Bill No. 713, (House Bill No. 672), entitled:

An Act requiring the examination and treatment for venereal diseases of prisoners convicted of crime or pending conviction and authorizing the State Department of Health to make suitable rules and regulations for its enforcement.

Also from the Committee on Public Health and Sanitation, re-reported as amended, Senate Bill No. 560, entitled:

An Act to provide for the sterilization of inmates of institutions having the care and custody of idiotic imbecile epileptics feeble-minded and insane persons in cases where such sterilization will materially improve the mental or physical condition of such persons and in cases where owing to the idiocy imbecility insanity or feeble-mindedness of such persons not being in permanent custody procreation by such persons would produce offspring similarly affected.

Mr. SNYDER, from the Committee on Public Health and Sanitation, reported as amended, Senate Bill No. 730, (House Bill No. 798), entitled:

An Act to amend section thirteen of an act approved the third day of June, one thousand nine hundred and fifteen (P. L. 954), entitled "An act to protect the public health and safety by regulating the erection, alteration, repair, use, occupancy, maintenance, sanitation and condemnation of dwellings, two-family dwellings, rooming-houses, and tenements by regulating the use, maintenance and sanitation of the grounds surrounding the same, the adjoining buildings and all vacant land in cities of the first class; providing for their inspection, the abatement of nuisances, the vacating of uninhabitable houses and the filing of liens, creating a Division of Housing and Sanitation, and providing penalties for violations of the provisions thereof, and repealing all laws inconsistent therewith."

Mr. GRAY, from the Committee on Public Health and Sanitation, reported as committed, Senate Bill No. 762, entitled:

An Act to amend section five of the act approved the twenty-fourth day of May, one thousand nine hundred and seventeen (P. L. 297) entitled "An act authorizing the establishment of contagious diseases hospitals in the several counties of the Commonwealth, to be constructed and maintained out of county funds"; by providing for the management of such hospitals by a board of trustees.

Mr. BUCKMAN, from the Committee on Judiciary General, reported as committed, Senate Bill No. 287, (House Bill No. 183), entitled:

An Act to fix the fees to be allowed the district attorney in counties of the third and fourth classes.

Mr. PHIPPS, from the Committee on Judiciary General, reported as committed, Senate Bill No. 561, (House Bill No. 44), entitled:

An Act providing that the waiver of an inquisition on real estate contained in any note bond or other obligation shall be effective against and bind real estate on which the same is a lien in the hands of the maker or obligor and in the hands of any purchaser or subsequent owner thereof

Mr. J. S. MILLER, from the Committee on Judiciary General, reported as committed, Senate Bill No. 611, (House Bill No. 203), entitled:

An Act concerning fraudulent conveyances and to make uniform the law relating thereto.

Mr. SMITH, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 697, (House Bill No. 676), entitled:

An Act fixing the salary of the deputy county engineer in counties of the second class.

Mr. BARR, from the Committee on Public Health and Sanitation, reported as committed, Senate Bill No. 696, (House Bill No. 135), entitled:

An Act to amend an act approved the seventeenth day of July, one thousand nine hundred and nineteen (P. L. 1010), entitled "An act to safeguard human life and health throughout the Commonwealth by providing for the reporting, quarantining and control of diseases declared communicable by this act and by regulation of the Department of Health, providing for the prevention of infection therefrom and prescribing penalties," by providing for quarantine in places designated for the isolation, control and treatment of communicable diseases, by providing for the quarantine of communicable diseases upon an option of the attending physician, health authorities or any medical repre-



senative of the State Department of Health that a reasonable suspicion of such diseases exists and granting certain powers to the advisory board.

Mr. DAIX, from the Committee on Judiciary General, reported as committed, Senate Bill No. 755, entitled:

An Act amending section ten of an act entitled "An act establishing a court for the County of Philadelphia; prescribing its jurisdiction and powers; providing for the service of its writs, process or warrants by the proper officers of the County or City of Philadelphia, regulating the procedure therein, and appeals therefrom, and providing for the expense thereof," approved the twelfth day of July, one thousand nine hundred and thirteen, by changing the jurisdiction in civil actions.

Mr. WEAVER, from the Committee on Judiciary General, reported as committed Senate Bill No. 591, entitled:

An Act amending an act approved the sixteenth day of May, one thousand nine hundred and one, (P. L. 220), entitled, "An act regulating the employment of minor children for theatrical or athletic performances, singing exhibitions, or for playing upon musical instruments," and providing for the punishment of first and subsequent offenses by summary conviction and fine.

Also from the Committee on Banks and Building and Loan Associations, re-reported as committed, Senate Bill No. 582, (House Bill No. 865), entitled:

An Act providing for the licensing and regulation of corporations co-partnerships associations and individuals engaged in the business of receiving payments or contributions to be held or used in any plan of accumulation or investment or of issuing negotiating offering for sale or selling any certificates securities contracts or other choses in action evidenced by writing on the partial payment or installment plan or of assuming fixed obligations or issuing in connection therewith a contract based upon payments being made upon installments or single payments under which all or part of the total amount received is to be repaid at some future time with or without profit and imposing penalties

Mr. Sisson, from the Committee on Judiciary General, reported as committed, Senate Bill No. 57, entitled:

An Act to provide for the settlement, registration, transfer, and assurance of titles to land lying in the several counties of the Commonwealth of Pennsylvania and to establish a court of land registration for said purpose

Mr. LONG, from the Committee on Judiciary General, reported as committed, Senate Bill No. 690, entitled:

An Act relating to the acquisition of land for Park Purposes by any City in this Commonwealth, in sections not entirely built up; limiting time for condemnation by Councils or condemnation or purchase by Park Commissioners after same has been placed on City Plan for Park Purposes, by ordinance of Councils or action of Park Commissioners; and providing for removal from City Plan upon failure to condemn or purchase within time specified herein.

Mr. CULBERTSON, from the Committee on Judiciary General, reported as committed, Senate Bill No. 768, entitled:

An Act authorizing and empowering the county commissioners of the several counties of this Commonwealth to erect and construct sewers and a plant to dispose of the sewage from county buildings and to acquire rights of way and the necessary lands for said purposes, by purchase or by the exercise of the right of eminent domain at the expense of the county, and providing the ways and means of ascertaining and paying the damages of those whose lands may be taken or injured by reason of the exercise of the right of eminent domain for said purposes.

Mr. SCHANTZ, from the Committee on Judiciary General, reported as committed, Senate Bill No. 392, entitled:

An Act to establish a separate orphans' court in and for the county of Erie.

Mr. WEAVER, from the Committee on Judiciary General, reported as committed, Senate Bill No. 839, entitled:

An Act to provide for an additional law judge of the court of common pleas of the Thirty-sixth Judicial District.

Mr. CRAIG, from the Committee on Judiciary General, reported as committed, Senate Bill No. 825, entitled:

An Act to provide for a second additional law judge of the Court of Common Pleas of the tenth judicial district.

# BILLS INTRODUCED.

Mr. SMITH read in his place and presented to the Chair Senate Bill No. 855, entitled:

An Act making an appropriation and re-appropriation for the erection and construction of a bridge over the Delaware River and approaches thereto as provided for in the act approved the ninth day of July one thousand nine hundred and nineteen (P. L. 814) entitled, "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River, connecting the city of Philadelphia and the city of Camden, and the approaches thereto; providing for a joint commission for that purpose, and defining its powers and duties; providing for an independent commission in this Commonwealth in relation thereto, and defining its powers and duties; providing for the payment of a part of the cost thereof by the city of Philadelphia; and providing for the acquiring, taking, and condemnation of the real estate for the site and approaches thereof; providing for the turning over of said bridge upon its completion; and making an appropriation for the purposes of this act."

Which was committed to the Committee on Appropriations.

Also read in his place and presented to the Chair Senate Bill No. 856, entitled:

An Act re-appropriating the unexpended balance of any moneys heretofore appropriated to the Board of Commissioners of Public Ground and Buildings for the purpose of carrying on the work of erecting and constructing a Soldiers' and Sailors' Memorial Bridge.

Which was committed to the Committee on Appropriations.

Mr. McCONNELL read in his place and presented to the Chair Senate Bill No. 857, entitled:

An Act to amend an act approved the fourteenth day of July, one thousand nine hundred and seventeen, (P. L. 840), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto," and repealing certain sections of said act.

Which was committed to the Committee on Judiciary Special.

Mr. DAIX read in his place and presented to the Chair Senate Bill No. 858, entitled:

A supplement to an act entitled "An act to amend an act, entitled 'An act to provide for the incorporation and regulation of certain corporations approved the twenty-ninth day of April, Anno Domini one thousand eight hundred and seventy-four, providing for the incorporation and regulation of electric light, heat and power companies,' approved the eighth day of May, Anno Domini one thousand eight hundred and eighty-nine, by extending the powers of every corporation heretofore or hereafter incorporated for the supply of light, heat and power or any of them to the public by electricity and of every corporation which has heretofore accepted the provisions of said act as provided therein and granting to every such corporation the power to appropriate property outside the limits of public streets, lanes, alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service, accommodation, convenience or safety of the public, and providing a method for the assessment of damages arising from such appropriation.

Which was committed to the Committee on Judiciary Special.

Mr. VARE read in his place and presented to the Chair Senate Bill No. 859, entitled:

An Act to further regulate the constructions, maintenance and inspection of buildings in cities of the first class.

Which was committed to the Committee on Municipal Affairs.

## QUESTION OF PERSONAL PRIVILEGE.

Mr. VARE. Mr. President, I rise to a question of personal privilege.

The PRESIDENT. The Senator from Philadelphia, Mr. Vare, will state his question of personal privilege.

Mr. VARE. Mr. President, it is with a great deal of pleasure that I rise in my place to say a few kind words for one of our good Senators who has been around here on this hill for many years, always taking his knocks and the sour with the sweet, and always a good sport. He will



be fifty-seven years of age tomorrow, and I present, on behalf of the Senate, that beautiful bunch of American Beauties to the Honorable Max G. Leslie, of Allegheny County.

Mr. LESLIE. Mr. President, and members of the Senate, I feel an expression from me at this time, wholly unprepared, never anticipating that my natal day was a matter of consideration by my friends, in fact, I am wholly unworthy of trying to express my appreciation of this thought of my friends. The few years that I have spent in this chamber and the friends that I have made are matters that will go with me the balance of my days, and will be a remembrance to my other friends and my family. I am positively grateful to my friends and thank you from the bottom of my heart.

The PRESIDENT. I am sure that the Senate is pleased to extend its birthday greetings and hearty good wishes to one of its worthy fellow Senators.

#### BILLS ON FINAL PASSAGE.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 139, as follows:

An act authorizing cities of the third class to regulate the location of businesses trades and industries the location size and use of buildings and the areas of yards courts and open spaces

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That for the purpose of promoting the public health safety order convenience prosperity and general welfare cities of the third class may regulate the location of businesses trades and industries the location size and use of buildings and the area of yards courts and open spaces therein and may make different regulations for different districts thereof and may alter the same but no alteration of such regulations may be made except by the affirmative vote of not less than two-thirds of the elected or appointed members of the council or other local legislative body having jurisdiction

Section 2 This act shall not apply to any existing or proposed building or extension thereof used or to be used by public service corporations if upon a petition of the corporation the Public Service Commission shall after a public hearing decide that the present or proposed situation of the building in question is reasonably necessary for the convenience or welfare of the public

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Aron,	DeWitt,	MacDade,	Schantz,
Barr,	Donahue,	Marlow,	Service,
Bernthelzel,	Einstein,	McClintock,	Slason,
Boyd,	Eyre,	McConnell,	Smith,
Buckman,	Gray,	McNichol,	Snyder,
Christley,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller S. J.,	Stineman,
Craig,	Hornsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Woodward,
Daix,	Leslie,	Philpps,	Baldwin,
Davis,	Long,	Salus,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 578, (House Bill No. 339), as follows:

An Act to amend clause (c) section three hundred and six of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General

Assembly met and it is hereby enacted by the authority of the same That clause (c) of section three hundred and six of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder" which as amended by an act approved the twenty-sixth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and forty-two) entitled "An act to amend an act approved the second day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder and providing when the same shall become effective" which reads as follows

"(c) For all disability resulting from permanent injuries of the following classes the compensation shall be exclusively as follows

"For the loss of a hand fifty per centum of wages during one hundred and seventy-five weeks

"For the loss of an arm fifty per centum of wages during two hundred and fifteen weeks

"For the loss of a foot fifty per centum of wages during one hundred and fifty weeks

"For the loss of a leg fifty per centum of wages during two hundred and fifteen weeks

"For the loss of an eye fifty per centum of wages during one hundred and twenty-five weeks

"For the loss of any two or more of such members not constituting total disability fifty per centum of wages during the aggregate of the periods specified for each

"Unless the board shall otherwise determine the loss of both hands or both arms or both feet or both legs or both eyes shall constitute total disability to be compensated according to the provisions of clause (a)

"Amputation between the elbow and the wrist shall be considered as the equivalent of the loss of a hand and amputation between the knee and ankle shall be considered as the equivalent of the loss of a foot Amputation at or above the elbow shall be considered as the loss of an arm and amputation at or above the knee shall be considered as the loss of a leg Permanent loss of the use of a hand arm foot leg or eye shall be considered as the equivalent of the loss of such hand arm foot leg or eye

"This compensation shall not be more than ten dollars per week nor less than five dollars per week Provided That if at the time of injury the employee receives wages of less than five dollars per week then he shall receive the full amount of such wages per week as compensation is hereby amended to read as follows

(c) For all disability resulting from permanent injuries of the following classes the compensation shall be exclusively as follows

For the loss of a hand sixty per centum of wages during one hundred and seventy-five weeks

For the loss of an arm sixty per centum of wages during two hundred and fifteen weeks

For the loss of a foot sixty per centum of wages during one hundred and fifty weeks

For the loss of a leg sixty per centum of wages during two hundred and fifteen weeks

For the loss of an eye sixty per centum of wages during one hundred and twenty-five weeks

For the loss of any two or more such members not constituting total disability sixty per centum of wages during the aggregate of the periods specified for each

For serious and permanent disfigurement of the head or face of such a character as to produce an unsightly appearance sixty per centum of the wages not to exceed two hundred and fifteen weeks

Unless the board shall otherwise determine the loss of both hands or both arms or both feet or both legs or both eyes shall constitute total disability to be compensated according to the provisions of clause (a)

Amputation between the elbow and the wrist shall be considered as the equivalent of the loss of a hand and amputation between the knee and ankle shall be considered as the equivalent of the loss of a foot Amputation at or above the elbow shall be considered as the loss of an arm and amputation at or above the knee shall be considered as the loss of a leg Permanent loss of the use of a hand arm foot leg or eye shall be considered as the equivalent of the loss of such hand arm foot leg or eye

This compensation shall not be more than twelve dollars per week nor less than six dollars per week Provided That if at the time of injury the employee receives wages of less than six dollars per week then he shall receive the full amount of such wages per week as compensation

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

Mr. McCONNELL. Mr. President, I move to reconsider the vote by which the bill passed third reading.



Mr. PHIPPS. Mr. President, I second the motion.  
The motion was agreed to.  
And the question recurring,  
Will the Senate agree to the bill on third reading?  
Mr. McCONNELL. Mr. President, I ask unanimous consent to

Amend section 1, page 2, line 17, by striking out the word "which"; also line 21, by striking out "fifty" and inserting in lieu thereof "sixty"; also line 23, by striking out "fifty" and inserting in lieu thereof "sixty"; also line 25 by striking out "fifty" and inserting in lieu thereof "sixty"; also line 27 by striking out "fifty" and inserting in lieu thereof "sixty"; also page 3, line 1, by striking out "fifty" and inserting in lieu thereof "sixty"; also line 4 by striking out "fifty" and inserting in lieu thereof "sixty"; also line 20 by striking out "ten" and inserting in lieu thereof "twelve"; also line 21 by striking out "five" and inserting in lieu thereof "six"; also line 23 by striking out "five" and inserting in lieu thereof "six"; also page 4, line 16, by striking out the following: "a decreased earning capacity" and inserting in lieu thereof the following: "an unsightly appearance."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 587, as follows:

An Act validating all divorces granted since the first day of June one thousand nine hundred and fifteen where the subpoena was signed by the prothonotary

Whereas, The second section of the act approved the thirteenth day of March one thousand eight hundred and fifteen (Pamphlet Laws one hundred and fifty) entitled "An act concerning divorces" required the subpoena issued pursuant to a petition or libel in cases of divorce to be signed by one of the judges of the court and

Whereas The seventy-seventh section of the act approved the fourteenth day of April one thousand eight hundred and thirty-four (Pamphlet Laws three hundred thirty-three) entitled "An act relative to the organization of the courts of justice" empowers the prothonotary to sign and affix the seal of the court to all writs and process and

Whereas The act approved the first day of June one thousand nine hundred and fifteen (Pamphlet Laws six hundred and seventy-four) entitled "An act to amend an act approved the thirteenth day of March one thousand eight hundred and fifteen entitled 'An act concerning divorces' as amended" in amending said second section of the act of March thirteenth one thousand eight hundred and fifteen retained said provisions requiring subpoenas in divorce to be signed by a judge therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all divorces granted since the first day of June one thousand nine hundred and fifteen and all proceedings for divorce now pending are hereby made good and valid notwithstanding the fact that the subpoena issued pursuant to the petition or libel in any such case was signed by the prothonotary Provided That all other requirements of law have been complied with and that the procedure in every other respect has been regular

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—47.

Aron,	DeWitt,	MacDade,	Schantz,
Barr,	Donahue,	Marlow,	Service,
Berntheizel,	Einstein,	McClintock,	Sisson,
Boyd,	Eyre,	McConnell,	Smith,
Buckman,	Gray,	McNichol,	Snyder,
Christley,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Woodward,
Daix,	Leslie,	Phipps,	Baldwin,
Davis,	Long,	Salus,	Pres. pro tem.

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 588, as follows:

An Act authorizing the prothonotaries to sign subpoenas in divorce cases

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all subpoenas issued pursuant to a petition or libel for divorce shall be signed by the prothonotary of the court out of which it issues in the same manner as writs and process in other cases

Section 2 All acts and parts of acts inconsistent herewith are hereby repealed

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—48.

Aron,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Christley,	Herron,	Miller, S. J.,	Stineman,
Clark,	Homsher,	Murdoch,	Vare,
Craig,	Jones,	Norton,	Weaver,
Crow,	Joyce,	Patton,	Woodward,
Culbertson,	Leslie,	Phipps,	Baldwin,
Daix,	Long,	Salus,	Pres. pro tem.
Davis,			

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 653, as follows:

An Act to amend section nineteen of an act approved the eleventh day of May one thousand nine hundred eleven (Pamphlet Laws two hundred forty-four) entitled "An act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" further relating to the repair of such roads and expressing the intent of the act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section nineteen of an act of assembly approved the eleventh day of May one thousand nine hundred nineteen (Pamphlet Laws two hundred forty-four) entitled "An act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner

in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" which reads as follows

"Section 19 All such roads and highways and all parts thereof originally constructed and improved in accordance with the provisions of this act shall be deemed taken and treated as and become public highways of the said county and shall be subject to the control and supervision of the proper county commissioners and it shall be the duty of said several counties to keep maintain and repair the same whenever and as often as it shall be found necessary and all road supervisors authorities persons or townships heretofore required to maintain and keep in repair such roads or parts thereof shall thereupon and thereafter cease to have any management of or control over said roads or any part thereof and such supervisors authorities and townships are hereby relieved from all duty and responsibility in and about the care maintenance and repair of all roads improved under this act and of former acts and becoming county roads and all other public roads shall continue under the control of the proper local authorities and shall be opened repaired and maintained under the laws now in force in the respective townships of the several counties of this Commonwealth" is hereby amended to read as follows

Section 19 All roads highways and parts thereof heretofore and hereafter decreed by the court under the provisions of said act of the eleventh day of May one thousand nine hundred eleven (Pamphlet Laws two hundred forty-four) and its amendments of the twelfth day of July one thousand nine hundred nineteen (Pamphlet Laws nine hundred eighteen) to be a county road shall thereupon after said decree or order of the court be subject to the control and supervision of the proper county commissioners and it shall be the duty of said several counties to keep maintain and repair the same whenever and as often as it shall be found necessary until said road shall be permanently constructed and maintained in repair by said commissioners and all road supervisors authorities persons or townships heretofore required to maintain and keep in repair such roads or parts thereof shall thereupon and thereafter cease to have any management of or control over said roads or any part thereof and such supervisors authorities and townships are hereby relieved from all duty and responsibility in and about the care maintenance and repair of all roads improved under this act and of former acts and becoming county roads and all other public roads shall continue under the control of the proper local authorities and shall be opened repaired and maintained under the laws now in force in the respective townships of the several counties of this Commonwealth The true intent and meaning of the said acts of assembly shall be that upon the decree or order making an existing township road or part thereof a county road the same shall immediately be kept in repair made constructed and maintained by the county and the township relieved of any duty thereto as a township road

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provision of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Christley,	Herron,	Miller, S. J.,	Stineman,
Clark,	Homsher,	Murdoch,	Vare,
Craig,	Jones,	Norton,	Weaver,
Crow,	Joyce,	Patton,	Woodward,
Culbertson,	Leslie,	Phipps,	Baldwin,
Daix,	Long,	Salus,	Pres. pro tem.
Davis,			

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 698 (House Bill No. 61), as follows:

An Act making an appropriation to the Pennsylvania State Oral School for the Deaf at Scranton Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixteen thousand two hundred eighty-six dollars and forty-nine cents (\$16,286.49) or so much there-

of as may be necessary be and the same is hereby specifically appropriated to the Pennsylvania State Oral School for the Deaf for the payment of deficiencies in maintenance for the years ending May thirty-first one thousand nine hundred and nineteen and one thousand nine hundred twenty-one

Provided that the money so appropriated shall be immediately available upon the filing with the Auditor General of Pennsylvania of vouchers and other satisfactory evidence establishing the validity of these claims

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Christley,	Herron,	Miller, S. J.,	Stineman,
Clark,	Homsher,	Murdoch,	Vare,
Craig,	Jones,	Norton,	Weaver,
Crow,	Joyce,	Patton,	Woodward,
Culbertson,	Leslie,	Phipps,	Baldwin,
Daix,	Long,	Salus,	Pres. pro tem.
Davis,			

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

## BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 17, entitled:

A joint resolution proposing an amendment to article nine section four of the Constitution of the Commonwealth of Pennsylvania authorizing the State to issue bonds for the purpose of providing a bonus for soldiers

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provision of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Christley,	Herron,	Miller, S. J.,	Stineman,
Clark,	Homsher,	Murdoch,	Vare,
Craig,	Jones,	Norton,	Weaver,
Crow,	Joyce,	Patton,	Woodward,
Culbertson,	Leslie,	Phipps,	Baldwin,
Daix,	Long,	Salus,	Pres. pro tem.
Davis,			

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 93, entitled:

An Act relating to insurance, amending, revising and consolidating the law providing for the incorporation of insurance companies and the regulation, supervision and protection of home and foreign insurance companies, Lloyd associations, reciprocal and inter-insurance exchanges, and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies, associations and exchanges, including insurance carried by the State Workmen's Insurance Fund, providing penalties and repealing existing laws.



And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—30.

Aron,	Einstein,	McClintock,	Salus,
Barr,	Eyre,	McConnell,	Schantz,
Buckman,	Gray,	McNichol,	Service,
Clark,	Heaton,	Miller, J. S.,	Vare,
Crow,	Joyce,	Murdoch,	Weaver,
Culbertson,	Leslie,	Norton,	Baldwin,
Daix,	MacDade,	Patton,	Pres. pro tem.
Donahue,	Marlow,	Phipps,	

## NAYS—16.

Barnes,	Davis,	Jones,	Snyder,
Berntheizel,	DeWitt,	Long,	Sones,
Christley,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Sisson,	Woodward,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 95, entitled:

An Act relating to insurance establishing an Insurance Department and amending revising and consolidating the law relating to the licensing qualification regulation examination suspension and dissolution of insurance companies Lloyd's associations reciprocal and inter-insurance exchanges and certain societies and orders the examination and regulation of fire insurance rating bureaus and the licensing and regulation of insurance agents and brokers providing penalties and repealing existing laws

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—29.

Aron,	Donahue,	McClintock,	Salus,
Barr,	Eyre,	McConnell,	Service,
Boyd,	Gray,	McNichol,	Vare,
Buckman,	Heaton,	Miller, J. S.,	Weaver,
Clark,	Joyce,	Murdoch,	Woodward,
Crow,	Leslie,	Norton,	Baldwin,
Culbertson,	MacDade,	Phipps,	Pres. pro tem.
Daix,	Marlow,		

## NAYS—16.

Barnes,	Davis,	Homsher,	Sisson,
Berntheizel,	DeWitt,	Jones,	Snyder,
Christley,	Einstein,	Long,	Sones,
Craig,	Herron,	Miller, S. J.,	Stineman,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 109, entitled:

An Act to amend section six of an act approved the seventh day of June, one thousand nine hundred seventeen (P. L. 403), entitled "An act relating to the form, execution, revocation, and interpretation of wills; to nuncupative wills; to the appointment of testamentary guardians; to spendthrift trusts; to forfeiture of devise or legacy in case of murder of testator; to elections to take under or against wills, and to the recording and registering of such elections and of decrees relative thereto and to the fees therefor."

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—38.

Aron,	Donahue,	McClintock,	Service,
Barr,	Einstein,	McConnell,	Sisson,
Berntheizel,	Eyre,	McNichol,	Smith,
Clark,	Gray,	Miller, J. S.,	Sones,
Craig,	Heaton,	Miller, S. J.,	Stineman,
Crow,	Herron,	Murdoch,	Vare,
Culbertson,	Jones,	Norton,	Weaver,
Daix,	Joyce,	Patton,	Baldwin,
Davis,	Leslie,	Phipps,	Pres. pro tem.
DeWitt,	Marlow,	Salus,	

## NAYS—6.

Boyd,	Homsher,	Snyder,	Woodward,
Buckman,	MacDade,		

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 282 (House Bill No. 248), entitled:

An Act to amend section one of an act approved the thirty-first day of May, one thousand nine hundred and nineteen, (P. L. 357), entitled "An Act relating to the duties of constables in certain counties; prohibiting them from making returns to the court of quarter sessions in certain cases; authorizing the court to direct investigations and reports by constables, and fixing their compensation in such cases," extending the provisions of said act to counties of the sixth, seventh and eighth classes.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	Davis,	Long,	Salus,
Barnes,	DeWitt,	MacDade,	Schantz,
Barr,	Donahue,	Marlow,	Service,
Berntheizel,	Einstein,	McClintock,	Sisson,
Boyd,	Eyre,	McConnell,	Smith,
Buckman,	Gray,	McNichol,	Snyder,
Clark,	Heaton,	Miller, J. S.,	Sones,
Christley,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Woodward,
Daix,	Leslie,	Phipps,	Baldwin,
			Pres. pro tem.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 288 (House Bill No. 317), entitled:

An Act to amend the act approved the eighteenth day of April one thousand nine hundred and nineteen (Pamphlet Laws seventy-three) entitled "An act to amend section one of the act approved the eighth day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventy-five) entitled 'An act to provide that admission now had or that may hereafter be had to practice as an attorney-at-law in the Supreme Court of this Commonwealth shall itself without more operate as an admission of such attorney as an attorney-at-law in every other court of this Commonwealth and to provide that disbarment or suspension of any attorney by the said Supreme Court shall of itself without more operate as a disbarment or suspension of such attorney as an attorney in every other court of this Commonwealth' requiring attorneys-at-law to file certificates of admission in the Supreme Court before admission in other courts and fixing the fees of the prothonotaries of the Supreme and other courts in connection therewith" providing for the filing of such certificates of admission with clerks of courts and fixing their fees



And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron.	Davis.	Long.	Salus.
Barnes,	DeWitt.	MacDade.	Schantz.
Barr,	Donahue,	Marlow.	Service,
Berntheizel,	Einstein,	McClintock,	Sisson.
Boyd,	Eyre,	McConnell,	Smith.
Buckman,	Gray,	McNichol,	Snyder.
Christley,	Heaton,	Miller, J. S.,	Son.
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare.
Crow,	Jones,	Norton,	Weaver.
Culbertson,	Joyce,	Patton,	Woodward.
Daix,	Leslie,	Phipps,	Baldwin.
			Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 422 (House Bill No. 433), entitled:

An Act to amend section one of an act, approved the fifteenth day of June, Anno Domini one thousand nine hundred and eleven, entitled, "An act to fix and regulate the compensation of directors of the poor of poor districts composed of several townships boroughs and cities, situate wholly within counties of this Commonwealth, not exceeding five hundred thousand population," as amended by increasing the rate of compensation to be paid to the attorney employed by said poor districts.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron.	Davis.	Long.	Salus.
Barnes,	DeWitt.	MacDade.	Schantz.
Barr,	Donahue,	Marlow.	Service,
Berntheizel,	Einstein,	McClintock,	Sisson.
Boyd,	Eyre,	McConnell,	Smith.
Buckman,	Gray,	McNichol,	Snyder.
Christley,	Heaton,	Miller, J. S.,	Sones.
Clark,	Herron,	Miller, S. J.,	Stineman.
Craig,	Homsher,	Murdoch,	Vare.
Crow,	Jones,	Norton,	Weaver.
Culbertson,	Joyce,	Patton,	Woodward.
Daix,	Leslie,	Phipps,	Baldwin.
			Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 452 (House Bill No. 697), entitled:

An Act authorizing district attorneys in counties of the fourth class to appoint county detectives defining their powers and duties fixing their salaries and providing for the payment of such salaries and the expenses of such detectives from the county treasury

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

BILL POSTPONED.

Mr. HEATON. Mr. President, I move that the question together with the further consideration of the bill be postponed for the present.

Mr. PHIPPS. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 486, entitled:

An Act creating the Department of Public Welfare; defining its powers and duties; abolishing the Board of Public Charities and all offices thereunder, the Committee on Lunacy, and the Prison Labor Commission, and vesting all the powers of said Board, Committee and Commission in the Department of Public Welfare; requiring all reports, notices, statements, or matters heretofore required to be made, given or submitted to the Board of Public Charities or the Committee on Lunacy to be made, given or submitted to the Department of Public Welfare, and providing penalties.

And said bill having been read at length the third time, On the question,

Shall the bill pass finally?

Mr. WOODWARD. Mr. President, I would like to say a few words in explanation of this bill. There will be a supplemental bill passed for the transfer of the Mothers' Assistance Fund to this Department if this bill passes. It takes over the functions of the Mothers' Assistance Fund and also takes over the functions of the Prison Labor Commission, and therefore makes rules and regulations for the labor of prisoners. In other respects it simply takes over the duties of the old State Board of Charities, the only difference being that it will prescribe minimum standards for children's agencies and it will require reports uniform in character from agencies that are not State institutions or institutions receiving State aid. With those two exceptions there are no changes in this measure, except bringing all those things together under one department.

And the question recurring

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—39.

Aron.	DeWitt.	MacDade.	Sisson.
Barr.	Donahue,	McClintock,	Smith.
Berntheizel,	Einstein,	McConnell,	Snyder.
Christley,	Eyre,	Miller, S. J.,	Sones.
Clark,	Herron,	Murdoch,	Stineman.
Craig,	Homsher,	Norton,	Vare.
Crow,	Jones,	Phipps,	Weaver.
Culbertson,	Joyce,	Salus.	Woodward.
Daix,	Leslie,	Schantz.	Baldwin.
Davis.	Long.	Service,	Pres. pro tem.

NAYS—5.

Buckman,	Heaton,	McNichol,	Miller, J. S.,
Gray,			

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate bill No. 504 (House Bill No. 186), entitled:

An Act to amend the first section of an act entitled "An act to amend the first section of an act entitled 'An act increasing the salaries of tipstaves in the courts of any county in this Commonwealth having a population of not less than five hundred thousand' approved the thirtieth day of May one thousand eight hundred and ninety-five by changing the limit of population of such counties and increasing the minimum and maximum limits of said salaries" approved the first day of June one thousand nine hundred and eleven by limiting the provisions of said act to counties of the first class and providing for the salaries of such tipstaves

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron,	Davis,	Long,	Salus,
Barnes,	DeWitt,	MacDade,	Schantz,
Barr,	Donahue,	Marlow,	Service,
Berntheizel,	Einstein,	McClintock,	Sisson,
Boyd,	Eyre,	McConnell,	Smith,
Buckman,	Gray,	McNichol,	Snyder,
Christley,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Woodward,
Daix,	Leslie,	Phipps,	Baldwin,
			Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 521, entitled:

An Act fixing the pay of an election officer

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Aron,	Donahue,	Marlow,	Schantz,
Barr,	Einstein,	McClintock,	Service,
Boyd,	Eyre,	McConnell,	Sisson,
Christley,	Gray,	McNichol,	Smith,
Clark,	Heaton,	Miller, J. S.,	Snyder,
Craig,	Herron,	Miller S. J.,	Sones,
Crow,	Homsher,	Murdoch,	Stineman,
Culbertson,	Joyce,	Norton,	Vare,
Daix,	Leslie,	Patton,	Weaver,
Davis,	Long,	Phipps,	Woodward,
DeWitt,	MacDade,	Salus,	Baldwin,
			Pres. pro tem.

NAYS—2.

Barnes, Jones,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 574, (House Bill No. 321), entitled:

An Act to further amend the eighteenth paragraph of section two of an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (P. L. 73) entitled "An act to provide for the incorporation and regulation of certain corporations" as amended by providing for the incorporation of companies for the purpose of extracting from the earth minerals and materials used in the manufacture of iron steel or other products and the preparation for market and selling thereof and dealing therein.

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron,	Davis,	Long,	Salus,
Barnes,	DeWitt,	MacDade,	Schantz,
Barr,	Donahue,	Marlow,	Service,
Berntheizel,	Einstein,	McClintock,	Sisson,
Boyd,	Eyre,	McConnell,	Smith,

Buckman,	Gray,	McNichol,	Snyder,
Christley,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Woodward,
Daix,	Leslie,	Phipps,	Baldwin,
			Pres. pro tem.

NAYS—0

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 592, entitled:

An Act providing that the several courts of record shall prescribe by rule what petitions or papers in the nature thereof containing averments of facts shall be verified as to such facts and repealing existing laws

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron,	Davis,	Long,	Salus,
Barnes,	DeWitt,	MacDade,	Schantz,
Barr,	Donahue,	Marlow,	Service,
Berntheizel,	Einstein,	McClintock,	Sisson,
Boyd,	Eyre,	McConnell,	Smith,
Buckman,	Gray,	McNichol,	Snyder,
Christley,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Woodward,
Daix,	Leslie,	Phipps,	Baldwin,
			Pres. pro tem.

NAYS—0

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 595, as follows:

An Act providing for the licensing and regulation of private detectives detective agencies and detective managers and for the registration and regulation of detective operatives conferring certain powers and imposing certain duties on the Superintendent of State Police making an appropriation and fixing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That wherever used in this act the following words and terms shall be defined as follows

"Private detective" means a person who for hire or reward is engaged in the business of (a) supplying information regarding the personal or business character or the actions methods or conduct of any person by following or watching such person or by watching any house building or other place where such person might be found (b) working in any office store residence factory industrial establishment or other place as a clerk mechanic watch man laborer servant or in any other capacity for the purpose of detecting crime or securing information of a private and confidential character (c) tracing crime to its source and bringing the criminal to justice (d) obtaining secretly information on any subject or (e) acting as watchman to prevent the commission of crime or to apprehend criminals during any particular occasion or event

The term does not include county city or borough detectives or any regular or special members of the State Police or any city borough town or township police or any sheriff or constable or any other officer or agent of the Commonwealth or any of its municipalities or officers specially or temporarily appointed by the courts nor does it include regularly employed private watchmen coal and iron police railroad detectives or policemen or agents of the anti-saloon league or other legally constituted bodies organized for the purpose of obtaining evidence against persons violating the liquor laws

"Detective Agency" means any individual copartnership or association engaged in the business of furnishing private detectives for hire or reward or of operating a bureau of informa-



tion regarding criminals or of furnishing information by means of a bulletin wherein forgers and other dangerous persons are listed

The term does not include mercantile agencies confining their investigations to financial ratings of persons associations copartnerships and corporations

"Detective manager" means any individual carrying on a general private detective business by performing the work himself or engaging persons to work as detective operatives under his direction

"Detective operative" means any individual engaged in detective work in the employ of a detective agency or detective manager and not advertising or holding himself out to do detective work on his own account

"Superintendent" means the Superintendent of State Police of this Commonwealth

Section 2 No person shall engage in the business of a private detective or as a detective manager or a director of a detective agency or advertise or hold himself out as such or as conducting a detective agency and no person association or copartnership shall engage in or advertise the business of a detective without having first obtained a license so to do from the superintendent of State Police as hereafter provided

No corporation shall engage in or advertise the business of a detective agency

A single transaction shall be considered a violation of this section

Section 3 Any person association or copartnership desiring to conduct the business of a private detective detective manager or a detective agency shall make application to the superintendent on a blank provided by him All applicants must be citizens of the United States and must have resided in the county from which the application is made at least one year previous to the filing of such application

No person or persons shall be eligible to receive such license who has been convicted of any crime or who has previously held a detective license which has been revoked by an order of any court of record

Section 4 The application shall state the name age and experience of the applicant or of the members and officers if the applicant is an association or copartnership and shall specify the city borough town or township where the principal place of business of the applicant is to be located and such other information as the superintendent may deem necessary to show the capability and good faith of the applicant The application must be accompanied by an affidavit signed and sworn to by at least five respectable freeholders of the county from which the application is made certifying that they have known the applicant or applicants for a period of at least five years that he or they are of good moral character and that the facts set forth in the application are true The applicant or applicants shall file proof that he or they have published in at least two newspapers of general circulation in the county in which he or they reside once a week for three weeks prior to filing of said application notice of his or their application for a detective license No application shall be considered unless approved by the resident or acting president judge of the county in which the applicant resides Nothing in this act shall affect the validity of any license issued prior to the time when this act shall take effect

Section 5 For the purpose of investigating the character competency and integrity of an applicant for a license or for the purpose of investigating any violation of this act the superintendent shall have power to subpoena and compel the attendance of witnesses All such subpoenas shall be issued under the hand of the superintendent and upon service thereof the witnesses shall be tendered the same fees to which they would be entitled were they subpoenaed in a court of record If the person so subpoenaed fails to obey the same without reasonable cause or without cause refuses to be examined or to answer any questions which may lawfully be asked as to the character or qualifications of such applicant he or she shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not exceeding one hundred dollars or to undergo an imprisonment for a period of not exceeding three months or both

Section 6 The superintendent when satisfied from the examination of any application and such further inquiry as he deems proper of the good character competency and integrity of the applicant and of the necessity of such license shall issue to such applicant upon the payment of the fee and filing of the bond hereinafter provided for a license to conduct such business All licenses granted under the provisions of this act shall be for a period of five years but may be revoked at any time by the superintendent for cause shown In case a license is revoked no refund of money paid for such license fee shall be made The superintendent shall issue a license only where he deems such service to be necessary in the community for which it is requested

Section 7 A license fee of two hundred dollars for each person licensed in counties of the first and second class and one hundred dollars for each person licensed in counties of the third fourth fifth sixth seventh and eighth class shall be paid to the State Treasurer

Each person to be licensed shall before such license is issued file in the office of the superintendent a bond to the Commonwealth with two or more sureties and approved by the superintendent in the sum of three thousand dollars conditioned for the faithful and honest conduct of such business and of all detective operatives employed by him

Any person injured by the wrongful act of the person or any operatives in his or their employ may bring an action on such bond in his own name to recover damages suffered by reason thereof

Section 8 The license certificate shall specify the name of the person copartnership or association to whom it is issued

and such person copartnership or association shall not advertise or offer his or their services to the public under any other name The license shall also specify the business address of the licensee and the names and residences of the persons filing the affidavit required by section three of this act upon which the license is issued In the event of a change of the address of such licensee the department of state police shall be duly notified in writing of such change within five days thereafter The failure to give such notification shall be sufficient for the revocation of such license All licenses so issued shall be for the accommodation and convenience of the general public any private detective detective manager or detective agency who fails or refuses to hold their services for the use of all legitimate private detective work called for by the public violates this section

Section 9 Upon the issuing of a license to a private detective or a detective manager the superintendent shall issue to such persons a metal shield or badge of such shape and description and bearing such inscription as the superintendent may designate Such shield or badge shall be evidence of the authority bestowed by this act All persons to whom such shield or badge is issued shall be responsible for its safe keeping and shall not loan or allow any person to take or wear the same Any person so parting with such shield or badge or any person without authority wearing or displaying the same or any license or certificate purporting to authorize the holder or wearer thereof to act as a private detective shall be guilty of a misdemeanor and upon conviction thereof be sentenced to pay a fine of not exceeding twenty-five dollars or undergo an imprisonment for a period not exceeding thirty days or both

Section 10 Any person or persons licensed under the provisions of this act shall have power to serve warrants in criminal cases within this Commonwealth and to receive the fees provided for such services The keepers of all jails are required to receive all persons arrested by licensed private detectives and committed to such institutions by proper authority

Section 11 Any license issued under the provisions of this act may be revoked for any of the following causes (a) the violation of any of the provisions of this act (b) the employment of any minor in any case that necessitates the use of intoxicating liquor or the association with prostitutes or other immoral persons (c) the employment of any female operative under the age of twenty-one years (d) the employment of any unregistered operative (e) the willful making of a false report concerning any work which the license has been employed to perform

All certificates shields or badges shall be returned to the Department of State Police within twenty-four hours after the holder thereof has received notice in writing of the expiration or revocation of his license

Section 12 No person shall engage in the occupation of a detective operative without first having registered in the office of the Department of State Police as hereinafter provided

Any person male or female of good character mentally normal with good hearing good eye-sight and with sufficient education to make intelligent written or verbal reports of their operations and who is a citizen of the United States and resided in this State for at least six months may be registered as a detective operative from the county in which he resides upon application to the superintendent provided such service is deemed necessary by the superintendent

Section 13 The application shall be made on a form furnished by the superintendent and shall give the name age residence experience and physical description of the applicant and must be accompanied by a certificate as to the applicant's character and truth of the facts set forth in the application which certificate must be signed by three electors of the county in which the applicant resides All applications shall be kept on file in the office of the Department of State Police

Section 14 When registration is granted to any detective operative he shall be so notified by the superintendent Upon payment to the State Treasurer of a fee of five dollars a certificate shall be issued showing the applicant to be a registered detective operative Such certificate shall be good for a period of three years but shall be revocable at all times for cause

In the event of such revocation or the surrender of such certificate no refund shall be made of the fee paid therefor All detective operatives shall be issued a metal shield or badge of such design and bearing such inscription as the superintendent shall designate Such operatives shall be governed by all the rules provided in this act for the faithful performance of the duties of private detectives and detective managers shall be subject to the same penalties for the violation thereof

Section 15 Any person and the members officers and directors of any corporation copartnership or association violating any of the provisions of this act shall be guilty of a misdemeanor and upon conviction except where other specific penalties have been provided shall be sentenced to pay a fine not exceeding five hundred dollars or to undergo imprisonment for a term not exceeding one year or both

Section 16 Nothing in this act shall affect the validity of any license issued prior to the date of the passage of this act

Section 17 The sum of three thousand dollars a year or so much thereof as may be necessary is hereby specifically appropriated to the Department of State Police out of any moneys collected under the provisions of this act for the purpose of enforcing the provisions of this act

Section 18 An act approved the twenty-third day of May one thousand eight hundred eighty-seven (Pennsylvania Laws one hundred and seventy-three) entitled "An act to make the carrying on of the business of detectives without license a misdemeanor



and to regulate the licensing and powers of detectives" is hereby repealed.  
All other acts and parts of acts inconsistent herewith are hereby repealed.

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—36.

Aron.	Einstein.	Long.	Phelps.
Barnes.	Eyre.	Marlow.	Sisson.
Barr.	Gray.	McClintock.	Snyder.
Christley.	Heaton.	McConnell.	Sones.
Clark.	Herron.	McNichol.	Stineman.
Culbertson.	Homsher.	Miller, J. S.	Vare.
Davis.	Jones.	Miller S. J.	Weaver.
DeWitt.	Joyce.	Murdoch.	Woodward.
Donahue.	Leslie.	Norton.	Baldwin.
			Pres. pro tem.

## NAYS—1.

Craig.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 615. (House Bill No. 748), entitled:

An Act to amend section five hundred eight of an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three hundred nine), entitled, "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered; and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron.	Davis.	Long.	Salus.
Barnes.	DeWitt.	MacDade.	Schantz.
Barr.	Donahue.	Marlow.	Servicc.
Bernthelzel.	Einstein.	McClintock.	Sisson.
Boyd.	Eyre.	McConnell.	Smith.
Buckman.	Gray.	McNichol.	Snyder.
Christley.	Heaton.	Miller, J. S.	Sones.
Clark.	Herron.	Miller S. J.	Stineman.
Craig.	Homsher.	Murdoch.	Vare.
Crow.	Jones.	Norton.	Weaver.
Culbertson.	Joyce.	Patton.	Woodward.
Daix.	Leslie.	Phelps.	Baldwin.
			Pres. pro tem.

## NAYS—0

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 616. (House Bill No. 812), entitled:

An Act to permit any corporation with capital stock and transacting the business of life insurance on the mutual plan or any life insurance corporation having capital stock incorporated under the provisions of any general or special law of this Commonwealth to acquire its capital stock for the benefit of its policyholders and to convert such corporation into a mutual life insurance corporation and to provide a method therefor.

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—47.

Aron.	DeWitt.	MacDade.	Schantz.
Barr.	Donahue.	Marlow.	Servicc.
Bernthelzel.	Einstein.	McClintock.	Sisson.
Boyd.	Eyre.	McConnell.	Smith.
Buckman.	Gray.	McNichol.	Snyder.
Christley.	Heaton.	Miller, J. S.	Sones.
Clark.	Herron.	Miller S. J.	Stineman.
Craig.	Homsher.	Murdoch.	Vare.
Crow.	Jones.	Norton.	Weaver.
Culbertson.	Joyce.	Patton.	Woodward.
Daix.	Leslie.	Phelps.	Baldwin.
Davis.	Long.	Salus.	Pres. pro tem.

## NAYS—1.

Barnes.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

## BILL ON THIRD READING.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 620. (House Bill No. 439), entitled:

An Act to amend section fifteen of an act approved the seventh day of June, one thousand nine hundred and seventeen (Pamphlet Laws five hundred and seventy-two) entitled "An act to provide for the protection and preservation of game game-quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions" as amended.

And said bill having been read at length the third time.

On the question.

Will the Senate agree to the bill?

## BILL POSTPONED.

Mr. MURDOCH. Mr. President, I move that the question together with the further consideration of the bill be postponed for the present.

Mr. SERVICE. Mr. President, I second the motion.

The motion was agreed to.

## BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 672. (House Bill No. 665), entitled:

A supplement to the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" requiring permits to conduct pharmacies providing for the revocation thereof and prescribing penalties.

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron.	Davis.	Long.	Salus.
Barnes.	DeWitt.	MacDade.	Schantz.
Barr.	Donahue.	Marlow.	Servicc.
Bernthelzel.	Einstein.	McClintock.	Sisson.
Boyd.	Eyre.	McConnell.	Smith.
Buckman.	Gray.	McNichol.	Snyder.
Christley.	Heaton.	Miller, J. S.	Sones.
Clark.	Herron.	Miller S. J.	Stineman.

Craig,  
Crow,  
Culbertson,  
Daix,

Homsher,  
Jones,  
Joyce,  
Leslie,

Murdoch,  
Norton,  
Patton,  
Phipps,

Vare,  
Weaver,  
Woodward,  
Baldwin,  
Pres. pro tem.

YAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILL RECOMMENDED.

Mr. WOODWARD. Mr. President, I move that Senate Bill No. 705, (House Bill No. 400), on third reading, entitled:

An Act prohibiting advertisements of cures or medicines relating to venereal diseases and certain sexual disorders and prescribing the penalties

be recommended to the Committee on Public Health and Sanitation for the purpose of a hearing.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 707, (House Bill No. 449), as follows:

An Act to amend an act approved the eleventh day of July one thousand nine hundred seventeen (Pamphlet Laws seven hundred and fifty-eight) entitled "An act for the protection of the public health by regulating the possession control dealing in giving away delivery dispensing administering prescribing and use of certain drugs and keeping records thereof by regulating the use of drugs in the treatment of the drug habit by providing for the revocation and suspension of licenses of physicians dentists veterinarians pharmacists druggists and registered nurses for certain causes and by providing for the enforcement of this act and penalties" regulating the age of users of drugs providing for an annual report by public institutions and giving certain powers to inspectors in the Bureau of Drug Control

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That sections one and two of an act of Assembly approved the eleventh day of July one thousand nine hundred seventeen (Pamphlet Laws seven hundred and fifty-eight) entitled "An act for the protection of the public health by regulating the possession control dealing in giving away delivery dispensing administering prescribing and use of certain drugs and keeping records thereof by regulating the use of drugs in the treatment of the drug habit by providing for the revocation and suspension of licenses of physicians dentists veterinarians pharmacists druggists and registered nurses for certain causes and by providing for the enforcement of this act and penalties" which read as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That except as limited in section two of this act the word "drug" as used in this act shall be construed to include (a) opium or (b) coca leaves or (c) any compound or derivative of opium or coca leaves or (d) any substance or preparation containing opium or coca leaves or (e) any substance or preparation containing any compound or derivative of opium or coca leaves

"Section 2 The word 'drug' shall not be construed to include (1) preparations and remedies and compounds which do not contain more than two grains of opium or more than one-fourth of a grain of morphine or more than one-eighth of a grain of heroin or more than one grain of codeine or any salt or derivative of any of them in one fluid ounce if the same is liquid or if a solid or semi-solid in one avoirdupois ounce (2) liniments ointments or other preparations prepared and dispensed in good faith for external use only providing such liniments ointments and preparations do not contain cocaine or any of its salts or alpha or beta eucaine or any of their salts or any synthetic substitute for cocaine or eucaine or their salts (3) decocanized coca leaves or preparations made therefrom or other preparations of coca leaves which do not contain cocaine

"Provided however That no preparations remedies or compounds containing any opium or coca leaves or any compound or derivative thereof in any quantity whatsoever may be sold dispensed distributed or given away to or for the use of any known habitual user of drugs except in pursuance of a prescription of a duly licensed physician or dentist" be and is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General

Assembly met and it is hereby enacted by the authority of the same That except as limited in section two of this act the word "drug" as used in this act shall be construed to include (a) opium or (b) coca leaves or (c) any compound or derivative of opium or coca leaves or (d) any substance or preparation containing opium or coca leaves or (e) any substance or preparation containing any compounds or derivative of opium or coca leaves

Section 2 The word "drug" shall not be construed to include (1) preparations and remedies and compounds which do not contain more than two grains of opium or more than one-fourth of a grain of morphine or more than one-eighth of a grain of heroin or more than one grain of codeine or any salt or derivative of any of them in one fluid ounce if the same is liquid or if a solid or semi-solid in one avoirdupois ounce (2) liniments ointments or other preparations prepared and dispensed in good faith for external use only providing such liniments ointments and preparations do not contain cocaine or any of its salts or alpha or beta eucaine or any of their salts or any synthetic for cocaine or eucaine or their salts (3) decocanized coca leaves or preparations made therefrom or other preparations of coca leaves which do not contain cocaine

Provided however That no preparations remedies or compounds containing any opium or coca leaves or any compounds or derivative thereof in any quantity whatsoever may be sold dispensed distributed or given away to or for the use of any known habitual user of drugs or any child of twelve years of age or under except in pursuance of a prescription of a duly licensed physician or dentist

Section 2 That section 8 of said act which reads as follows "Section 8 No physician or dentist shall sell dispense administer distribute give or prescribe any of said drugs to any person known to such physician or dentist to be an habitual user of any of said drugs unless said drug is prescribed administered dispensed or given for the cure or treatment of some malady other than the drug habit Provided however That if any physician desires to undertake in good faith the cure of the habit of taking or using opium or any of its derivatives in any form such physician may prescribe or dispense opium or its derivatives to a patient provided such opium or its derivatives are prescribed or dispensed in good faith for the purpose of curing such patient of such habit and not merely for the purpose of satisfying a craving for the drug In every such case the physician shall himself make a physical examination of the patient and shall report in writing to the proper officer of the board of health of the city borough town or township in which he resides or to the State Department of Health where there is no local board of health the name and address of such patient together with his diagnosis of the case and the amount and nature of the drug prescribed or dispensed in the first treatment When the patient leaves his care such physician shall report in writing to said officer of the board of health or to the State Department of Health the result of his said treatment

"Any person divulging any information contained in any such report except for the purpose of enforcing this act or to a physician who may in the opinion of the chief of the board of health or of the Commissioner of Health be entitled to such information for the purpose of enabling him to comply with the provisions of this act shall be sentenced to pay a fine not exceeding one thousand dollars or to undergo an imprisonment not exceeding one year or both in the discretion of the court" be and is hereby amended to read as follows

Section 8 No physician or dentist shall sell dispense administer distribute give or prescribe any of said drugs to any person known to such physician or dentist to be an habitual user of any said drug unless said drug is prescribed administered dispensed or given for the cure or treatment of some malady other than the drug habit Provided however That if any physician desires to undertake in good faith the cure of the habit of taking or using opium or any of its derivatives in any form such physician may prescribe or dispense opium or its derivatives to a patient provided such opium or its derivatives are prescribed or dispensed in good faith for the purpose of curing such patient of such habit and not merely for the purpose of satisfying a craving for the drug In every such case the physician shall himself make a physical examination of the patient and shall report in writing to the State Department of Health the name and address of such patient together with his diagnosis of the case and the amount and nature of the drug prescribed or dispensed in the first treatment When the patient leaves his care such physician shall report in writing to the State Department of Health the result of his said treatment

Any person divulging any information contained in any such report except for the purpose of enforcing this act or to a physician who may in the opinion of the Commissioner of Health be entitled to such information for the purpose of enabling him to comply with the provisions of this act shall be sentenced to pay a fine not exceeding one thousand dollars or to undergo an imprisonment not exceeding one year or both in the discretion of the court

Section 3 That section 11 of said act which reads as follows "Section 11 This act shall not be construed to apply to the treatment of habitual users of drugs in public hospitals sanatoriums poorhouses prisons or public institutions" be and is hereby amended to read as follows

Section 11 This act shall not be construed to apply to the treatment of habitual users of drugs in public hospitals sanatoriums poorhouses prisons or public institutions except that all such public institutions shall render an annual report to the State Department of Health giving therein the names addresses ages clinical conditions and the results of treatment of all habitual users of drugs given treatment in said institutions

Section 4 That section 16 of said act which reads as follows



"Section 16 The provisions of this act shall be enforced by the Department of Health of the Commonwealth of Pennsylvania and for that purpose the Commissioner of Health is hereby authorized to establish in the Department of Health a bureau or division for such purpose and to employ such assistants stenographers inspectors clerks and other employes as in his opinion may be necessary and to fix their compensation For the purpose of enforcing the provisions of this act the Commissioner of Health and his assistants either in said bureau or division or any other bureau or division of his department shall have the right to examine at any time any or all of the records required by this act to be kept and the Commissioner of Health may further require persons dealing in buying selling handling or giving away drugs to make such reports to him or to the bureau aforesaid as he may deem necessary or advisable This section shall not be construed to exclude the other duly constituted authorities in this Commonwealth from enforcing the provisions of this act" be and is hereby amended to read as follows

Section 16 The provisions of this act shall be enforced by the Department of Health of the Commonwealth of Pennsylvania and for that purpose the Commissioner of Health is hereby authorized to establish in the Department of Health a bureau or division for such purpose and to employ such assistants stenographers inspectors clerks and other employes as in his opinion may be necessary and to fix their compensation For the purpose of enforcing the provisions of this act the Commissioner of Health and his assistants either in said bureau or division or any other bureau or division of his department shall have the right to examine at any time any or all of the records required by this act to be kept and the Commissioner of Health may further require persons dealing in buying selling handling or giving away drugs to make such reports to him or to the bureau aforesaid as he may deem necessary or advisable This section shall not be construed to exclude the other duly constituted authorities in this Commonwealth from enforcing the provisions of this act

The Commissioner of Health shall appoint subject to the approval of the Governor in each instance inspectors in said bureau who shall be authorized and empowered to make arrests without warrant for all violations of this act by any person or persons who are not taxed as legal dealers in opium et cetera by the Government of the United States

Section 17 This act except such part of section one of this act which applies specifically to children of the age of twelve years and under shall be enforced immediately after the approval of this act and the clause herein excepted shall be in effect from and after the first day of January one thousand nine hundred and twenty-two

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—48.

Aron.	DeWitt.	MacDade,	Schantz,
Barnes.	Donahue,	Marlow,	Service.
Barr.	Einstein,	McClintock,	Sisson.
Berntheizel,	Eyre,	McConnell,	Smith.
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Christley,	Herron,	Miller S. J.	Stineman,
Clark,	Homsher,	Murdoch,	Vare,
Craig,	Jones,	Norton,	Weaver,
Crow,	Joyce,	Patton,	Woodward.
Culbertson,	Leslie,	Phipps,	Baldwin.
Daix,	Long,	Salus,	Pres. pro tem.
Davis,			

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 709, (House Bill No. 549), entitled:

An Act to amend sections two and three of the act approved the thirteenth day of June, one thousand eight hundred and eighty-three (Pamphlet Laws one hundred and nineteen), entitled, "An act for the promotion of medical science by the distribution and use of unclaimed human bodies for scientific purposes through a board created for that purpose and to prevent unauthorized uses and traffic in human bodies," as amended; by imposing certain duties on all persons having charge of dead human bodies required to be buried at the public expense; requiring immediate notice of all such bodies; limiting the time within which bodies may be claimed; fixing the expense of burial on claimants; and taking away the pre-

ference of incorporated anatomical societies, schools, colleges, physicians and surgeons of the county wherein the death occurs.

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—46.

Aron.	Davis.	Marlow.	Service.
Barnes.	DeWitt.	McClintock,	Sisson.
Barr.	Donahue,	McConnell,	Smith.
Berntheizel,	Einstein,	McNichol,	Snyder,
Boyd,	Eyre,	Miller, J. S.,	Sones,
Buckman,	Herron,	Miller S. J.	Stineman,
Christley,	Homsher,	Murdoch,	Vare,
Clark,	Jones,	Norton,	Weaver,
Craig,	Joyce,	Patton,	Woodward.
Crow,	Leslie,	Phipps,	Baldwin.
Culbertson,	Long,	Salus,	Pres. pro tem.
Daix,	MacDade,	Schantz,	

#### NAYS—2.

Gray. Heaton.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

#### BILL ON THIRD READING.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 710, (House Bill No. 626), entitled:

An Act to amend section one of the act approved the seventeenth day of July, one thousand nine hundred and nineteen (P. L. 995), entitled "An act to provide for the appointment of assistant district attorneys in the several counties having over ninety thousand and less than seven hundred and fifty thousand inhabitants, and fixing their salaries."

And said bill having been read at length the third time,

On the question.

Will the Senate agree to the bill?

Mr. HEATON. Mr. President, I move to amend section 1, page 4, lines 3 and 4, by striking out the words "with the approval of the President Judge of the Court of Quarter Sessions may appoint."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question.

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

#### BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 720, (House Bill No. 878), as follows:

An Act to amend an act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand and fifty-nine) entitled "An act extending the powers of judges of courts of quarter sessions and of over and terminer in relation to releasing prisoners in jail and workhouses on parole" by extending said act to include houses of correction and conferring similar powers on other courts of record

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That an act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand and fifty-nine) entitled "An act extending the powers of judges of courts of quarter sessions and of over and terminer in relation to releasing prisoners in jails and workhouses on parole" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the judges of the courts of quarter sessions and the courts of over and terminer of the several judicial districts of



the Commonwealth are authorized after due inquiry to release on parole any convict confined in the county jail or workhouse of their respective districts and place him or her in charge of and under the supervision of a designated probation officer and shall have the power to recommit to jail or workhouse on cause shown by such probation officer that such convict has violated his or her parole and to reparole if in the judgment of the said judge there is a reasonable probability that the convict will be benefited by again according liberty to such convict and also to again recommit for violation of such parole. This power shall not extend beyond the limit of the sentence which shall have been first imposed upon the prisoner" is hereby amended to read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the judges of the courts of quarter sessions and the courts of oyer and terminer of the several judicial districts of the Commonwealth and other courts of record having jurisdiction are authorized after due inquiry to release on parole any convict confined in the county jail house of correction or workhouse of their respective district and place him or her in charge of and under the supervision of a designated probation officer and shall have power to recommit to jail or workhouse on cause shown by such probation officer that such convict has violated his or her parole and to reparole if in the judgment of the said judge there is a reasonable probability that the convict will be benefited by again according liberty to such convict and also to again recommit for violation of such parole. This power of parole shall extend for a period not to exceed the maximum sentence provided by law for the offense of which the convict was convicted regardless of the sentence first imposed upon the prisoner.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Byre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Christley,	Herron,	Miller S. J.,	Stinemman,
Clark,	Honshar,	Murdoch,	Vare,
Craig,	Jones,	Norton,	Weaver,
Crow,	Joyce,	Patton,	Woodward,
Culbertson,	Leslie,	Phipps,	Baldwin,
Daix,	Long,	Salus,	Pres. pro tem.
Davis,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 726, (House Bill No. 664), entitled:

An Act to amend sections six and sixteen of the act approved the seventeenth day of May, one thousand nine hundred and seventeen, (P. L. 208), entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs, and providing penalties for the violation thereof; defining the words 'drug' and 'poison'; and providing for the appointment of a board which shall have in charge the enforcement of said law, and the power to make rules and regulations for the enforcement of said law; and providing for the purchase of samples of drugs for determining their quality, strength, and purity," as amended.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron,	Davis,	Long,	Salus,
Barnes,	DeWitt,	MacDade,	Schantz,
Barr,	Donahue,	Marlow,	Service,
Berntheizel,	Einstein,	McClintock,	Sisson,
Boyd,	Byre,	McConnell,	Smith,
Buckman,	Gray,	McNichol,	Snyder,

Christley,  
Clark,  
Craig,  
Crow,  
Culbertson,  
Daix,

Heaton,  
Herron,  
Honshar,  
Jones,  
Joyce,  
Leslie,

Miller, J. S.,  
Miller S. J.,  
Murdoch,  
Norton,  
Patton,  
Phipps,

Sones,  
Stinemman,  
Vare,  
Weaver,  
Woodward,  
Baldwin,  
Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 733, (House Bill No. 1060), entitled:

An Act providing for the granting of licenses to practice dentistry to certain persons who served in the army navy or marine corps of the United States or any branch or unit thereof

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. SMITH. Mr. President, I ask unanimous consent to amend section 1, page 2, line 3, by inserting after the words "is a graduate of a" the word "reputable," and by striking out after the word "college" the remainder of the section.

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILL OVER IN ORDER.

Mr. LESLIE. Mr. President, I ask that Senate Bill No. 744, on third reading, entitled:

An Act to amend section fifteen of an act entitled "An act relating to fires and fire prevention imposing duties and conferring powers heretofore exercised by the State Fire Marshal upon the Department of State Police authorizing the appointment of the chiefs of fire departments and certain public officers and others as assistants to said department and defining their powers and duties providing for the investigation of the cause origin and circumstances of fires and the inspection of all and the removal or change of certain buildings imposing duties on school authorities and on certain corporations associations and fire rating agencies providing for the attendance of witnesses before the department and the enforcement of its orders and prescribing penalties" approved the first day of July A. D. 1919.

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 760, entitled:

An Act authorizing the State Highway Department to pay to or for certain railroad companies certain sums of money in satisfaction of certain credits extended to the State Highway Department by said railroad companies for the cost of transporting road building materials for use upon State Highways, said credits being the difference in the freight rate in force when the contracts for the road construction were made and the freight rate authorized by the Interstate Commerce Commission prior to completion of work thereunder directing and restricting the payment of such sums to the amounts expended by said railroad companies in the elimination of grade crossings under order of The Public Service Commission of the Commonwealth of Pennsylvania and making appropriation therefor.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	Davis,	Long,	Salus,
Barnes,	DeWitt,	MacDade,	Schantz,
Barr,	Donahue,	Marlow,	Service,
Berntheizel,	Einstein,	McClintock,	Sisson,
Boyd,	Eyre,	McConnell,	Smith,
Buckman,	Gray,	McNichol,	Snyder,
Christley,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Woodward,
Daix,	Leslie,	Phipps,	Baldwin,

Pres. pro tem.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 766, entitled:

An Act to amend section twenty-two of an act approved the second day of May, one thousand eight hundred and eighty-nine (P. L. 66) entitled "An act defining and regulating escheats in cases where property is without a lawful owner and providing for more convenient proceedings relative to the same" by providing that the traverse to a finding of escheat in certain cases only shall be certified to the Court of Common Pleas.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	Davis,	Long,	Salus,
Barnes,	DeWitt,	MacDade,	Schantz,
Barr,	Donahue,	Marlow,	Service,
Berntheizel,	Einstein,	McClintock,	Sisson,
Boyd,	Eyre,	McConnell,	Smith,
Buckman,	Gray,	McNichol,	Snyder,
Christley,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Woodward,
Daix,	Leslie,	Phipps,	Baldwin,

Pres. pro tem.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 777, (House Bill No. 524), entitled:

An Act to further amend an act approved the third day of June one thousand nine hundred and eleven (Pamphlet Laws six hundred and thirty-nine), the title of which as amended by an act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws twelve hundred twenty) reads: Relating to the right to practice medicine and surgery in the Commonwealth of Pennsylvania and providing a Bureau of Medical Education and Licensure as a bureau of the Department of Public Instruction and means and methods whereby the right to practice medicine and surgery and any of its branches may be obtained and exemptions therefrom and providing for an appropriation to carry out the provisions of said act and providing for revocation and suspension of licenses by said bureau and providing penalties for violation thereof and repealing all acts or parts of acts inconsistent therewith by amending sections three (3) and four (4) and five (5) and six (6) and twelve (12) by providing certain required published notices by reconstituting a quorum by omitting second year examinations by recasting and extending terms on which reciprocity may be established and by clarifying the several sections.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	Davis,	Long,	Salus,
Barnes,	DeWitt,	MacDade,	Schantz,
Barr,	Donahue,	Marlow,	Service,
Berntheizel,	Einstein,	McClintock,	Sisson,
Boyd,	Eyre,	McConnell,	Smith,
Buckman,	Gray,	McNichol,	Snyder,
Christley,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Woodward,
Daix,	Leslie,	Phipps,	Baldwin,

Pres. pro tem.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

## BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 233, as follows:

An Act to authorize cities of the first class to regulate the removal and disposal of garbage to prevent the private collection thereof and to enforce the provisions of ordinances providing therefor by fine and in default of the payment of such fine by imprisonment of the person or persons violating any such ordinance

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it is hereby made lawful and the power is conferred upon cities of the first class to provide by ordinance for the removal and disposal of garbage within such cities and to establish and pass regulations for such removal and disposal to forbid the private collection of garbage therein and to provide penalties not exceeding a fine of one hundred (\$100) dollars for each violation of such ordinance or ordinances and for the recovery and collection thereof and the imprisonment of the offender for a period not exceeding fifteen days in default of the payment of such fine or fines

Section 2 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 402, (House Bill No. 388), entitled:

An Act to repeal an act entitled "An Act regulating the collection of school and poor taxes in White township Indiana county" approved the twenty-third day of April Anno Domini one thousand eight hundred and seventy-three (Pamphlet Laws eight hundred and thirty-nine)

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 552, as follows:

An Act to further amend section thirteen of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth cer-



tain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated towns and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the thirteenth section of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" which as amended by an act approved the seventh day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred and twenty-eight) entitled "An act to amend sections three and thirteen of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioners and deputies

and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to the counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" so as to empower the State Highway Commissioner to acquire lands and the necessary equipment and to quarry stone and manufacture material used in the construction and maintenance of State highways and State-aid highways and to supply such stone and materials to contractors and so as to authorize the State Highway Commissioner in his discretion to construct build or rebuild any highways by the employees of the State Highway Department" reads as follows

"Section 13 All work of construction building or rebuilding of highways excepting that of repairing and maintenance done under the provisions of this act may be by contract and shall be according to plan and specifications to be prepared in every case by the State Highway Department and in awarding any contract the work shall be given to the lowest responsible bidder with the option on the part of the State Highway Commissioner to reject any or all bids if the prices named for the work or materials to be used are higher than the estimated cost or for any other reason appearing to said commissioner Every person firm or corporation before being awarded any contract for the construction or improvement of any State highway or of any State-aid highway under the provisions of this act shall furnish a bond with sufficient surety or sureties acceptable to the State Highway Commissioner in a sum equal to fifty per centum of the contract price of the work conditioned that the contractor shall well and truly and in a manner satisfactory to the State Highway Commissioner complete the work contracted for and shall save harmless the Commonwealth of Pennsylvania from any expense incurred through the failure of said contractor to complete the work as specified or for any damages growing out of the carelessness of said contractor or his or its servants or for any liability for payment of wages due or material furnished said contractor and shall well and truly pay to all and every person furnishing material or performing labor in and about the construction of said highway all and every sum and sums of money due him them and any of them for all such labor and materials for which the contractor is liable

"The State Highway Commissioner however is hereby authorized and empowered in his discretion to construct build or rebuild by the agents servants and employees of the State Highway Department any highway or highways for the construction building or rebuilding of which he may contract under the provisions of this act" be and the same is hereby amended to read as follows

Section 13 All work of construction building or rebuilding of highways excepting that of repairing and maintenance done under the provisions of this act may be by contract and shall be according to plans and specifications to be prepared in every case by the State Highway Department and in awarding any contract the work shall be given to the lowest responsible bidder with the option on the part of the State Highway Commissioner to reject any or all bids if the prices named for the work or materials to be used are higher than the estimated cost or for any other reason appearing to said commissioner Every person firm or corporation before being awarded any contract for the construction or improvement of any State highway or State-aid highway under the provisions of this act shall furnish a bond with sufficient surety or sureties acceptable to the State Highway Commissioner in a sum equal to fifty per centum of the contract price of the work conditioned that the contractor shall well and truly and in a manner satisfactory to the State Highway Commissioner complete the work contracted for and shall save harmless the Commonwealth of Pennsylvania from any expense incurred through the failure of said contractor to complete the work as specified or from any damages



growing out of the carelessness of said contractor or his or its servants and shall well and truly pay for all material furnished and labor performed in and about the construction of said highway and any person firm or corporation who has furnished labor or materials used in the construction or improvement of any State highway or of any State-aid highway under the provisions of this act and payment for which has not been made shall have the right to intervene and be made a party to any action instituted by the Commonwealth of Pennsylvania on the bond of the contractor and to have their rights and claims adjudicated in such action and judgment rendered thereon subject however to the priority of the claim and judgment of the Commonwealth of Pennsylvania if the amount of the liability of the surety on said bond is insufficient to pay the full amount of said claims and demands then after paying the full amount due the Commonwealth of Pennsylvania the remainder shall be distributed pro rata among said interveners. If no suit should be brought by the Commonwealth of Pennsylvania within six months from the completion of said contract and final settlement with the Commonwealth then the person or persons supplying the contractor with labor and materials shall upon application therefor and furnishing affidavit to the State Highway Department that labor and materials for the prosecution of such work have been supplied by him or them and that payment for the same has not been made be furnished with a certified copy of said contract and bond upon which he or they shall have a right of action and shall be and are hereby authorized to bring suit in the name of the Commonwealth of Pennsylvania for his or their use and benefit against said contractor and his sureties and to prosecute the same to final judgment and execution. Where suit is instituted by any of such creditors on the bond of the contractor it shall not be commenced until after the complete performance of said contract and final settlement thereof with the Commonwealth and shall be commenced within one year after the performance and said final settlement of said contract and not later. Where suit is so instituted by a creditor or creditors no other action shall be brought by any other creditor but any other creditor may file his claim in the action first brought and be made party thereto within one year from the completion of the work under said contract and not later. If two or more actions be brought on the same day the action in which the largest claim is demanded shall be regarded as the first action. Any creditor who has brought an action within one year as aforesaid but after suit brought by another creditor or on the same day may intervene in the suit first brought within the year notwithstanding the fact that the intervention in such case be after the expiration of the year provided said intervention be made within thirty days after the expiration of the year. If the recovery on the bond should be inadequate to pay the amounts found due to all of said creditors judgment shall be given to each creditor pro rata of the amount of the recovery. The surety on said bond may pay into court for distribution among said claimants and creditors the full amount of the surety's liability to wit the penalty named in the bond less any amount which said surety may have had to pay to the Commonwealth of Pennsylvania by reason of the execution of said bond and upon so doing the surety will be relieved from further liability in all suits instituted under the provisions of this act such personal notice of the pendency of such suits informing them of their right to intervene as the court may order shall be given to all known creditors and in addition thereto notice shall be given by publication in some newspaper of general circulation published in the county or town where the contract was performed once a week for at least three successive weeks. Provided however that when such suit has been begun within three weeks of the end of the year within which suit may be brought said notice by publication shall be only for the period intervening between the time of instituting such suit and the end of the year.

The State Highway Commissioner however is hereby authorized and empowered in his discretion to construct build or rebuild by the agents servants and employees of the State Highway Department any highway or highways for the construction building or rebuilding of which he may contract under the provisions of this act.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 666, entitled:

An Act creating a commission to manage control and develop the harbor of Erie and certain lands of the Commonwealth of Pennsylvania situated in the city and county of Erie dedicating said lands to public use as an historical memorial and public State park empowering said commission to purchase or receive by gift other lands for the purposes of this act providing for the appointment of members of the commission and that the Secretary of Internal Affairs and the Commissioner of Fisheries shall be members thereof ex-officio defining the duties and powers of said commission excepting rights and privileges in said lands heretofore granted and making an appropriation

eighth, ninth, tenth, eleventh and twelfth sections of the bill were read as follows and agreed to:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That there be and is hereby created a Commission which shall be known as the Pennsylvania State Park and Harbor Commission of Erie Said Commission shall consist of nine persons three to be appointed by the Governor two by the council of the city of Erie two by the judges of the judicial district of the county of Erie and the secretary of Internal Affairs and the Commissioner of Fisheries to be members ex officio

Section 2 The term of office shall be for four years but those first appointed by the Governor shall serve for four years by the council for the city of Erie for three years and by the judges of the judicial district of the county of Erie for two years Upon the expiration of the term for which they shall have been appointed their successors shall be appointed to serve the full term of four years

Section 3 As soon as possible after the approval of this act said Commission shall meet and organize by the election of a president and vice president and shall meet and effect a like organization annually thereafter

Section 4 Said commission is empowered to appoint such other officers and employees as may be necessary and to fix their compensation

Section 5 The commission shall have power to enter upon and take possession of the lands hereafter dedicated and such other lands as may be acquired under the provisions of this act and exercise full power to manage control protect maintain and develop said lands for public park purposes and for the improvement of the Harbor of Erie and to adopt establish and enforce all necessary rules and regulations therefor

Section 6 The commission is empowered to make a survey and place suitable landmarks to make a general plan for improvements which shall be submitted to the proper department of the United States government and to the Secretary of Internal Affairs of Pennsylvania for their approval to enter into contracts for the building of roads planning engineering dredging filling bridging erection of docks erection of necessary buildings to grant reasonable leases and concessions to control waterways ponds lagoons drives walks and ways the operation of boats and small craft docks and landings to provide against encroachment on said lands channels and wharves and to prevent nuisances or pollution of land or waters which are given over to this commission and to enact rules and regulations for the protection of all forms of wild life that may be encouraged in the woods or ponds or adjacent waters. Provided That under no consideration is any timber to be sold or removed from the Peninsula and such timber as may be required to be removed for making of ways and roads is to be used in construction work on the Peninsula

Section 7 The members of the commission shall receive no compensation but shall be reimbursed for all expenses necessarily incurred in the performance of their duties

Section 8 This Commission shall render an annual report of its proceedings and transactions to the Governor copies of which shall be filed with the council of the city of Erie the judges of the judicial district of Erie and with the Secretary of Internal Affairs for filing in his Department True and complete copies of all surveys plans contracts leases and maps shall also be filed with the Secretary of Internal Affairs

Section 9 The Commonwealth of Pennsylvania does hereby dedicate to the use of the public all those certain parcels or tracts of land and land covered with water situated in the city and county of Erie in this State described as follows to wit

First The Presque Isle Peninsula

Second That tract beginning at the northeast corner of fifty (50) acre tract number twenty-seven in the third section of the town of Erie as finally laid out and sold thence by the north line of fifty (50) acre tracts numbering from twenty-seven to thirty-nine inclusive following as nearly as may be the shore of the Bay of Presque Isle south sixty-three degrees ten minutes west nine thousand two hundred sixty-six (9,266) feet to a post the northwest corner of fifty (50) acre tract number thirty-nine and the northeast corner of reserve tract number five thence north twenty-seven degrees fifteen minutes west (it being the east line of reserve tract number five produced) fourteen hundred (1,400) feet more or less to the United States harbor line extended thence by the United States harbor line extended north sixty-two degrees thirty-five minutes east nine thousand two hundred sixty-six (9,266) feet to a point in the United States harbor line thence south twenty-seven degrees fifteen minutes east seventeen hundred (1,700) feet more or less to the place of beginning being the water property in the Bay of Presque Isle in front adjoining and north of the third section of the town of Erie as originally laid out

Third The Canal Basins

This dedication is to the end that said Presque Isle Peninsula be preserved maintained improved enlarged and forever held as a public park to be known as Pennsylvania State Park at Erie and the other parcels of land herein described for increasing the utility and importance of the harbor of Erie under the control and management of the Pennsylvania State Park and Harbor Commission in conformity with the provisions of this act

Section 10 This dedication is made with the exceptions and reservations however of all rights and privileges which have heretofore been granted by this Commonwealth in to upon and about said lands and waters to the United States



government the Commission of the Water Works of the city of Erie and the Department of Fisheries of Pennsylvania and the further exception and reservation that the second described tract including water lots fronting on the third section of the city of Erie shall not be put to commercial or industrial uses.

Section 11. The commission is also authorized to accept gifts of lands buildings money or other articles of whatever kind or description to be used in the improvement of said park and harbor and to acquire lands by purchase as may be necessary. No such purchase to be made however except with the approval of the Governor.

Section 12. The sum of seventy-five thousand dollars (\$75,000) is hereby appropriated to the Pennsylvania State Park and Harbor Commission of Erie for the carrying out of the provisions of this act. Said appropriation is made however upon the condition that the city of Erie the county of Erie and citizens of Pennsylvania or others interested shall first have provided in the aggregate a like sum of seventy-five thousand dollars (\$75,000) to be expended on the construction of a road or roads leading to and through this property. Proof that such sum has been paid or secured to be paid to the commission to be furnished to the Auditor General of Pennsylvania.

The preamble of the bill was read as follows and agreed to:

Whereas The Commonwealth of Pennsylvania is the owner of certain lands in the city and county of Erie which have for more than a century played an important part in the industrial development of the western part of the State and also have gained national importance by reason of their historical associations with Fort Presque Isle the building of Perry's fleet and as the present home of Perry's flagship Niagara and

Whereas The lands herein proposed to be dedicated are particularly adapted for a public State park for the pleasure and recreation of the citizens of the State and also for the enlargement and improvement of the Harbor of Erie to meet its constantly increasing importance as the State's only lake port therefore

The title of the bill was read as follows:

An Act creating a Commission to manage control and develop the Harbor of Erie and certain lands of the Commonwealth of Pennsylvania situated in the city and county of Erie dedicating said lands to public use as a Historical Memorial and Public State Park empowering said Commission to purchase or receive by gift other lands for the purpose of this act providing for the appointment of members of the Commission and that the Secretary of Internal Affairs and the Commissioner of Fisheries shall be members thereof ex officio defining the duties and powers of said Commission excepting rights and privileges in said lands heretofore granted and making an appropriation.

On the question,

Will the Senate agree to the title?

Mr. Sisson. Mr. President, I move to amend the title, by striking out everything after the words "An Act" and inserting in lieu thereof the words "Dedicating certain lands of the Commonwealth of Pennsylvania, situated in the City and County of Erie, to public use as a Historical Memorial and Public State Park, aiding in the development of the Harbor of Erie and creating a Commission to manage and control said lands and said Harbor improvements, empowering said Commission to purchase or receive by gift other lands for the purpose of this Act, providing for the appointment of members of said Commission, and that the Secretary of Internal Affairs, and the Commissioner of Fisheries shall be ex-officio members thereof, defining the duties and powers of said Commission, excepting rights and privileges in said lands heretofore granted and making an appropriation."

Mr. Leslie. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 683, as follows:

An Act making a deficiency appropriation to the trustees of the Western State Hospital for the Insane.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifteen thousand dollars (\$15,000) is hereby specifically appropriated to the trustees of the Western State Hospital for the Insane to cover a deficiency in the appropriation for the two fiscal years ending May thirty-first one thousand nine hundred and twenty-one.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 747 (House Bill No. 145), entitled:

An Act to amend the supplement to an act approved the twenty-first day of May one thousand eight hundred eighty-nine (Pamphlet Laws two hundred and fifty-eight) entitled "A supplement to an act 'To provide for the care and treatment of the indigent insane' of the several counties of the Commonwealth in State hospitals for the insane" approved the thirtieth day of June Anno Domini one thousand eight hundred and eighty-three" as amended by fixing the maximum amount for maintenance weekly per capita.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 770 (House Bill No. 97), entitled:

An Act making an appropriation to the Commission of Soldiers' Orphan Schools of Pennsylvania for the payment of a deficiency in the appropriation for maintenance for the two fiscal years ending May thirty-first one thousand nine hundred and twenty-one.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 771 (House Bill No. 217), entitled:

An Act making a deficiency appropriation to carry into effect the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof."

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 781 (House Bill No. 757), entitled:

An Act to amend an act approved the twenty-fifth day of May one thousand eight hundred ninety-seven (Pamphlet Laws eighty-three) entitled "An act to provide for the maintenance care and treatment of the indigent insane in county and local institutions" as amended.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,



The Senate proceeded to the second reading and consideration of Senate Bill No. 782 (House Bill No. 916), entitled:

An Act providing for the appointment and expenses of a commission of three persons to codify and revise the laws relating to poor districts and the care of the poor and making an appropriation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 783 (House Bill No. 969), entitled:

An act to further amend section fifteen of the act approved the twenty-second day of June one thousand eight hundred and ninety-one (Pamphlet Laws three hundred and seventy-nine) entitled "An act to provide for the selection of a site and the erection of a State asylum for the chronic insane to be called the State Asylum for the Chronic Insane of Pennsylvania and making an appropriation therefor" as amended fixing the maximum for maintenance weekly per capita

And said bill having been read at length the second time and agreed to,

Ordered, to be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 785 (House Bill No. 994), entitled:

An Act making an appropriation to reimburse the Commonwealth Title Insurance and Trust Company of Philadelphia for moneys erroneously paid into the State treasury

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 830, as follows:

An Act to further amend section fifteen of the act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" by empowering the court of common pleas instead of the return board to open ballot boxes when fraud or error not manifest on the general return is alleged.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section fifteen of the act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" which as amended by section five of the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and thirty-nine) entitled "An act to amend sections

seven ten thirteen fourteen and fifteen of an act entitled 'An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation' approved the twelfth day of July Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) as amended so as to provide fully how many official and specimen ballots shall be provided for each party at the primaries and to whom the same shall be delivered what other election material shall be furnished and what printed instructions shall be given voters and election officers how the official ballots shall be given to qualified electors how party membership shall be evidenced and how and when it may be challenged how the vote shall be counted recorded and returned by the election officers what shall be done with the ballots voted their stubs and the unused spoiled and void ballots tally papers oaths of election officers affidavits of votes et cetera lists of voters of each party triplicate and other return sheets and who shall have the custody of same to require the return and public inspection of all the spoiled and unused ballots from each election district before the computation of any returns therefrom to prescribe the method of computing and canvassing such returns publicly to provide who shall constitute the return board for any county wherein one or more of the commissioners are candidates at any primary to regulate the manner of correcting apparent errors in certain returns and the opening of ballot boxes and the recounting of votes when any county commissioner prothonotary or judge of the court of common pleas deems it necessary in order to obtain a correct count or upon the petition of three electors averring fraud or error to assure the right of any authorized representative of any party or candidate to hear record and check up the returns as read as well as to inspect the same and any other public documents relating to any primary election to allow any person aggrieved by any decision of the county commissioners or prothonotary to appeal therefrom to the court of common pleas of the proper county to make certain violations of said act as amended hereby misdemeanors and to provide penalties for the punishment of such offenses to provide that nominations petitions of candidates for any municipal office to be filed by a vote of the electors of a senatorial district shall be signed by at least two hundred qualified electors of such district and to repeal inconsistent legislation" reads as follows

"Section 15 Any election officer or clerk of election or clerk of the county commissioners or other person who knowingly inserts or knowingly permits to be inserted any fictitious name false figure or other fraudulent entry on or in any assessor's list register list of voters affidavit tally paper return sheet statement certificate or oath voucher ballot or other record or document authorized or required to be made used signed returned or preserved for any public purpose in connection with any primary or who materially alters or intentionally destroys any entry which has been lawfully made therein except by public order of the county commissioners prothonotary or of the court of common pleas or who takes or removes any such book affidavit return ballot or other document or record from the custody of any person having lawful charge thereof in order to prevent the same from being used or inspected or copied as required or permitted by law or who neglects or refuses to deliver the same into the custody of the officials who are or hereafter may be required by law to use or keep the same shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand dollars or to undergo an imprisonment for a period not exceeding three years or both in the discretion of the court

Upon the sworn affidavit of three qualified electors of any election precinct division or district of any county that upon information which they consider reliable they believe an act of fraud or error although not manifest upon the general return of votes made therefrom has been committed therein the return board shall at any time prior to the completion of the computation and canvassing of all the returns for the county open the ballot-box of such election district and cause the entire vote thereof to be recounted in manner aforesaid and if they discover any fraud or material error they shall correct compute and certify the votes of such election district justly regardless of any fraudulent or erroneous returns made by the election officers thereof and correct any entries previously made in the papers being prepared by the return board accordingly

Any person aggrieved by any order or decision of any return board not consisting of a judge or judges of the court of common pleas regarding the computation or canvassing of the returns or by any refusal to open the ballot-box of any election district upon a proper petition as aforesaid may appeal therefrom within two days thereafter to the court of common pleas of the proper county setting forth why he feels that an injustice has been done and praying for such order as will give him relief and upon the payment to the prothonotary of a fee of three dollars for filing such appeal a judge of the said court shall fix a time and place for hearing the matter in dispute



within three days thereafter of which due notice shall be served with a copy of said appeal by the appellant upon one of the return board whose action is complained of and upon every attorney who opposed the contention of the appellant before such return board and upon any other person that said judge shall direct at least two days before said matter shall be reviewed by the court and proof of such notice or the waiver thereof must be filed therein before any appeal is sustained. The court on such appeal shall have full power and authority to hear and determine all matters pertaining to any fraud or error committed in any election district to which such appeal relates and to make such decree as right and justice may require and pending such appeal the return board shall suspend any official certification of the votes cast in such election district but none of the orders or decisions of either the return board or any judge or judges acting as a return board of the court of common pleas on any appeal shall be deemed a final adjudication regarding the results of any primary election so as to preclude any contest thereof. Contests or primaries shall originate and be conducted as in cases of elections. No appeal shall be allowed from any decision of any judge or judges acting as a return board or from any order or decree of the court of common pleas made in pursuance of this section and the said court may compel the appellant or any opposing party other than the commissioners or prothonotary to pay all the witness fees if any and other legal costs of rehearing any matter in dispute which cost may be taxed by the prothonotary in the usual manner" is hereby further amended to read as follows:

Section 15 Any election officer or clerk of election or clerk of the county commissioners or other person who knowingly inserts or knowingly permits to be inserted any fictitious name false figure or other fraudulent entry on or in any assessor's list register list of voters affidavit tally paper return sheet statement certificate or oath voucher ballot or other record or document authorized or required to be made used signed returned or preserved for any public purpose in connection with any primary or who materially alters or intentionally destroys any entry which has been lawfully made therein except by public order of the county commissioners prothonotary or of the court of common pleas or who takes or removes any such book affidavit return ballot or other document or record from the custody of any person having lawful charge thereof in order to prevent the same from being used or inspected or copied as required or permitted by law or who neglects or refuses to deliver the same into the custody of the officials who are or hereafter may be required by law to use or keep the same shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand dollars or to undergo an imprisonment for a period not exceeding three years or both in the discretion of the court.

Upon petition and the sworn affidavit of three qualified electors of any election precinct division or district of any county that upon information which they consider reliable they believe an act of fraud or error although not manifest upon the general return of votes made therefrom has been committed therein the court of common pleas shall at any time prior to the completion of the computation and canvassing of all the returns for the county open the ballot-box of such election district and cause the entire vote thereof to be recounted in manner aforesaid and if the court discovers any fraud or material error it shall correct compute and certify the votes of such election district justly regardless of any fraudulent or erroneous returns made by the election officers thereof and correct any entries previously made in the papers being prepared by the return board accordingly.

Any person aggrieved by any order or decision of any return board not consisting of a judge or judges of the court of common pleas regarding the computation or canvassing of the returns may appeal therefrom within two days thereafter to the court of common pleas of the proper county setting forth why he feels that an injustice has been done and praying for such order as will give him relief and upon the payment to the prothonotary of a fee of three dollars for filing such appeal a judge of the said court shall fix a time and place for hearing the matter in dispute within three days thereafter of which due notice shall be served with a copy of said appeal by the appellant upon one of the return board whose action is complained of and upon every attorney who opposed the contention of the appellant before such return board and upon any other person that said judge shall direct at least two days before said matter shall be reviewed by the court and proof of such notice or the waiver thereof must be filed therein before any appeal is sustained. The court on such appeal and upon the opening of any ballot-box shall have full power and authority to hear and determine all matters pertaining to any fraud or error committed in any election district to which such appeal relates and to make such decree as right and justice may require and pending such appeal or the opening of any ballot-box the return board shall suspend any official certification of the votes cast in such election district but none of the orders or decisions of either the return board or any judge or judges acting as a return board or the court of common pleas on any appeal or the opening of any ballot-box shall be deemed a final adjudication regarding the results of any primary election so as to preclude any contest thereof. Contests of primaries shall originate and be conducted as in cases of

elections. No appeal shall be allowed from any decision of any judge or judges acting as a return board or from any order or decree of the court of common pleas made in pursuance of this section and the said court may compel the appellant or any opposing party other than the commissioners or prothonotary to pay all the witness fees if any and other legal costs of rehearing any matter in dispute which costs may be taxed by the prothonotary in the usual manner.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 834, as follows:

An Act authorizing the Governor to appoint a Board of Claims to hear audit dismiss or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways and making an appropriation.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a Board of Claims hereinafter called "the board" is hereby created consisting of three persons to be appointed by the Governor. The Governor shall fix the compensation of the members of said board. The said board shall have power to receive and consider petitions from persons copartnerships associations and corporations hereinafter called "the contractor" praying for the hearing auditing and adjusting of moral and equitable claims against the Commonwealth of Pennsylvania arising from contracts with the Commonwealth of Pennsylvania for the construction and reconstruction of highways entered into or in course of completion between January first one thousand nine hundred and nineteen and December thirty-first one thousand nine hundred and twenty inclusive whether such contracts have been completed or remain uncompleted.

Section 2 Any contractor may present a petition to the board setting forth any one or more of the following allegations: (a) That he entered into a contract with the Commonwealth (b) That he suffered financial loss in the execution of said contract stating the amount of such financial loss (c) That such financial loss was caused by matters beyond the control of the contractor such as strikes scarcity of labor and materials increase in the cost of labor and materials railroad strikes embargoes priority orders increase in freight rates cancellation of contracts by material men (d) Any other reasons upon which he bases his claim against the Commonwealth and (e) That by reason of such loss he has a moral and equitable claim against the Commonwealth.

Whereupon it shall be the duty of the board to consider said petition and upon the facts contained in said petition or upon said facts and any information within its possession or that it may otherwise secure determine whether or not the claim of said contractor is meritorious and such as to entitle him to a hearing before said board. If the board shall determine that the claim is without merit it shall make an order refusing a hearing which order shall be final. If the board shall determine that the claim is meritorious and that the contractor is entitled to a hearing it shall make an order fixing a time and place when and where the contractor may be heard and shall give at least ten days notice of the time and place fixed for such hearing to the petitioner the Attorney General and the State Highway Commissioner. After a full hearing of the matter the board shall have power to determine whether or not the contractor is entitled to compensation for any financial loss which he may have sustained and to fix the amount thereof or dismiss the petition as to right and justice shall appertain.

Section 3 Whenever after hearing and determination of any claim as aforesaid the board shall find in favor of the contractor and fix the amount to which the contractor is entitled the amount so fixed shall be final and conclusive against the contractor and the Commonwealth without right of appeal.

Section 4 Any final order or award of the board shall be paid from appropriations made or to be made by the General Assembly to the said Highway Department for road construction purposes.

Section 5 The sum of fifty thousand (\$50,000) dollars is hereby appropriated to the payment of the compensation costs and expenses of said board to be drawn upon the requisition of the chairman thereof and paid as other appropriations are now by law paid.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 835, as follows:

An Act to amend an act approved the ninth day of April one thousand nine hundred and thirteen (Pamphlet Laws page forty-six) entitled "An act fixing the number and salaries of



clerks and other employes in the Auditor General's Department"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That so much of section one (1) of an act approved the ninth day of April one thousand nine hundred and thirteen (Pamphlet Laws page forty-six) entitled "An act fixing the number and salaries of clerks and other employes in the Auditor General's Department" as reads as follows

"A deputy Auditor General at five thousand five hundred dollars (\$5,500) per annum

"An assistant deputy Auditor General at four thousand five hundred dollars (\$4,500) per annum together with his expenses actually and necessarily incurred in investigations and in the trial of cases and in other matters assigned to him by the Auditor General" is hereby amended to read as follows

A revenue deputy at seven thousand five hundred dollars (\$7,500) per annum

A disbursing deputy at seven thousand five hundred dollars (\$7,500) per annum

An assistant deputy at six thousand dollars (\$6,000) per annum

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 842, (House Bill No. 972), as follows:

An Act to amend sections one two three four five six nine twelve and thirteen and to repeal section eleven of an act approved the third day of June one thousand nine hundred and eleven (Pamphlet Laws six hundred and thirty-one) entitled "An act to encourage the breeding of horses to regulate the public service of stallions and jacks to prevent misrepresentation of same to require the licensing of stallions and jacks and to provide for the enforcement thereof"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the third day of June one thousand nine hundred and eleven (Pamphlet Laws six hundred and thirty-one) entitled "An act to encourage the breeding of horses to regulate the public service of stallions and jacks to prevent misrepresentation of same to require the licensing of stallions and jacks and to provide for the enforcement thereof" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every person firm or company standing or traveling any stallion or jack for breeding purposes in the State shall cause the name description and pedigree of such stallion or jack to be enrolled by the State Livestock Sanitary Board and procure a license certificate from said board which shall thereupon be presented to and recorded by the prothonotary of the county or counties in which said stallion or jack is used for public service Standing for public service shall be interpreted to mean the service of a stallion or jack for which a fee is charged whether such stallion or jack be stood at his home stable or traveled for breeding purposes" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every person firm or company standing or traveling any stallion or jack for breeding purposes in the State shall cause the name description and pedigree of such stallion or jack to be enrolled by the Bureau of Animal Industry of the Department of Agriculture and procure a license certificate from said bureau which shall thereupon be presented to and recorded by the prothonotary of the county or counties in which said stallion or jack is used for public service Standing for public service shall be interpreted to mean the service of a stallion or jack for which a fee is charged whether such stallion or jack be stood at his home stable or traveled for breeding purposes

Section 2 That section two of said act which reads as follows

"Section 2 In order to obtain the license certificate herein provided for the owner part owner or keeper of such stallion or jack shall cause him to be examined by a duly qualified veterinarian who shall certify to his true condition of soundness specifying such unsoundness as exist if any or in lieu thereof the owner may make affidavit before a notary public that after diligent inquiry said stallion or jack is to the best of his knowledge and belief free from any and all unsoundnesses or in case any unsoundness does exist it shall be clearly stated in the affidavit The veterinarian's certificate or owner's affidavit to the same effect together with the studbook certificate of registry of the pedigree of said stallion or jack and any other documents that may be necessary to define and describe his breeding and

ownership shall be forwarded to the State Livestock Sanitary Board" is hereby amended to read as follows

Section 2 In order to obtain the license certificate herein provided for the owner part owner or keeper of such stallion or jack shall cause him to be examined by a duly qualified and approved veterinarian who shall certify to his true condition of soundness and conformation specifying such unsoundness or inferior conformation as exists if any The veterinarian's certificate together with the studbook certificate of registry of the pedigree of said stallion or jack and any other documents that may be necessary to define and describe his breeding and ownership shall be forwarded to the Bureau of Animal Industry

Section 3 That section three of said act which reads as follows

"Section 3 Each stallion or jack for which a pedigree registry certificate is furnished bearing the signature of the president and secretary of a studbook recognized and approved by the State Livestock Sanitary Board shall be accepted as registered and entitled to a license as such" is hereby amended to read as follows

Section 3 Each stallion or jack for which a pedigree registry certificate is furnished bearing the signature of the president and secretary of a studbook recognized and approved by the Bureau of Animal Industry shall be accepted as registered and entitled to a license certificate as such

Section 4 That section four of said act which reads as follows

"Section 4 It shall be the duty of those charged with the enforcement of this act to pass upon the qualifications of the stallions or jacks for which applications for licenses are made and to issue license certificates in accordance with the merits of each case as follows

The ..... stallion (or jack) .....  
number ..... owned by .....  
of ..... by .....  
of ..... foaled ..... weight .....  
height ..... color .....  
markings .....  
is hereby certified to be registered in volume .....  
of the .....  
and to be of superior breeding type conformation and soundness  
He is therefore licensed to stand for service in Pennsylvania  
and is very highly commended to the horse-breeders of the State  
Above described stallion (or jack) inspected by.....

(Signature) .....  
Secretary State Livestock Sanitary Board

Certificate approved  
(Signature) .....

Director of Horse-Breeding

The ..... stallion (or jack) .....  
number ..... owned by .....  
of ..... by .....  
of ..... foaled ..... weight .....  
height ..... color .....  
markings .....  
is hereby certified to be registered in volume .....  
of the .....  
and to be sound He is therefore approved and licensed to stand  
for service in Pennsylvania

Certified sound by.....  
(Signature) .....  
Secretary State Livestock Sanitary Board

Certificate approved

(Signature) .....

Director of Horse-Breeding

The ..... stallion (or jack) .....  
number ..... owned by .....  
of ..... by .....  
of ..... foaled ..... weight .....  
height ..... color .....  
markings .....  
is hereby certified to be registered in volume .....  
of the .....  
but to be unsound as specified herein He is licensed to stand  
for service in Pennsylvania

Unsoundness certified to by.....  
(Signature) .....  
Secretary State Livestock Sanitary Board

Certificate approved  
(Signature) .....

Director of Horse-Breeding

The ..... stallion (or jack) .....  
number ..... owned by .....  
of ..... by .....  
of ..... foaled ..... weight .....  
height ..... color .....  
markings .....  
is hereby certified to be unregistered but of good type conformation  
and sound and is therefore licensed to stand for service in Pennsylvania

Certified sound by.....  
(Signature) .....  
Secretary State Livestock Sanitary Board

Certificate approved  
(Signature) .....

Director of Horse-Breeding

The ..... stallion (or jack) .....  
number ..... owned by .....  
of ..... by .....  
of ..... foaled ..... weight .....  
height ..... color .....  
markings .....  
is hereby certified to be unregistered and unsound and is so  
licensed for service in Pennsylvania



Unsoundness certified to by .....  
 (Signature) .....  
 Secretary State Livestock Sanitary Board  
 Certificate approved .....  
 (Signature) .....  
 Director of Horse-Breeding"

Section 4 It shall be the duty of those charged with the enforcement of this act to pass upon the qualifications of the stallions or jacks for which applications for licenses are made and to issue license certificates in accordance with the merits of each case as follows

The.....stallion (or jack).....  
 number..... owned by .....  
 of..... by .....  
 of..... foaled..... weight.....  
 height..... color.....  
 markings.....  
 is hereby certified to be registered in volume .....  
 of the .....  
 and to be of superior breeding type conformation and soundness  
 He is therefore licensed to stand for service in Pennsylvania and  
 is very highly commended to the horse-breeders of the State  
 Above described stallion (or jack) inspected by .....  
 (Signature) .....  
 Director Bureau of Animal Industry

The.....stallion (or jack).....  
 number..... owned by .....  
 of..... by .....  
 of..... foaled..... weight.....  
 height..... color.....  
 markings.....  
 is hereby certified to be registered in volume .....  
 of the .....  
 and to be sound He is therefore approved and licensed to stand  
 for service in Pennsylvania  
 Certified sound by.....  
 (Signature) .....  
 Director Bureau of Animal Industry

The.....stallion (or jack).....  
 number..... owned by .....  
 of..... by .....  
 of..... foaled..... weight.....  
 height..... color.....  
 markings.....  
 is hereby certified to be registered in volume.....  
 of the .....  
 but to be unsound as specified herein He is licensed to stand  
 for service in Pennsylvania  
 Unsoundness certified to by.....  
 (Signature) .....  
 Director Bureau of Animal Industry

Section 5 That section five of said act which reads as follows

"Section 5 Any stallion or jack the patronage of which in the opinion of those charged with the enforcement of this act on account of impure breeding unsoundness inferior type or conformation may prove a detriment to the horsebreeding interests of the State shall be refused a license and when license is so refused the said stallion or jack shall not stand for public service for profit or gain in this State" is hereby amended to read as follows

Section 5 No unregistered stallion or jack shall be licensed under this act or be used for public service in the State Any stallion or jack the patronage of which in the opinion of those charged with the enforcement of this act on account of unsoundness inferior type or conformation may prove a detriment to the horsebreeding interests of the State shall be refused a license and when license is so refused the said stallion or jack shall not stand for public service in this State

Section 6 That section six of said act which reads as follows  
 "Section 6 The State Livestock Sanitary Board reserves the right to revoke a license once issued or to reclassify a stallion or jack as to the kind of license certificate which he is to receive" is hereby amended to read as follows

Section 6 The Bureau of Animal Industry reserves the right to revoke a license once issued or to reclassify a stallion or jack as to the kind of license certificate which he is to receive

Section 7 That section nine of said act which reads as follows

"Section 9 A fee of two dollars shall be paid for the issuance of a license certificate in accordance with the provisions of this act Licenses shall expire on the first of January of each year and shall be renewed annually for which a fee of one dollar shall be charged Renewal certificates need not be recorded with the prothonotary" is hereby amended to read as follows

Section 9 An annual fee of ten dollars shall be paid for the issuance of a license certificate in accordance with the provisions of this act Licenses shall expire on the first of January of each year Renewal certificates need not be recorded with the prothonotary nor be accompanied by a veterinarian's certificate unless required

Section 8 That section twelve of said act which reads as follows

"Section 12 The fees paid to the State Livestock Sanitary Board under the provisions of this act shall immediately be covered into the State Treasury for the use of the Commonwealth" is hereby amended to read as follows

Section 12 The fees paid to the Bureau of Animal Industry under the provisions of this act shall immediately be covered into the State Treasury for the use of the Commonwealth

Section 9 That section thirteen of said act which reads as follows

"Section 13 Any person who shall violate any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof before any alderman magistrate or justice of the peace of the proper county shall be sentenced to pay a fine not to exceed fifty dollars or in default thereof to be committed to the jail of the proper county for a period not to exceed thirty days All fines shall be for the use of the Commonwealth shall be paid to the Secretary of the State Livestock Sanitary Board and shall be by him paid into the State Treasury" is hereby amended to read as follows

Section 13 Any person who shall violate any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof before any alderman magistrate or justice of the peace of the proper county shall be sentenced to pay a fine of not to exceed fifty dollars or in default thereof to be committed to the jail of the proper county for a period not to exceed thirty days All fines shall be for the use of the Commonwealth shall be paid to the Bureau of Animal Industry and shall be by them paid into the State Treasury

Section 10 That section eleven of said act be and the same is hereby repealed This act shall take effect and be in force from and after January first one thousand nine hundred and twenty-two

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 852, as follows:

An Act authorizing certain telephone companies and certain telephone and telegraph companies to acquire all or any part of the capital stock franchises property rights and credits of each other and to purchase lease or otherwise acquire all or any part of the lines systems rights privileges municipal consents and corporate franchises of each other

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That subject to the approval of the Public Service Commission or its successors in authority any telephone corporation formed under or which has accepted the provisions of the act approved the twenty-second day of July one thousand nine hundred and nineteen (Pamphlet Laws eleven hundred and twenty-three) entitled "A supplement to an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four providing for the incorporation and regulation of telephone companies defining the rights powers and privileges of such corporations authorizing and regulating the purchase acquisition and leasing the whole or any part of the properties systems capital stock and securities of other corporations associations and persons engaged in the telephone business and authorizing existing telegraph corporations to accept the provisions of this act" and which has in the manner provided by law surrendered all of its charter rights as a telegraph company may buy and own all or any part of the capital stock of and may acquire in the manner hereinafter provided and thereafter be possessed of owned hold exercise and enjoy all of the franchises corporate property rights and credits including all line or lines system or systems owned operated or maintained by any corporation formed prior to the twenty-second day of July one thousand nine hundred and nineteen under and by virtue of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" and the acts amendatory thereof and supplementary thereto and engaged in the business of furnishing telephone and telegraph service or either of said services but which has not accepted the provisions of the said act approved the twenty-second day of July one thousand nine hundred and nineteen whether or not the said line or lines system or systems of the corporation whose stock is acquired or the vendor corporation are competing with the line or lines system or systems owned or operated or maintained by the acquiring corporation

Section 2 With like approval and in like manner any corporation formed prior to the twenty-second day of July one thousand nine hundred and nineteen under and by virtue of said act approved the twenty-ninth day of April one thousand eight hundred and seventy-four and the acts amendatory thereof and supplementary thereto and engaged in the business of furnishing telephone and telegraph service or either of said services but which has not accepted the provisions of said act approved the twenty-second day of July one thousand nine hundred and nineteen may buy and own all or any part of the capital stock of and may acquire in the manner hereinafter provided and thereafter be possessed of owned hold exercise and enjoy all of the franchises corporate property rights and credits including any line or lines system or systems owned operated or maintained by any telephone corporation formed under of which has accepted the provisions of said act approved the twenty-second day of July one thousand nine hundred and nineteen and which has in the manner provided by law surrendered all of its charter rights as a telegraph company



pany whether or not said line or lines system or systems of the corporation whose stock is acquired or the vendor corporation are competing with the line or lines system or systems owned operated or maintained by the acquiring corporation.

Section 3 Such acquisition of all the franchises corporate property rights and credits line or lines or system or systems shall be effected in the following manner and upon the following conditions to wit:

(a) The corporation shall pursuant to resolution duly adopted by the directors of each make and execute under their respective corporate seals duly attested an agreement providing for such terms stipulations and conditions thereof and particularly showing the number of outstanding shares of capital stock of the vendor corporation the amount fixed as the price or value per share thereof and the mode by which the respective holders shall receive payment for the same and with a map of the line or lines system or systems to be acquired thereunder annexed and made a part thereof.

(b) Said agreement shall be submitted for approval or disapproval to the stockholders of each corporation at separate meetings either annual or special duly convened after notice given by advertisement once a week for four weeks in at least one newspaper of general circulation published in the counties in which said corporations have their principal offices.

(c) If said agreement shall be approved by a majority of the stockholders of each corporation present at such meeting then that fact shall be certified by the secretary of each corporation under its corporate seal and a copy of the agreement with said certificates attached shall be filed in the office of the Secretary of the Commonwealth immediately upon the filing thereof all the corporate rights franchises and privileges and all the corporate property real personal and mixed rights and credits owned possessed held used or otherwise exercised by the vendor corporation shall (subject however to full payment in the manner prescribed by said agreement of the stipulated price or value of the whole capital stock of said vendor corporation) become and be vested in the acquiring corporation subject to all the debts liabilities and duties of said vendor corporation and shall thereafter be possessed held used exercised and enjoyed by said acquiring corporation as fully completely and absolutely in all respects as the same had been heretofore owned held exercised and enjoyed by said vendor corporation and said acquiring corporation may also with respect to the property so acquired have exercise and enjoy all the rights powers privileges and franchises which it has and may exercise respecting its other lines and property.

(d) Upon the filing in the office of the Secretary of the Commonwealth of said copy of agreement and attached certificates as herein required the capital stock of said vendor corporation shall be wholly extinguished by the payment in the mode prescribing in the said agreement of the stipulated price or value thereof. All certificates representative thereof shall be delivered to the acquiring corporation for immediate cancellation. All the corporate rights franchises privileges and property of every kind acquired under said agreement shall thereafter be represented by the capital stock of the acquiring corporation and thereupon the corporate existence of said vendor corporation shall terminate.

Section 4 That a copy of said agreement with said certificate attached filed in the office of the Secretary of the Commonwealth shall be evidence of the lawful holding of the meetings of stockholders of each corporation and of the due approval of the agreement as required by this act as well as the precedent action of the directors or other proper officers of each approving corporation.

Section 5 If any stockholder or stockholders of the corporation whose franchises corporate property rights and credits are acquired under said agreement and who did not vote in favor of said agreement is dissatisfied with said acquisition and the terms and conditions thereof contained in said agreement in the office of the Secretary of the Commonwealth to apply by petition to the court of common pleas of the county in which the chief office of said corporation is situate to appoint three disinterested persons to estimate and appraise the damage if any which such stockholder or stockholders have suffered or sustained by reason of the purchase and acquisition provided for by said agreement. The award of such appraisers or a majority of them when confirmed by the court shall be final and conclusive. The persons so appointed or a majority of them shall appraise the share or shares of said stockholders in the said company at the market value thereof without regard to any depreciation resulting from said purchase and acquisition. Said corporation may at its election either pay to the holder of such stock the amount of damages so found or the value of the stock so ascertained. Thereupon said stock shall be transferred to and be vested in the acquiring corporation.

Section 6 In connection with and upon consummation of such acquisition as aforesaid the acquiring corporations may issue its own authorized or lawfully increased capital stock or its own bonds properly authorized either or both not exceeding the amount authorized by its charter for the purpose of paying for and extinguishing the outstanding capital stock and the bonded indebtedness or either of the corporation whose rights property and franchises are so acquired.

Section 7 Subject to the approval of the Public Service Commission or its successors in authority any telephone corporation formed under or which has accepted the provisions of said act approved the twenty-second day of July one thousand nine hundred and nineteen and which has in the manner provided by law surrendered all of its charter rights as a telegraph company may purchase lease or otherwise acquire all or any part of any line or lines system or systems rights privileges municipal consents and corporate franchises owned operated or maintained by any corporation formed prior to the twenty-

second day of July one thousand nine hundred and nineteen under and by virtue of said act approved the twenty-ninth day of April one thousand eight hundred and seventy-four and the acts amendatory thereof and supplementary thereto and engaged in the business of furnishing telephone and telegraph service or either of said services but which has not accepted the provisions of said act approved the twenty-second day of July one thousand nine hundred and nineteen whether or not the said line or lines system or systems of the vendor corporation are competing with any line or lines system or systems owned operated or maintained by the said vendee corporation.

Section 8 With like approval as herein provided prior to the twenty-second day of July one thousand nine hundred and nineteen under and by virtue of said act approved the twenty-ninth day of April one thousand eight hundred and seventy-four and the acts amendatory thereof and supplementary thereto and engaged in the business of furnishing telephone and telegraph service or either of said services but which has not accepted the provisions of said act approved the twenty-second day of July one thousand nine hundred and nineteen may purchase lease or otherwise acquire all or any part of any line or lines system or systems rights privileges municipal consents and corporate franchises of any telephone corporation formed under or which has accepted the provisions of said act approved the twenty-second day of July one thousand nine hundred and nineteen and which has in the manner provided by law surrendered all of its charter rights as a telegraph company whether or not the line or lines system or systems of the vendor corporation are competing with any line or lines system or systems owned operated or maintained by the said vendee corporation.

Section 9 Such purchase lease of acquisition shall be effected by deed bill of sale lease or other proper instruments. No purchase lease or acquisition of all of the lines or systems of telephone communication of any other corporation shall be made under the provisions of this act until the same has first been approved by a majority vote of the stockholders of the vendor or lessor corporation at a meeting duly called for that purpose.

Section 10 In case of any such sale or sales which include the transfer of a corporate franchise or franchises or part thereof it shall be the duty of the president and secretary of the vendor corporation to file in the office of the Secretary of the Commonwealth within thirty days after the consummation thereof a certificate under the common seal of the corporation setting forth the fact of such sale.

Section 11 Any stockholder or stockholders of said vendor or lessor corporation who has not voted in favor of the proposed disposition and is dissatisfied with the same or with the conditions thereof may proceed as provided in section five of this act to have the damages if any sustained by him determined and paid or his stock appraised and taken over by the corporation.

Section 12 All acts and parts of acts inconsistent with this act are hereby repealed. No act previously repealed is reenacted hereby.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 853, as follows:

An Act validating indebtedness heretofore created by school districts pursuant to the provisions of an act approved the fifth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and forty-six) entitled "An act relating to the indebtedness of municipalities and providing for carrying into operation section fifteen of article nine of the Constitution of Pennsylvania so far as it relates to municipalities" providing that where school districts have heretofore actually issued bonds and have received and retained the full consideration therefor they shall be estopped from denying their authority to create the indebtedness represented thereby providing that such bond issues shall not be indivisible transactions making an increased valuation the standard in determining the limit of indebtedness and prohibiting any further increase of indebtedness until provision is made for the payment of all indebtedness in excess of seven per centum and not exceeding ten per centum of the assessed valuation.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any indebtedness heretofore created in good faith by any school district in this Commonwealth pursuant to the provisions of an act approved the fifth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and forty-six) entitled "An act relating to the indebtedness of municipalities and providing for the carrying into operation section fifteen of article nine of the Constitution of Pennsylvania so far as it relates to municipalities" be and the same is hereby ratified confirmed and made valid.

Section 2 Whenever any school district in this Commonwealth shall have heretofore in good faith created an indebtedness pursuant to the provisions of section three of the aforesaid act of Assembly and shall have actually issued bonds therefor and shall have received and retained the full consideration of at least par value therefor such school district



shall be estopped from denying its authority to create such indebtedness and issue bonds as aforesaid and from pleading any defense to the payment of said bonds with interest according to the terms thereof.

Section 3 The issuing of bonds by a school district as aforesaid where only a portion of the indebtedness represented thereby is in excess of seven per centum and the whole indebtedness does not exceed ten per centum of the assessed valuation of the taxable property therein shall in no event be construed as an entire and indivisible transaction. The percentage of such bonds issue not in excess of said seven per centum shall at all times be a valid obligation of the school district. Should the valuation of the taxable property as aforesaid increase such increased valuation shall be used in determining the limit of indebtedness of the school district and the validity of the bonds issued thereby.

Section 4 Any school district having issued and sold at not less than par value bonds in excess of the constitutional limit and having retained the money derived from such sale shall not create any additional indebtedness without first making provision for the payment of all such existing bonds issued and sold as aforesaid.

Section 5 The provisions of this act shall be severable and if any of its provisions shall be held to be unconstitutional the decision of the court shall not affect or impair any of the remaining provisions of the act. It is hereby declared as a legislative intent that this act would have been adopted had such unconstitutional provisions not been included therein.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 854, as follows:

An Act relating to the indebtedness of school districts in excess of seven per centum but not exceeding ten per centum of the assessed valuation of their taxable property providing for the payment of such indebtedness as a moral obligation and for the levy of taxes for such purpose protecting the officers of school districts in making such payments estopping school districts from denying their liability validating such portion of such increase of indebtedness as does not exceed seven per centum of the assessed valuation making an increased valuation the standard in determining the limit of indebtedness and prohibiting any further increase of indebtedness until provision is made for the payment of all indebtedness in excess of seven per centum and not exceeding ten per centum of the assessed valuation.

Whereas By an opinion of the Attorney General rendered on the seventh day of May one thousand nine hundred fourteen it was held that a school district is a "municipality" within the meaning of the last provision of section fifteen of article nine of the Constitution of Pennsylvania added by amendment on November fourth one thousand nine hundred thirteen authorizing an increase of indebtedness above seven per centum and not exceeding ten per centum of the assessed valuation of a municipality and

Whereas By a second opinion of the Attorney General rendered on the fifth day of July one thousand nine hundred sixteen it was held that the act of the fifth day of June one thousand nine hundred fifteen (Pamphlet Laws eight hundred forty-six) which carries into effect section fifteen of article nine of the Constitution so far as it relates to municipalities enabled school districts to increase their indebtedness to an amount in excess of seven per centum but not exceeding ten per centum of the assessed valuation and

Whereas Certain school districts relying on the authority of said opinions of the Attorney General have in good faith increased their indebtedness to an amount in excess of seven per centum but not exceeding ten per centum of their assessed valuation and have issued and sold bonds therefor which are held by innocent purchasers for value and

Whereas By a decision of the Supreme Court of Pennsylvania filed the twenty-first day of February one thousand nine hundred twenty-one it was held that school districts are not included within the term "municipality" in section fifteen of article nine of the Constitution therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever heretofore any school district pursuant to the act approved the fifth day of June one thousand nine hundred fifteen (Pamphlet Laws eight hundred forty-six) entitled "An act relating to the indebtedness of municipalities and providing for carrying into operation section fifteen of article nine of the Constitution of Pennsylvania so far as it relates to municipalities" has increased its indebtedness to an amount in excess of seven per centum but not exceeding ten per centum of the assessed valuation of its taxable property and has issued and sold bonds therefor and has received and retained the proceeds thereof such bonds shall be a moral obligation on such school district and shall be paid by it together with interest according to the terms of such bonds.

Section 2 In all such cases such school district shall be estopped from denying its liability on such obligations and from pleading any defense to the payment of such bonds with interest according to the terms thereof.

Section 3 The board of school directors of such school district shall annually levy a tax sufficient to pay the inter-

est and sinking fund charges on such bonds so that they may be retired according to the terms thereof.

Section 4 No officer of any such school district shall be surcharged with any moneys paid out of the treasury of the school district on account of the interest or principal of any such bonds.

Section 5 Whenever only a portion of the indebtedness of any school district created pursuant to the provisions of said act of Assembly is in excess of seven per centum of the assessed valuation of the taxable property of such school district and the whole of the indebtedness including such portion does not exceed ten per centum thereof such increase of indebtedness shall not be an entire and indivisible transaction. Such percentage of the entire increase and of each bond issued thereon as equals the part of the increase not alone seven per centum of the assessed valuation shall be a valid obligation of the school district to the same extent as if such indebtedness had been incurred and such bonds issued under the provisions of the general law providing for the increase of indebtedness up to seven per centum of the assessed valuation and as if all the provisions of such general law had been complied with.

Section 6 If at any time subsequent to any such increase of indebtedness the assessed valuation of the taxable property of the school district shall increase such increased valuation shall be used in determining the limit of indebtedness of the school district and the validity of the whole or any proportionate part of any increase of indebtedness made pursuant to said act of Assembly and of the bonds issued thereon.

Section 7 No school district which has increased its indebtedness to an amount in excess of seven per centum of the assessed valuation of its taxable property and has issued and sold bonds therefor and has received and retained the proceeds thereof shall create any additional indebtedness without first making provision for the payment of all such bonds so issued and sold. Any bonds issued in violation of this section are void and of not effect to bind the school district.

Section 8 The provisions of this act shall be severable and if any of its provisions shall be held to be unconstitutional the decision of the court shall not affect or impair any of the remaining provisions of the act. It is hereby declared as a legislative intent that this act would have been adopted had such unconstitutional provision not been included therein.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

#### REPORT FROM COMMITTEE.

Mr. McCONNELL. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 858, entitled:

A Supplement to an act entitled "An act to amend an act, entitled 'An act to provide for the incorporation and regulation of certain corporations,' approved the twenty-ninth day of April, Anno Domini one thousand eight hundred and seventy-four, providing for the incorporation and regulation of electric light, heat and power companies," approved the eighth day of May Anno Domini one thousand eight hundred and eighty-nine, by extending the powers of every corporation heretofore or hereafter incorporated for the supply of light, heat and power or any of them to the public by electricity and of every corporation which has heretofore accepted the provisions of said act as provided therein, and granting to every such corporation the power to appropriate property outside the limits of public streets, lanes, alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service, accommodation, convenience or safety of the public, and providing a method for the assessment of damages arising from such appropriation.

#### BILL ON THIRD READING POSTPONED FOR THE PRESENT.

Mr. HEATON. Mr. President, I move that the Senate do now resume the consideration of Senate Bill No. 452, (House Bill No. 697), on third reading postponed for the present, entitled:

An Act authorizing district attorneys in counties of the fourth class to appoint county detectives defining their powers and duties fixing their salaries and providing for the payment of such salaries and the expenses of such detectives from the county treasury.

Mr. PHIPPS. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring.

Will the Senate agree to the bill?

Mr. HEATON. Mr. President, I move to amend section 1, lines 5 and 6

"Subject to the approval of the Judges of the Court of Quarter Sessions"

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question.

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered. That the bill as amended be printed for the use of the Senate.

#### REPORTS FROM COMMITTEES.

Mr. LESLIE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. LESLIE, from the Committee on Municipal Affairs, re-reported as committed, Senate Bill No. 544, (House Bill No. 601), entitled:

An Act relating to police pension funds in cities of the third class and directing such cities to appropriate certain moneys therefor.

Mr. GRAY. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. GRAY, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 553, entitled:

An Act making cities, boroughs, towns and townships liable for injuries resulting from the emergency use of certain vehicles of such municipalities.

#### BILLS INTRODUCED.

Mr. SMITH. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SMITH read in his place and presented to the Chair Senate Bill No. 860, entitled:

An Act providing for the appointment of a board of examiners to examine applicants for the office of inspector for the anthracite mines of this Commonwealth, prescribing the qualifications, defining the powers and duties, and fixing the compensation of such examiners; providing for the appointment of inspectors of anthracite mines, prescribing their qualifications and regulating their salaries and term of office, and abolishing the terms of office of the present mine inspectors of the anthracite mines.

Which was committed to the Committee on Appropriations.

Mr. DEWITT. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DEWITT read in his place and presented to the Chair Senate Bill No. 861, entitled:

An Act to amend an act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws 840), entitled "An act concerning townships, and revising, amending and consolidating the law relating thereto."

Which was committed to the Committee on New Counties and County Seats.

#### REPORT FROM COMMITTEE.

Mr. EYRE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE, from the Committee on Appropriations, reported as committed, Senate Bill No. 860, entitled:

An Act providing for the appointment of a board of examiners to examine applicants for the office of inspector for the anthracite mines of this Commonwealth, prescribing the qualifications, defining the powers and duties, and fixing the compensation of such examiners; providing for the appointment of inspectors of anthracite mines, prescribing their qualifications and regulating their salaries and term of office, and abolishing the terms of office of the present mine inspectors of the anthracite mines.

#### NOMINATIONS BY THE GOVERNOR.

The Secretary to the Governor being introduced, presented communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

#### NOTARIES PUBLIC.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 5, 1921.

To the Honorable the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of their confirmation.

#### PHILADELPHIA COUNTY.

Miss Helen G. Bayne, Philadelphia, Philadelphia.  
Thomas Davis, Philadelphia, Philadelphia.  
John J. Gutjahr, Philadelphia, Philadelphia.  
John J. Palmer, Philadelphia, Philadelphia.  
Earle E. Renn, Philadelphia, Philadelphia.

#### ALLEGHENY COUNTY.

Ross C. Klingensmith, Pittsburgh, Allegheny.

#### BRADFORD COUNTY.

Benj. S. Greene, Troy, Bradford.

#### BUCKS COUNTY.

Cadwalader M. Bond, Morrisville, Bucks.  
Miss Emma L. Guyn, Doylestown, Bucks.

#### NORTHUMBERLAND COUNTY.

M. Bruner Smith, Sunbury, Northumberland.  
C. Howard Springman, Sunbury, Northumberland.

WM. C. SPROUL.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 5, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the dates set opposite their names respectively.

#### ALLEGHENY COUNTY.

Ernest H. Loveday, Twp. of Penn., Allegheny, April 23, 1921.

#### ERIE COUNTY.

C. R. Powell, Corry, Erie, April 23, 1921.

WM. C. SPROUL.

#### EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. CROW.

That Rule 38, which requires nominations made by the Governor to be referred to proper committees, be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting on the foregoing nominations.

Which was agreed to.

Whereupon.

A motion was made by Mr. CROW.

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?



The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron.	Davis.	Long.	Salus.
Barnes.	DeWitt.	MacDade.	Schantz.
Barr.	Donahue.	Marlow.	Service.
Berntheizel.	Einstein.	McClintock.	Sisson.
Boyd.	Eyre.	McConnell.	Smith.
Buckman.	Gray.	McNichol.	Snyder.
Christley.	Heaton.	Miller, J. S.	Sones.
Clark.	Herron.	Miller, S. J.	Stineman.
Craig.	Homsher.	Murdoch.	Vare.
Crow.	Jones.	Norton.	Weaver.
Culbertson.	Joyce.	Patton.	Woodward.
Daix.	Leslie.	Phipps.	Baldwin.

Pres. pro tem.

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Governor be informed accordingly.

Mr. CROW. Mr. President, I move that the Executive Session do now rise.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

## HOUSE MESSAGES.

## AMENDMENT TO HOUSE BILL NO. 315 RECALLED FROM THE GOVERNOR.

The Clerk of the House of Representatives being introduced, presented for concurrence bill of the House of Representatives, as follows:

## House Bill No. 315, entitled:

An Act making it unlawful to accept or offer inducements to procure a defeat in any athletic contest

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading was reconsidered in the House and the bill amended, in which amendments the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend by striking out section 3, page 2, and inserting in lieu thereof the following:

"Section 3 Any person violating any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred dollars (\$100) nor more than five thousand dollars (\$5,000) or to undergo imprisonment of not more than five years either or both at the discretion of the court"

On the question.

Will the Senate concur in the amendment?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron.	Davis.	Long.	Salus.
Barnes.	DeWitt.	MacDade.	Schantz.
Barr.	Donahue.	Marlow.	Service.
Berntheizel.	Einstein.	McClintock.	Sisson.
Boyd.	Eyre.	McConnell.	Smith.
Buckman.	Gray.	McNichol.	Snyder.
Christley.	Heaton.	Miller, J. S.	Sones.
Clark.	Herron.	Miller, S. J.	Stineman.
Craig.	Homsher.	Murdoch.	Vare.
Crow.	Jones.	Norton.	Weaver.
Culbertson.	Joyce.	Patton.	Woodward.
Daix.	Leslie.	Phipps.	Baldwin.

Pres. pro tem.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk inform the House of Representatives accordingly.

HOUSE RECEDES FROM ITS AMENDMENTS TO SENATE BILL NO. 438.

He also presented communication from the House of Representatives, informing the Senate that the House re-

codes from its amendments non-concurred in by the Senate to Senate Bill No. 438, entitled:

An Act to empower cities of the third class to establish a firemen's pension fund to take property in trust therefor and regulating and providing for the regulation of the same

RESOLUTION RECALLING HOUSE BILL NO. 269 FROM THE SENATE.

He also presented extract from the Journal of the House of Representatives, which was twice read as follows:

In the House of Representatives, April 5, 1921.

Resolved (if the Senate concur), That House Bill No. 269, entitled "An act to protect all persons in their equal rights regardless of race, color or creed, in places of public accommodation, entertainment or amusement and providing penalty for violation of the same" be recalled from the Senate for purpose of amendment.

On the question.

Will the Senate concur in the same?

Mr. VARE. Mr. President, I rise to a point of order.

The PRESIDENT. The Senator from Philadelphia, Mr. Vare, will state his point of order.

Mr. VARE. Mr. President, I object to the resolution being considered and ask the Secretary to read the decision on page 1050 of Smull's Handbook, the decision next to the last on that page.

The PRESIDENT. The Clerk will read the decision referred to.

The decision was read as follows:

"A resolution having been presented to the Senate recalling a House bill. Mr. Lyon submitted the point of order, that said bill having been regularly presented to the Senate as having passed the House of Representatives, committed to the proper Senate committee, considered by the same and reported to the Senate, and having passed first reading and now being on second reading calendar, the position of the bill is such that the request of the House contained in the resolution could not be complied with under the rules of the Senate. Whereupon, the President of the Senate decided the point of order well taken and ruled the resolution out of order."

Mr. VARE. Mr. President, that decision fits this case exactly.

The PRESIDENT. The Chair sustains the point of order raised by the Senator from Philadelphia, Mr. Vare.

Mr. BARR. Mr. President, it is true that Smull's Handbook does provide the data that has been given on page 1050, but nothing is said about the rules of the Senate in the resolution. What are the rules of the Senate upon which the Chair decides this point of order? And further than that, your calendar will show that this bill was submitted to the committee on March 30 and was reported out on March 30, within a few minutes from the time it reached the committee.

Mr. SCHANTZ. Mr. President, I rise to a point of order.

The PRESIDENT. The Senator from Lehigh, Mr. Schantz, will state his point of order.

Mr. SCHANTZ. Mr. President, there is nothing in order but an appeal from the decision of the Chair.

The PRESIDENT. The Chair decides that the point of order raised by the Senator from Lehigh, Mr. Schantz, is well taken.

Mr. BARR. Mr. President, I am appealing from the decision of the Chair and I am submitting data in support of my appeal. I contend that the Senator from Lehigh, Mr. Schantz, is incorrect in taking the position that he does on the ruling that has been made by the Chair.

The PRESIDENT. The Senator from Allegheny, Mr. Barr, will reduce his appeal to writing and send it to the desk.

Mr. CROW. Mr. President, if the Senator from Allegheny will consider for a moment he will realize that under no other rule of conduct could the legislature proceed to transact its business. If it is possible at any stage of the passage of a bill through the Senate for it to be recalled by the House, then the legislature would never know in which body legislation would happen to be. It is absolutely necessary for the Chair to sustain this point of order in line with the decision quoted, in order that the business of the legislature may be transacted in an orderly way.

The PRESIDENT. The Chair will certainly have to be governed by the rules and precedents before him in matters of this kind. Does the Senator from Allegheny insist upon his appeal?

Mr. BARR. Mr. President, yes, I insist upon my appeal from the decision of the Chair.

The PRESIDENT. The Senator from Allegheny, Mr. Barr, will prepare his appeal in writing and send it to the desk to be considered.

Mr. LONG. Mr. President, I would like to see that rule that requires appeals to be prepared in writing.

The PRESIDENT. Under parliamentary practice all appeals are required to be made in writing; the appeal is signed by the person appealing and one additional person. The Chair, however, will not insist upon the appeal being made in writing.

On the question.

Shall the decision of the Chair stand as the judgment of the Senate?

It was agreed to.

The PRESIDENT. The decision of the Chair on the point of order raised by the Senator from Philadelphia, Mr. VARE, is sustained and the Clerk will inform the House of Representatives accordingly.

#### RECESS.

Mr. VARE. Mr. President, I move that the Senate do now take a recess until 4.30 o'clock P. M.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed.

#### AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

#### BILL INTRODUCED.

Mr. DAIX. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX read in his place and presented to the Chair Senate Bill No. 862, entitled:

An Act to amend section two of the act approved the twelfth day of July, one thousand nine hundred thirteen (P. L. 711), entitled "An act establishing a court for the county of Philadelphia; prescribing its jurisdiction and powers; providing for the service of its writs, process, or warrants by the proper officers of the county or city of Philadelphia; regulating the procedure therein; and appeals therefrom, and providing for the expenses thereof.

Which was committed to the Committee on Judiciary General.

#### REPORT FROM COMMITTEE.

Mr. McCONNELL. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL, from the Committee on Judiciary General, reported as committed, Senate Bill No. 862, entitled:

An Act to amend section two of the act approved the twelfth day of July, one thousand nine hundred thirteen (P. L. 711), entitled "An act establishing a court for the county of Philadelphia; prescribing its jurisdiction and powers; providing for the service of its writs, process, or warrants by the proper officers of the county or city of Philadelphia; regulating the procedure therein; and appeals therefrom, and providing for the expenses thereof.

#### NOMINATIONS BY THE GOVERNOR.

The Secretary to the Governor being introduced, presented communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

MEMBER INDUSTRIAL BOARD DEPARTMENT OF LABOR AND INDUSTRY.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 5, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate,

James C. Cronin, Philadelphia, to be a member of the Industrial Board in the Department of Labor and Industry of Pennsylvania, for a term of four years to compute from January 1, 1921.

WM. C. SPROUL.

#### JUSTICE OF THE PEACE.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 5, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate, Joseph A. H. Bleistein, to be Justice of the Peace in and for the Township of West Lebanon, Lebanon County, to serve until the first Monday in January, 1922, vice David H. Dillman, deceased.

WM. C. SPROUL.

#### EXECUTIVE SESSION.

By unanimous consent.

A motion was made by Mr. BUCKMAN.

That Rule 38, which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting on the foregoing nominations.

Which was agreed to.

Whereupon.

A motion was made by Mr. BUCKMAN.

That the Senate do advise and consent to said nominations.

On the question.

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—48.

Aron,	Davis,	Long,	Salus,
Barnes,	DeWitt,	MacDade,	Schantz
Barr,	Donahue,	Marlow,	Service
Berntheizel,	Einstein,	McClintock,	Sisson,
Royd,	Frece,	McConnell,	Smith,
Buckman,	Gray,	Nichol,	Snyder,
Christley,	Heston,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Pattin,	Woodward,
Daix,	Leslie,	Phipps,	Baldwin,
			Pres. pro tem.

#### NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. BUCKMAN. Mr. President, I move that the executive session do now rise.

Mr. SCHANTZ. Mr. President, I second the motion.

The motion was agreed to.

#### HOUSE MESSAGES.

#### HOUSE BILLS FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, presented for concurrence, bills of the House of Representatives, as follows:

House Bill No. 957. (Senate Bill No. 863), entitled:

An Act to amend section ten of an act approved the sixteenth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred and ninety-three) entitled "An act to provide for the licensing and regulation of public dance halls and ballrooms and for the regulation supervision of public dances and balls in cities of the first second and third classes"

Which was committed to the Committee on Judiciary Special.

House Bill No. 1064. (Senate Bill No. 864), entitled:

An Act to amend the act approved the fourth day of April one thousand nine hundred and nineteen (Pamphlet Laws thirty-five) entitled "An act fixing the per diem compensation of borough and township assessors and assistant assessors and the method of ascertaining the number of days employed" by fixing the per diem compensation of assessors and assistant assessors in borough wards and townships of the second class



and providing the method of ascertaining the number of days employed

Which was committed to the Committee on Judiciary Special.

House Bill No. 1184, (Senate Bill No. 865), entitled:

An Act for the relief of persons copartnerships associations and corporations from certain completed and uncompleted contracts entered into with the Commonwealth and which on account of war and post-war conditions caused financial loss creating a board of claims to adjust moral and equitable claims arising from such contracts imposing certain powers and duties upon the heads of departments bureaus boards divisions and commissions of the Commonwealth who executed such contracts providing for the determination and payment of such moral and equitable claims and for the dismissing of petitions allowing appeals in such cases and making an appropriation

Which was committed to the Committee on Appropriations.

House Bill No. 501, (Senate Bill No. 866), entitled:

An Act requiring prothonotaries or clerks of the court on common pleas to keep separate indices of land condemned by public and private corporations and providing for the furnishing of dockets for such indices by the several counties

Which was committed to the Committee on Judiciary General.

House Bill No. 914, (Senate Bill No. 867), entitled:

An Act to amend section two of an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire escapes fire extinguishers and other preventatives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

Which was committed to the Committee on Judiciary Special.

House Bill No. 1024, (Senate Bill No. 868), entitled:

An Act to provide for the licensing and regulating of places where non-alcoholic drinks are prepared or bottled in cities of the first class in this Commonwealth and providing penalties for the violation of this act or the regulation made thereunder

Which was committed to the Committee on Public Health and Sanitation.

House Bill No. 1058, (Senate Bill No. 869), entitled:

An Act to exempt telephone companies operated not for profit from taxation for State purposes

Which was committed to the Committee on Finance.

House Bill No. 1108, (Senate Bill No. 870), entitled:

An Act to validate tax liens filed in the office of the prothonotary of the various counties since the first day of June one thousand nine hundred and fifteen under the provisions of an act approved the fourth day of June one thousand nine hundred and one entitled "An act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvements and for the removal of nuisances the procedure upon claims filed therefor the methods of preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales" and the supplements and amendments thereto and providing for their collection

Which was committed to the Committee on Judiciary General.

House Bill No. 1059, (Senate Bill No. 871), entitled:

An Act to amend section fourteen of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws ten hundred and fifty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and

providing penalties" by providing for the payment of retirement allowances to employees who have rendered at least fifty years of school service

Which was committed to the Committee on Education.

RESOLUTION RECALLING FROM THE GOVERNOR HOUSE  
BILL NO. 430.

The Clerk of the House of Representatives being introduced, presented extract from the Journal of the House of Representatives, which was twice read as follows, considered and agreed to:

In the House of Representatives, April 4, 1921.

Resolved (if the Senate concur), That House Bill No. 430, File Folio No. 501, entitled "An act to amend section three of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred fourteen) entitled 'An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River connecting the city of Philadelphia and the city of Camden and the approaches thereto; providing for a joint commission for that purpose and defining its powers and duties; providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties; providing for the payment of a part of the cost thereof by the city of Philadelphia, and providing for the acquiring, taking and condemnation of the real estate for the site and approaches thereof; providing for the turning over of said bridge upon its completion and making an appropriation for the purposes of this act,'" be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

RESOLUTION RECALLING FROM THE GOVERNOR HOUSE  
BILL NO. 714.

He also presented extract from the Journal of the House of Representatives, which was twice read as follows, considered and agreed to:

In the House of Representatives, April 5, 1921.

Resolved (if the Senate concur), That House Bill No. 714, File Folio 1639, entitled "An act to amend section eight of an act approved the fourteenth day of May, Anno Domini, one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred and eleven) entitled 'An act to provide for the incorporation and government of street railway companies in this Commonwealth,' changing the date of the annual meeting of the stockholders of such companies," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

APPROVAL OF RESOLUTION RECALLING FROM THE GOVERNOR SENATE BILL NO. 66.

The Secretary to the Governor being introduced, presented communication in writing from His Excellency, the Governor of the Commonwealth, which was read as follows:

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 5, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor Senate Bill No. 66, File Folio 1161, entitled:

"Resolved (if the House of Representatives concur), That Senate Bill No. 66, File Folio 1161, entitled 'An act to further amend section one of the act, approved the seventh day of June, one thousand nine hundred and fifteen (Pamphlet Laws eight hundred seventy), entitled 'An act to amend, revise and consolidate the law providing for the burial of certain honorably discharged soldiers, sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death; to provide a system for effecting the burial of such soldiers, sailors and marines; to provide headstones and markers for the graves of such soldiers, sailors and marines, and to authorize the county commissioners for the several counties to purchase plots of ground for the burial of such soldiers, sailors and marines,' as amended,' be recalled from the Governor for the purpose of amendment."

Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

RECONSIDERATION OF SENATE BILL NO. 66.

Mr. BUCKMAN, Mr. President, I move to reconsider the vote by which Senate Bill No. 66, entitled:

An Act to further amend section one of the act approved June seventh one thousand nine hundred and fifteen (Pamphlet

Laws eight hundred and seventy) entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines" as amended.

passed finally.

The PRESIDENT. How did the Senator vote?

Mr. BUCKMAN. Mr. President, I voted "aye."

Mr. SMITH. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. SMITH. Mr. President, I voted "aye."

And the question recurring,

Shall the bill pass finally?

Mr. BUCKMAN. Mr. President, I move to reconsider the vote by which the bill passed third read.

The PRESIDENT. How did the Senator vote?

Mr. BUCKMAN. Mr. President, I voted "aye."

Mr. SMITH. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. SMITH. Mr. President, I voted "aye."

And the question recurring,

Will the Senate agree to the bill on third reading?

Mr. BUCKMAN. Mr. President, I ask unanimous consent to amend section 1 on page six by adding after the words "during times of war," in line twenty-one, the following words: "Provided, however, That the county commissioners shall not contribute any moneys toward the funeral expenses of any such soldier, sailor or marine where the total expense of any such funeral, including said allowance of seventy-five dollars, shall exceed three hundred dollars."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

#### RECONSIDERATION OF SENATE BILL NO. 672.

Mr. SMITH. Mr. President, I move to reconsider the vote by which Senate Bill No. 672, entitled:

A supplement to an act approved the seventeenth day of May, one thousand nine hundred and seventeen (Pamphlet Laws two hundred eight), entitled, "An act to regulate the practice of pharmacy and sale of poisons and drugs, and providing penalties for the violation thereof; defining the words 'drug' and 'poison'; and providing for the appointment of a board which shall have in charge the enforcement of said law; and the power to make rules and regulations for the enforcement of said law; and providing for the purchase of samples of drugs for determining their quality, strength and purity," requiring permits to conduct pharmacies; providing for the revocation thereof; and prescribing penalties.

passed finally.

The PRESIDENT. How did the Senator vote?

Mr. SMITH. Mr. President, I voted "aye."

Mr. BARR. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. BARR. Mr. President, I voted "aye."

And the question recurring,

Shall the bill pass finally?

Mr. SMITH. Mr. President, I move to reconsider the vote by which the bill passed third reading.

The PRESIDENT. How did the Senator vote?

Mr. SMITH. Mr. President, I voted "aye."

Mr. BARR. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. BARR. Mr. President, I voted "aye."

And the question recurring,

Will the Senate agree to the bill on third reading?

#### BILL RECOMMITTED.

Mr. SMITH. Mr. President, I move that the bill be recommitted to the Committee on Public Health and Sanitation for the purpose of amendment.

Mr. BARR. Mr. President, I second the motion.  
The motion was agreed to.

#### APPROVAL OF RESOLUTION RECALLING FROM THE GOVERNOR SENATE BILL NO. 194.

The Secretary to the Governor being introduced, presented communication in writing from His Excellency, the Governor of the Commonwealth, which was read as follows:

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 5, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor Senate Bill No. 194, File Folio 921, entitled:

"Resolved (if the House of Representatives concur). That Senate Bill Number 194, entitled 'An act to amend an act approved April twentieth, one thousand nine hundred and five (Pamphlet Laws two hundred and thirty-seven) entitled: "An act to provide for the repair and maintenance or improvement by the proper county, city or borough of turnpikes heretofore or hereafter appropriated or condemned or any part thereof for public use free of tolls" as amended, providing for the maintenance and repair of abandoned turnpikes and turnpikes of dissolved companies by the several townships, cities and boroughs," be recalled from the Governor."

Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

#### RECONSIDERATION OF SENATE BILL NO. 194.

Mr. JONES. Mr. President, I move to reconsider the vote by which Senate Bill No. 194, entitled:

An Act to amend an act approved the twentieth day of April one thousand nine hundred five (Pamphlet Laws to hundred thirty-seven) entitled "An act to provide for the repair and maintenance or improvement by the proper county city or borough of turnpikes heretofore or hereafter appropriated or condemned or any part thereof for public use free of tolls" as amended providing for the maintenance and repair of abandoned turnpikes and turnpikes of dissolved companies by the several townships cities and boroughs

passed finally.

The PRESIDENT. How did the Senator vote?

Mr. JONES. Mr. President, I voted "aye."

Mr. SCHANTZ. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. SCHANTZ. Mr. President, I voted "aye."

And the question recurring,

Shall the bill pass finally?

Mr. JONES. Mr. President, I move to reconsider the vote by which the bill passed third reading.

The PRESIDENT. How did the Senator vote?

Mr. JONES. Mr. President, I voted "aye."

Mr. SCHANTZ. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. SCHANTZ. Mr. President, I voted "aye."

And the question recurring,

Will the Senate agree to the bill on third reading?

#### BILL RECOMMITTED.

Mr. JONES. Mr. President, I move that the bill be recommitted to the Committee on Public Roads and Highways.

Mr. SCHANTZ. Mr. President, I second the motion.

The motion was agreed to.

#### REPORTS FROM COMMITTEES.

Mr. JONES. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. JONES, from the Committee on Education, reported as committed, Senate Bill No. 562. (House Bill No. 115), entitled:

An Act to further amend section six hundred and seventeen of an act approved the eighteenth day of May one thousand nine hundred and eleven (P. L. 309) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general, special or local or any parts thereof that are or may be inconsistent therewith" as amended.



Mr. HOMSHER. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. HOMSHER, from the Committee on Education, reported as committed, Senate Bill No. 728, (House Bill No. 746), entitled:

An Act to amend sections one and twelve of an act approved the eighteenth day of July one thousand nine hundred seventeen (P. L. 1043) entitled: "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees, exempting annuities, allowances, returns, benefits and rights from taxation and judicial process and providing penalties."

Mr. CULBERTSON. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CULBERTSON, from the Committee on Agriculture, reported as amended, Senate Bill No. 619, (House Bill No. 868), entitled:

An Act requiring the assessors for county taxation purposes to collect certain agricultural information and fixing the duties of the county commissioners in connection therewith and imposing penalties.

Mr. BARNES. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BARNES, from the Committee on Agriculture, reported as committed, Senate Bill No. 789, (House Bill No. 1003), entitled:

An Act to amend section six of an act approved the twenty-fourth day of July one thousand nine hundred and thirteen (P. L. 965), entitled "An act defining commodities regulating the sale thereof and providing penalties for violation hereof" as amended.

#### BILLS INTRODUCED.

Mr. DAVIS. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAVIS read in his place and presented to the Chair Senate Bill No. 872, entitled:

An Act fixing the salary of the Secretary of the Industrial Board of the Department of Labor and Industry.

Which was committed to the Committee on Appropriations.

Mr. S. J. MILLER. Mr. President, I ask unanimous consent to read bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. S. J. MILLER read in his place and presented to the Chair Senate Bill No. 873, entitled:

An Act relating to explosives: making unlawful the giving away, sale, or delivery of explosives to persons under sixteen, and the having in possession and use of explosives for certain purposes.

Which was committed to the Committee on Judiciary Special.

Also read in his place and presented to the Chair Senate Bill No. 874, entitled:

An Act relating to explosives: making unlawful the giving away, sale or delivering of explosives without the making and keeping of records of sale.

Which was committed to the Committee on Judiciary Special.

Mr. ARON. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. ARON read in his place and presented to the Chair Senate Bill No. 875, entitled:

An Act to amend sections one and two and section three, as amended, of the act approved the twenty-third day of June, one thousand nine hundred and eleven (P. L. 1123), entitled "An act establishing, in each county a board of viewers; prescribing their duties; providing for their appointment as viewers, road juries, juries of view, and commissioners to view land; and providing for the charges upon the respective counties in the matter of salaries, costs, and expenses thereof," by providing for an elective board of viewers in counties of the first class and oblishing the existing boards.

Which was committed to the Committee on Municipal Affairs.

#### MOTION TO READ BILLS FIRST TIME.

Mr. BUCKMAN. Mr. President, I move that all bills reported from committee at today's session be read the first time.

Mr. JONES. Mr. President, I second the motion. The motion was agreed to.

#### BILLS ON FIRST READING.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 53, entitled:

An Act making cities, boroughs, towns and townships liable for injuries resulting from the emergency use of certain vehicles of such municipalities.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 57, entitled:

An Act to provide for the settlement registration transfer and assurance of titles to land lying in the several counties of the Commonwealth of Pennsylvania and to establish a court of land registration for said purpose

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 287, (House Bill No. 183), entitled:

An Act to fix the fees to be allowed the district attorney in counties of the third and fourth classes

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 392, entitled:

An Act to establish a separate orphans' court in and for the county of Erie.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 561, (House Bill No. 44), entitled:

An Act providing that the waiver of an inquisition on real estate contained in any note bond or other obligation shall be effective against and bind real estate on which the same is a lien in the hands of the maker or obligor and in the hands of any purchaser or subsequent owner thereof

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 562, (House Bill No. 115), entitled:

An Act to further amend section six hundred and seventeen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provi-

sions by which it shall be administered and prescribing penalties for the violation thereof providing revenues to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 591, entitled:

An Act amending an act approved the sixteenth day of May one thousand nine hundred and one (Pamphlet Laws two hundred and twenty) entitled "An act regulating the employment of minor children for theatrical or athletic performances singing exhibitions or for playing upon musical instruments" and and providing for the punishment of first and subsequent offenses by summary conviction and fine

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 611, (House Bill No. 203), entitled:

An Act concerning fraudulent conveyances and to make uniform the law relating thereto

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 619, (House Bill No. 868), entitled:

An act requiring the assessors for county taxation purposes to collect certain agricultural information and fixing the duties of the county commissioners in connection therewith and imposing penalties

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 690, entitled:

An Act relating to the acquisition of land for park purposes by any city in this Commonwealth in sections not entirely built up limiting time for condemnation by councils or condemnation or purchase by park commissioners after same has been placed on city plan for park purposes by ordinance of councils or action of park commissioners and providing for removal from city plan upon failure to condemn or purchase within time specified herein

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 696, (House Bill No. 135), entitled:

An Act to amend an act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws page ten hundred and ten) entitled "An act to safeguard human life and health throughout the Commonwealth by providing for the reporting quarantining and control of diseases declared communicable by this act and by regulation of the Department of Health providing for the prevention of infection therefrom and prescribing penalties" by providing for quarantine in places designated for the isolation control and treatment of communicable diseases by providing for the quarantine of communicable diseases upon an opinion of the attending physician health authorities or any medical representative of the State Department of Health that a reasonable suspicion of such disease exists and granting certain powers to the advisory board.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 697, (House Bill No. 676), entitled:

An Act fixing the salary of the deputy county engineer in counties of the second class

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 713, (House Bill No. 672), entitled:

An Act requiring the examination and treatment for venereal diseases of prisoners convicted of crime or pending conviction and authorizing the State Department of Health to make suitable rules and regulations for its enforcement

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 728, (House Bill No. 746), entitled:

An Act to amend sections one and twelve of an act approved the eighteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws ten hundred and forty-three) entitled, "An Act establishing a public school employees' retirement system, and creating a retirement Board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employees; defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employees; exempting annuities, allowances, returns, benefits and rights from taxation and judicial process; and providing penalties."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 730, (House Bill No. 798), entitled:

An Act to amend section thirteen of an act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred and fifty-four) entitled "An act to protect the public health and safety by regulating the erection alteration repair use occupancy maintenance sanitation and condemnation of dwellings two-family dwellings rooming houses and tenements by regulating the use maintenance and sanitation of the grounds surrounding the same the adjoining buildings and all vacant land in cities of the first class providing for their inspection the abatement of nuisances the vacating of uninhabitable houses and the filing of liens creating a division of housing and sanitation and providing penalties for violations of the provisions thereof and repealing all laws inconsistent therewith"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 755, entitled:

An act amending section ten of "An act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or city of Philadelphia regulating the procedure and appeals therefrom and providing for the expense thereof" approved the twelfth day of July one thousand nine hundred and thirteen by changing the jurisdiction in civil actions

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 762, entitled:

An Act to amend section five of the act approved the twenty-fourth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and ninety-seven) entitled "An act authorizing the establishment of contagious disease hospitals in the several counties of the Commonwealth to be constructed and maintained out of county funds" by providing for the management of such hospitals by a board of trustees

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 768, entitled:

An act authorizing and empowering the county commissioners of the several counties of this Commonwealth to erect and construct sewers and a plant to dispose of the sewage from county buildings and to acquire rights of way and the necessary lands for said purposes by purchase or by the exercise of the right of eminent domain at the expense of the county and providing the ways and means of ascertaining and paying the damages of those whose lands may be taken



or injured by reason of the exercise of the right of eminent domain for said purposes

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 786, (House Bill No. 1003), entitled:

An Act to amend section six of an act approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred sixty-five) entitled "An act defining commodities regulating the sale thereof and providing penalties for violations hereof" as amended

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 790, (House Bill No. 1138), entitled:

An Act to amend section three section five and section nine of an act approved the twenty-second day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one thousand and ninety-three) entitled "An act creating in counties having a population of from eight hundred thousand to one million five hundred thousand a board for the assessment and revision of taxes providing for the appointment of the members of such board by the county commissioners fixing their salaries payable by the county defining the powers and duties of such board and regulating the assessment of property and occupations for State and county purposes authorizing the appointment of subordinate assessors and clerks defining their duties and providing for their compensation payable by such counties imposing a penalty on subordinate assessors for failure to comply with certain provisions of this act and abolishing the office of ward borough and township assessor insofar as respects the assessment of property and occupations for State and county purposes" as amended

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 825, entitled:

An Act to provide for a second additional law judge of the Court of Common Pleas of the tenth judicial district.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 839, entitled:

An Act to provide for an additional law judge of the court of common pleas of the Thirty-sixth Judicial District.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 858, entitled:

A supplement to an act entitled "An act to amend an act, entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April, Anno Domini one thousand eight hundred and seventy-four, providing for the incorporation and regulation of electric light, heat and power companies," approved the eighth day of May, Anno Domini one thousand eight hundred and eighty-nine, by extending the powers of every corporation heretofore or hereafter incorporated for the supply of light, heat and power or any of them to the public by electricity and of every corporation which has heretofore accepted the provisions of said act as provided therein and granting to every such corporation the power to appropriate property outside the limits of public streets, lanes, alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service, accommodation, convenience or safety of the public, and providing a method for the assessment of damages arising from such appropriation.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 860, entitled:

An Act providing for the appointment of a board of examiners to examine applicants for the office of inspector for the anthracite mines of this Commonwealth, prescribing the public road in the Counties of Wyoming and Susquehanna

qualifications, refining the powers and duties, and fixing the compensation of such examiners; providing for the appointment of inspectors of anthracite mines, prescribing their qualifications and regulating their salaries and term of office, and abolishing the terms of office of the present mine inspectors of the anthracite mines.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 862, entitled:

An Act to amend section two of the act approved the twelfth day of July, one thousand nine hundred thirteen (P. L. 711) entitled "An act establishing a court for the county of Philadelphia, prescribing its jurisdiction and powers; providing for the service of its writs, process, or warrants by the proper officers of the county or city of Philadelphia, regulating the procedure therein, and appeals therefrom, and providing for the expenses thereof.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

#### ADJOURNMENT.

Mr. JONES. Mr. President, I move that the Senate do now adjourn until tomorrow morning at 10.30 o'clock.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 5.47 P. M. until Wednesday April 6, 1921, at 10.30 o'clock A. M.

## HOUSE OF REPRESENTATIVES

TUESDAY, April 5, 1921.

The House met at 11 o'clock A. M.

The SPEAKER (Robert S. Spangler) in the Chair.

#### PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

O Lord God of Sabaoth, heaven and earth are full of Thy glory and the warbling songsters of the forest give us the hint that we, too, should lift our voices in psalms of praise to Thee for Thine infinite goodness and the daily dispensations of Thy providence. Make us mindful of all the great common gifts of life so freely given; the glorious sunlight that no man's gold can buy; the wonders of the forest; the majesty of the mountains; the vastness of the sea and the beauty of the heavens. Make us glad for these common things that we receive so freely and think of so little.

We thank Thee for all the blessings of the common life; for good homes; for loving mothers and faithful wives; for dutiful children; for consistent friends and wise counsellors; for the blessings that come through the guardians of peace; for all of the mercies that we receive so freely and value so lightly. Make us grateful for these things, and touch our hearts with a sense of Thy constant need and blessing.

And now, O Father, look Thou down upon some of the hearts of those that gather here this morning that are heavy because of sickness and the thought of death; the struggles of the sick-room and the cares of life, and as the night had to flee before the morning, so may Thy promises and blessings cause all sadness and sorrow to pass away in the sunlight of Thy love. Amen.

#### JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. JOHN N. HOFFMAN, the further reading was dispensed with and the Journal was approved.

#### BILLS INTRODUCED AND REFERRED.

By Mr. STARK. House Bill No. 1312.

An Act to establish as a State Highway a certain section of the public road in the Counties of Wyoming and Susquehanna

Referred to the Committee on Public Roads.

By Mr. STARK. House Bill No. 1313.

An Act making an appropriation to carry out the provisions of an act approved the twenty-fifth day of July, one thousand nine hundred and fifteen (Pamphlet Laws eleven hundred and ninety-five), entitled "An act for the encouragement of agriculture and the holding of argicultural exhibitions; providing State aid for certain agricultural associations, and regulating the payment thereof."

Referred to the Committee on Appropriations.

By Mr. STARK. House Bill No. 1314.

An Act to establish as a State Highway a certain section of public road in the County of Wyoming.

Referred to the Committee on Public Roads.

By Mr. ALEXANDER. House Bill No. 1315.

An Act to repeal an act entitled "An act in relation to the public safety, defense and welfare of the Commonwealth and of the United States; continuing the Commission of Public Safety and Defense as a Commission of Public Welfare; prescribing its powers and duties; and making an appropriation, approved the eighth day of July, Anno Domini, one thousand nine hundred and nineteen (Pamphlet Laws ten hundred and fifty-five).

Referred to the Committee on Manufactures.

By Mr. ALEXANDER. House Bill No. 1316.

An Act to amend section four and section thirty-two of an act, entitled "An act, creating a Board of Commissioners of Public Grounds and Buildings; providing for the appointment of a Superintendent of Public Grounds and Buildings and subordinate officers and employees, and fixing their salaries; defining the powers and duties of the Board and the Superintendent with regard to contracts for and the furnishing of furniture, furnishings, stationary, supplies, paper and fuel for the executive and legislative branches of the State Government and the Executive Mansion, the supervision of the Capitol grounds and buildings, the State Arsenal and Executive Mansion and repairs, alterations and improvements thereto, and to other buildings, land and property of the State the disposal of unserviceable personal property of the State, the renting of office rooms outside of the Capitol, the bonding of officers and employees of the Commonwealth, and the supervision of the erection of, and repairs and additions to, State Institutions and the expenditure of funds therefor; and repealing supplied and inconsistent laws," approved the 16th day of June A. D. 1919 (P. L. 482).

Referred to the Committee on Judiciary General.

By Mr. ALEXANDER. House Bill No. 1317.

An Act providing for biennial instead of annual reports of the several departments of the State Government and directing to whom said reports shall be made; and the manner of printing and distributing the same.

Referred to the Committee on Judiciary General.

By Mr. ALEXANDER. House Bill No. 1318.

An Act directing the State Treasurer and Auditor General each to file a report with the Legislature on the third Monday of January of each odd numbered year, and providing for the printing of said reports and the payment of the expense thereof and repealing all other acts inconsistent herewith.

Referred to the Committee on Judiciary General.

By Mr. ALEXANDER. House Bill No. 1319.

An Act to repeal an act entitled, "An act, creating a commission of Public Safety and Defense to prepare for the defense of the Commonwealth; the safety of its people and the protection of their property; and to aid the Government of the United States in protecting and defending said government and the people thereof, and their property, and making an appropriation. Approved the 15th day of May, A. D. 1917 (Pamphlet Laws, 192).

Referred to the Committee on Judiciary General.

By Mr. GREEN. House Bill No. 1320.

An act to amend section one of an act approved the thirteenth day of May, one thousand nine hundred and fifteen, (P. L. 286), entitled "An act to provide for the health, safety, and welfare of minors; by forbidding their employment or work in certain establishments and occupations, and under certain specified ages; by restricting their hours of labor, and regulating certain conditions of their employment; by requiring employment certificates for certain minors, and prescribing the

kinds thereof, and the rules for the issuance, reissuance, filing, return, and recording of the same; by providing that the Industrial Board shall, under certain conditions, determine and declare whether certain occupations are within the prohibitions of this act; requiring that certain minors shall, during the period of their employment, attend certain schools, to be established as therein provided, and to be approved by the State Superintendent of Public Instruction, and regulating the conditions of such attendance; authorizing the State Board of Education, in certain cases, to appoint attendance officers to aid in enforcing the provisions of this act, and creating the salary and expenses of such officers a charge against the school district wherein they are employed; requiring certain abstracts and notices to be posted; providing for the enforcement of this act by the Commissioner of Labor and Industry, the attendance officers of school districts, and police officers; and defining the procedure in prosecutions thereunder and establishing certain presumptions in relation thereto; providing penalties for the violation of the provisions thereof; and repealing all acts or parts of acts inconsistent therewith," exempting from the operation of the act minors employed on the stage of theaters with the approval of the Industrial Board of the Department of Labor and Industry.

Referred to the Committee on Judiciary General.

By Mr. GREEN. House Bill No. 1321.

An Act providing for the conservation of the oil and gas resources of the State; requiring the owners and operators of oil and gas wells to keep certain books open for inspection; and imposing certain duties upon the Public Service Commission.

Referred to the Committee on Manufactures.

By Mr. STACKHOUSE. House Bill No. 1322.

An Act making an appropriation to the Penn Asylum for Indigent Widows and Single Women, Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. JOSEPH MARCUS. House Bill No. 1323.

An Act to amend section two of an act approved the twenty-fifth day of April, one thousand nine hundred and three, (P. L. 304), entitled "An act to further regulate the construction, maintenance and inspection of buildings and party walls, in cities of the first class."

Referred to the Committee on Judiciary Local.

By Mr. ALBERT S. C. MILLAR (By request). House Bill No. 1324.

An Act to repeal section one of the act approved the fourteenth day of March, one thousand eight hundred and sixty-five, entitled "An act to promote the more certain and equal assessment of taxes in Philadelphia."

Referred to the Committee on Municipal Corporations.

By Mr. GOLDER. House Bill No. 1325.

An Act providing for the organization, government, discipline, maintenance, and regulation of the armed land forces of this Commonwealth.

Referred to the Committee on Military.

By Mr. ALBERT S. C. MILLAR. (By request). House Bill No. 1326.

An Act to amend an act approved the twenty-fifth day of June, one thousand nine hundred and nineteen, entitled "An act for the better government of cities of the first class of this Commonwealth."

Referred to the Committee on Municipal Corporations.

By Mr. BLUETT. House Bill No. 1327.

An Act making an appropriation to the Evangelical Home for the Aged at Philadelphia.

Referred to the Committee on Appropriations.

By Mr. BROOKS. House Bill No. 1328.

An Act requiring the Fish Commissioner within one year to certify whether adequate provision has been made at the dam across the Susquehanna River at McCall's Ferry for the passage of fish, and unless such certificate that said dam no longer prevents the fish from passing up said stream is filed with the Attorney General within thirteen months; authorizing and directing the Attorney General to institute and prosecute quo warranto and other legal proceedings against the Pennsylvania Water and Power Company.

Referred to the Committee on Manufactures.



By Mr. BOLARD. House Bill No. 1329.

An Act to amend the act approved the twelfth day of June, one thousand eight hundred and seventy-eight (Pamphlet Laws two hundred and six), entitled "An act authorizing the State Treasurer to refund collateral inheritance tax heretofore paid or that may hereafter be paid in error," by providing for the refunding by the State Treasurer of collateral, direct, or transfer inheritance tax heretofore paid or that may hereafter be paid on the estate or property of a person erroneously adjudged to be dead.

Referred to the Committee on Ways and Means.

By Mr. J. A. WALKER. House Bill No. 1330.

An Act to amend section eleven of an act approved the twelfth day of July, one thousand nine hundred and nineteen, entitled "An act authorizing stock corporations, other than building and loan associations and corporations authorized by law to transact a banking or insurance business, to make provision, upon formation, reorganization, merger or consolidation, for the issue of either or both preferred or common shares without nominal or par value; regulating the same and such corporations; and prescribing the method of determining the number of shares and capital of corporations issuing shares in such manner," by providing that no bonus shall be required to be paid under the laws of this Commonwealth upon the stock of a corporation issued to acquire property of which an existing corporation is obliged to divest itself in order to comply with any law of this Commonwealth or to enable it to exercise any rights otherwise conferred on it by any law of this Commonwealth and provided further that no bonus shall be required to be paid under the laws of this Commonwealth in cases of reorganization, merger, or consolidation in connection with which all certificates of capital stock with nominal or par value are fully surrendered by the share-holders of the corporation in process of reorganization, or of the two or more corporations in process of merger or consolidation, and in exchange therefore the aforesaid shareholders receive without other consideration or the paying in of additional capital assets, a like or a lesser or a greater number of shares without nominal or par value.

Referred to the Committee on Ways and Means.

By Mr. JAMES A. WALKER. House Bill No. 1331.

An Act relating to the payment of bonus upon the capital stock of corporations issued to acquire properties or stock of existing corporations where the amount of corporate property in the Commonwealth is not increased but where a change of ownership is effected.

Referred to the Committee on Ways and Means.

By Mr. CHARLES P. DEWEY. House Bill No. 1332.

An Act providing for and regulating the maintenance and government of a children's home, in each county of the fourth, fifth, sixth, seventh and eighth class of the State, for indigent orphans and for incorrigible, indigent, dependent, and neglected children under sixteen years of age, and providing for their commitment thereto.

Referred to the Committee on Judiciary Local.

By Mr. BOLARD. House Bill No. 1333.

An Act to provide for the payment of moneys to school districts, the taxes of which are reduced by the acquisition of lands and property by the Commonwealth for the conservation of water and to prevent flood conditions.

Referred to the Committee on Education.

By Mr. ALBERT MILLAR. House Bill No. 1334.

An Act to repeal section 2 of an act entitled "An act for the protection of the public health; by providing that persons, firms, or corporations, who are operating or conducting hotels, restaurants, dining-cars, or other public eating-places in this Commonwealth, shall not employ or keep in their employ, as cooks, waiters, kitchen-held, chamber-maids, or other house-servants, any person or persons who are suffering from trachoma, active tuberculosis of the lungs, open skin tuberculosis, syphilis, gonorrhea, open external cancer, or barber's itch, or who are carriers of typhoid fever; and further providing that no dishes, receptacles, or utensils used in eating or drinking shall be furnished to patrons or customers of any such public eating place, unless the same have been thoroughly cleansed since used by another individual; and further providing that no towels shall be furnished in any wash-room, in connection with any such public eating place, unless such towels be laundered or discarded after each individual use; and further providing that no common drinking cups shall be furnished at any public drinking place operated in connection with any such public eating place; and providing penalties for violations of the provisions of this act," approved May 28th, 1915 (P. L. 642).

Referred to the Committee on Retrenchment and Reform.

By Mr. DITHRICH. House Bill No. 1335.

An Act making an appropriation for the purpose of refunding moneys paid into the State Treasury on applications for a

warrant of survey or a patent on public lands where the Commonwealth has failed, neglected or refused to perfect the title of the applicant; and providing for the procedure in determining such claims and the payment thereof.

Referred to the Committee on Appropriations.

By Mr. MARSHALL. House Bill No. 1336.

A supplement to an act approved the eighteenth day of July, one thousand nine hundred and nineteen, (Appropriation Acts, page 229, No. 382A) entitled "An act authorizing the appointment of a commission to supervise the revising, amending, consolidating, and simplifying of the laws relating to the assessment, levy, and collection of taxes for local purposes; prescribing the power and duties of such commission; imposing certain duties on the Legislative Reference Bureau; and making an appropriation;" continuing the commission appointed under the provisions of said act for a further period of two years; providing for the appointment of additional members on said commission; and making an appropriation.

Referred to the Committee on Judiciary Local.

By Mr. EACHES. House Bill No. 1357.

An Act to amend clause thirty-eight, section two, article one, chapter five, of the act approved the fourteenth day of May, one thousand nine hundred and fifteen, (P. L. 312), entitled "An act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs."

Referred to the Committee on Municipal Corporations.

By Mr. EACHES. House Bill No. 1338.

An Act to amend an act approved the twenty-fifth day of June, one thousand nine hundred and thirteen, (P. L. 550), entitled "An act authorizing the several counties, incorporated towns, and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans, and of the Army of the Philippines, and to each post of the American Veterans of Foreign Service, in the respective counties, boroughs, and towns, to aid in defraying the expenses of Memorial Day."

Referred to the Committee on Military.

By Mr. McVICAR. House Bill No. 1339.

An Act authorizing boroughs to enact ordinances prohibiting heavy traffic on certain paved streets.

Referred to the Committee on Judiciary Local.

By Mr. McVICAR. House Bill No. 1340.

An Act to amend an act approved the fourteenth day of May, one thousand nine hundred and fifteen, (P. L. 312), entitled "An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs," authorizing boroughs to define and punish disorderly conduct.

Referred to the Committee on Judiciary Local.

By Mr. McOWEN. House Bill No. 1341.

An Act to amend section one of an act approved the eighth day of April, one thousand eight hundred sixty-seven (P. L. 50) entitled, "An act to permit disabled soldiers to peddle, by procuring a license therefor, without charge," as amended.

Referred to the Committee on Military.

By Mr. BALDI. House Bill No. 1342.

An Act imposing a State tax for educational purposes on the net earnings of shares of stock and of all scrip, bonds and certificates or evidence of indebtedness of all corporations, doing business within this Commonwealth; providing for the collection thereof; and making an appropriation of the proceeds of such tax.

Referred to the Committee on Manufactures.

By Mr. MORRIS. House Bill No. 1343.

An Act for the protection of live stock; prohibiting the use of metal and wire tag fasteners on bags containing feeding stuffs.

Referred to the Committee on Agriculture.

By Mr. VAN ALEN. House Bill No. 1344.

An Act to amend an act approved the twenty-fourth day of May, one thousand nine hundred and seventeen (P. L. 299), entitled "An act to amend section one of an act, approved the twenty-first day of March, one thousand nine hundred and seven, entitled "An act authorizing the county commissioners of the several counties, or the town councils of the several



boroughs, of this Commonwealth, or both, to appropriate annually a sufficient sum of money to each post of the Grand Army of the Republic, in their respective counties or boroughs, to aid in defraying the expenses of Memorial Day, as amended, by requiring the commissioners to make appropriations also to Memorial Day or similar organizations where there was heretofore an established post."

Referred to the Committee on Judiciary Special.

By Mr. SWEITZER. House Bill No. 1345.

An Act providing for the reimbursement of counties by boroughs and townships when the county has contracted with the State Highway Department for the payment of both the county's and the borough or township's share of the cost of constructing or improving a State or State-aid highway; authorizing counties to so contract; empowering boroughs and townships to incur indebtedness therefor; and authorizing an assessment of the borough's share on the abutting property.

Referred to the Committee on Public Roads.

By Mr. SWEITZER. House Bill No. 1346.

An Act to amend section nine of article seven, chapter six of an act approved the fourteenth day of May, one thousand nine hundred and fifteen (P. L. 312), entitled "An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs," by adding thereto subsection eight, providing that the borough's share of the cost of construction and improvement of streets or highways in boroughs which are built or improved jointly by the borough and county the borough and State, or borough, county and state, may be assessed against the abutting property owners.

Referred to the Committee on Judiciary Local.

By Mr. SHANNON. House Bill No. 1347.

An Act making an appropriation to the Water Supply Commission for the purpose of building and constructing a retaining wall or dike along the Delaware River at Lackawaxen, Pike County.

Referred to the Committee on Appropriations.

By Mr. SPROWLS. House Bill No. 1348.

An Act to fix the salaries of the chief clerk who is also the Secretary of the Board of Pardons; and of the Superintendent of the Election and Legislative Bureau in the Department of the Secretary of the Commonwealth.

Referred to the Committee on Judiciary General.

By Mr. McCaIG. House Bill No. 1349.

An Act making an appropriation to the Salvation Army Social Settlement and Day Nursery of Fernando Street, Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. SOWERS. House Bill No. 1350.

An Act to increase the pay of Jurors and Witnesses in this Commonwealth.

Referred to the Committee on Judiciary Local.

By Mr. JOHN N. HOFFMAN. House Bill No. 1351.

An Act authorizing and empowering the several counties of this Commonwealth to reimburse and pay highway contractors under road construction contracts entered into between said counties and such contractors approved by the State Highway Department prior to the order of the Interstate Commerce Commission of the United States of America of the twenty-ninth day of July, one thousand nine hundred and twenty, increasing railroad freight rates, the additional amount of freight charges required to be paid by such contractors by reason of such increase in rates.

Referred to the Committee on Public Roads.

By Mr. HUSTON. House Bill No. 1352.

An Act to further amend section fifteen of an act approved the twelfth day of July, one thousand nine hundred thirteen (P. L. 719) entitled "An act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National Party conventions, and of certain party officers, including State committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties, and their reimbursement by the State of the expenses of the same; authorizing the State Committee of a political party to make and to alter, amend, and revoke rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation; as amended by section five of

an act approved the ninth day of July, one thousand nine hundred nineteen (P. L. 839), entitled "An act to amend sections seven, ten, fourteen and fifteen of an act entitled 'An act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to national party conventions, and of certain party officers, including State committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties, and their reimbursement by the State, of the expenses of the same, authorizing the State committee of a political party to make and to alter, amend, and revoke rules; and providing penalties for violation of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation,' approved the twelfth day of July, Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen), as amended, so as to provide fully how many official and specimen ballots shall be provided for each party at the primaries and to whom the same shall be delivered, what other election materials shall be furnished, and what printed instructions shall be given voters and election officers, how the official ballots shall be given to qualified electors, how party membership shall be evidenced, and how and when it may be challenged, how the vote shall be counted, recorded, and returned by the election officers, what shall be done with the ballots voted, their stubs, and the unused, spoiled, and void ballots tally papers, oaths of election officers, affidavits of voters, et cetera, lists of voters of each party, triplicate and other return sheets, and who shall have the custody of same; to require the return and public inspection of all the spoiled and unused ballots from each election district before the computation of any returns therefrom; to prescribe the method of computing and canvassing such returns publicly; to provide who shall constitute the return board for any county wherein one or more of the commissioners are candidates at any primary; to regulate the manner of correcting apparent errors in certain returns, and the opening of ballot-boxes, and the recounting of votes, when any county commissioner, prothonotary, or judge of the court of common pleas deems it necessary in order to obtain a correct count or upon the petition of three electors averring fraud or error; to assure the right of any authorized representative of any party or candidate to hear record, and check up the returns as read, as well as to inspect the same and any other public documents relating to any primary election; to allow any person aggrieved by any decision of the county commissioners or prothonotary to appeal therefrom to the court of common pleas of the proper county; to make certain violations of said act as amended hereby, misdemeanors; and to provide penalties for the punishment of such offenses; to provide that nomination petitions of candidates for any municipal office to be filled by a vote of the electors of a senatorial district shall be signed by at least two hundred qualified electors of such district; and to repeal inconsistent legislation."

Referred to the Committee on Elections.

By Mr. OGLE. House Bill No. 1353.

An Act to amend sections three and four of an act approved the sixth day of April, one thousand eight hundred and thirty (P. L. 272) entitled "An act for the levy and collection of taxes upon proceedings in courts and in the offices of register and recorder and for other purposes."

Referred to the Committee on Ways and Means.

By Mr. OGLE. House Bill No. 1354.

A supplement to the act approved the twenty-third day of June, one thousand eight hundred and eighty-five, (P. L. 146), entitled "An Act relating to marriage licenses, providing for officers herein indicated to issue licenses for parties to marry," imposing an additional license fee for the use of the Commonwealth.

Referred to the Committee on Ways and Means.

By Mr. EDMONDS. House Bill No. 1355.

An act to amend sections 8 and 9, of an act entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections, and their enrollment as members of political parties as a further condition of their right to vote at primaries, in cities of the first class of this Commonwealth, by removing from office all existing registration commissioners and their appointees in said cities, and authorizing the Governor to appoint registration commissions therein; defining the jurisdiction of said commissions, and the powers and duties of the commissioners constituting same, and of their appointees, including registrars, inspectors of registration, clerks and counsel; fixing their qualifications, terms of office, and compensation; granting them certain immunity from arrest on registration days; and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence, as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof, to copy or demand a list of the lodgers therein, and to supervise the conduct of registrars; regulating the registration of electors at polling places by registrars, and at the offices of commissions by commissioners, and the right of parties or bodies of electors to have watchers thereat, and the preparation and use of street lists and other records



of those registered; allowing the names of persons not entitled to vote to be struck from the registers in certain cases; permitting all records regarding registration to be inspected and copied by any elector under certain conditions; directing how the registers shall be used at elections and primaries; compelling the attendance of witnesses and payment of witness fees; and providing penalties for refusing to obey subpoenas; directing receivers of taxes to appoint chief clerk of commissions as deputies to collect poll taxes and to give receipts therefor; authorizing such clerks to administer oaths, sign subpoenas and vouchers and to collect and disburse witness fees; prescribing a method for challenging persons applying for registration, and the procedure for the correction of registers, and for appealing from actions of registrars to said commissions; and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas; imposing certain duties upon election officers and upon the councils; treasurers, controllers, receivers of taxes, police officers, and other officials of said cities and upon the courts, judges, prothonotaries, sheriffs, commissioners, peace officers, and other officials of the judicial districts and counties in which said cities are situated or with which they are coextensive; legalizing certain acts required thereby if required on Sunday of legal holiday; requiring said cities to provide for the maintenance of said commissions, and the compensation of their appointees, and the payment of all expenses necessary to carry out the provisions of this act, and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of said commissions; punishing and fixing penalties for violations hereof; and repealing all legislation inconsistent herewith," approved the tenth day of July, A. D. one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and sixty-two.)

Referred to the Committee on Elections.

By Mr. FINNEY. House Bill No. 1356.

An Act to appropriate and to re-appropriate to the Water Supply Commission moneys for the purpose of continuing the work of deepening, widening and improving French Creek in Crawford county, commenced under the provisions of the act approved the twenty-fifth day of July, one thousand nine hundred and seventeen (P. L. 1191) entitled, "An act providing for the deepening, widening, and improvement of French Creek in Crawford county; vesting certain powers in the Water Supply Commission, including the taking of land and materials by eminent domain; and making an appropriation."

Referred to the Committee on Appropriations.

By Mr. EDMONDS. House Bill No. 1357.

An Act to provide for the assessment of county poll or personal taxes in cities of the first-class and to repeal laws inconsistent with its provisions.

Referred to the Committee on Elections.

By Mr. HEFFERNAN. House Bill No. 1358.

An Act making an appropriation to the Providence General Hospital of Philadelphia, Philadelphia county, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. DEHAAS. House Bill No. 1359.

An Act authorizing certain heads of departments of the State Government to increase the compensation of employees and prescribing a limit to said increase.

Referred to the Committee on Ways and Means.

By Mr. LAFFERTY. House Bill No. 1360.

An Act providing for the appointment of a commission to inspect sites suitable for the erection thereon of a State psychopathic hospital to be erected West of the Allegheny Mountains, and to be known as the Western Pennsylvania State Psychopathic Hospital, and to select therefrom and recommend to the Governor the purchase of one of said sites for said purpose.

Referred to the Committee on Public Health and Sanitation.

By Mr. LAFFERTY. House Bill No. 1361.

An Act providing for the appointment of a commission to inspect sites suitable for the erection thereon of a State psychopathic hospital to be erected East of the Allegheny Mountains, and to be known as the Eastern Pennsylvania State Psychopathic Hospital, and to select therefrom and recommend to the Governor the purchase of one of said sites for said purpose.

Referred to the Committee on Public Health and Sanitation.

By Mr. BARNHART. House Bill No. 1362.

An Act making an appropriation to the Home for Widows and Single women of Lebanon and Lebanon County.

Referred to the Committee on Appropriations.

By Mr. BARNHART. House Bill No. 1363.

An act providing for placement of training in the several departments, bureaus, boards, divisions and commissions of the State Government, of disabled soldiers, sailors and marines.

Referred to the Committee on Military.

By Mr. JOSEPH C. MARCUS. House Bill No. 1364.

An Act making an appropriation to the Coleman Industrial Home for Colored Boys, Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. JOSEPH C. MARCUS. House Bill No. 1365.

An Act providing for admission to practice as an attorney-at-law in the Supreme Court and Superior Court of this Commonwealth of persons regularly admitted to practice and engaged in the practice of law in the courts of common pleas of this Commonwealth for a period of five years preceding the date of this act.

Referred to the Committee on Judiciary General.

By Mr. DAWSON. House Bill No. 1366.

An Act to amend section one of the act approved the eighteenth day of July Anno Domini, one thousand nine hundred and seventeen (P. L. 345), entitled: "An act to fix the salaries of the supervising inspectors of the second grade and of the Chief of the Bureau of Mediation and Arbitration in the Department of Labor and Industry."

Referred to the Committee on Ways and Means.

By Mr. HESS. House Bill No. 1367.

An Act to amend sections one thousand four hundred sixteen and one thousand four hundred thirty-one of an act approved the eighteenth day of May, one thousand nine hundred eleven (P. L. 309), entitled: "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. COMERER. House Bill No. 1368.

An Act establishing as a State Highway a certain section of public road in the county of Fulton.

Referred to the Committee on Public Roads.

By Mr. GREEN. House Bill No. 1369.

A Supplement to an act approved the thirtieth day of March, one thousand nine hundred eleven (P. L. 32) entitled "An act providing for the selection and purchase, or the appropriation from the State forest reserves, of a tract of land and the erection thereon of buildings for the Western Penitentiary; making an appropriation therefor; authorizing the removal thereto of the inmates of the said penitentiary; and directing the sale of the site now occupied by the said penitentiary, and the buildings and materials thereon; providing for the erection, construction and equipment of a building for the care and treatment of inmates of the Eastern and Western Penitentiaries suffering with tuberculosis; and making an appropriation.

Referred to the Committee on Appropriations.

#### REPORTS FROM COMMITTEES.

Mr. GOODNOUGH, from the Committee on Education, reported as committed, House Bill No. 1054, entitled:

An Act to amend article nine of an act approved the eighteenth day of May, one thousand nine hundred and eleven (1911 P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," as amended, creating a State Council of Education; defining its powers and duties, and transferring thereto the powers and duties now vested in the State Board of Education.

Mr. McCALL, from the Committee on Appropriations, reported as committed, House Bill No. 550, entitled:

An Act to amend sections four and six of the act approved the second day of April, one thousand nine hundred and three (P. L. 128), entitled "An act to establish a Department of Fisheries, to provide for its proper administration, and to provide for the protection and propagation of fish by the Department of Fisheries," as amended; fixing the salary of the Commissioner of Fisheries; authorizing the appointment of additional employees; providing for the salaries of the employees of the Department.

Mr. DILSHEIMER, from the Committee on Electric Railways, reported as committed, House Bill No. 606, entitled:

A supplement to an act approved the fourteenth day of May, one thousand eight hundred and eighty-nine (P. L. 211), entitled "An act to provide for the incorporation and government of street railway companies in this Commonwealth," authorizing street railway companies to operate vehicles without the use of rails or tracks, by electricity distributed by overhead wires.

Mr. WHITEMAN, from the Committee on Education, reported as amended, House Bill No. 939, entitled:

An Act to amend section four hundred and one of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. McKIM, from the Committee on Education, reported as committed, House Bill No. 1195, entitled:

An Act to commemorate the memory of Thaddeus Stevens by designating one of the educational buildings to be erected in the capital park as "The Thaddeus Stevens Educational Memorial" and constituting a commission to prepare a pamphlet dealing with the life and the speeches of Thaddeus Stevens to be distributed to the public schools.

Mr. HARRY, from the Committee on Agriculture, reported as amended, House Bill No. 1261, entitled:

An Act to amend sections two, three and four of an act approved the third day of May, Anno Domini, one thousand nine hundred and nine (Pamphlet Laws three hundred and ninety-five) entitled "An act regulating the sale of concentrated commercial feeding-stuffs, also of condimental stock and poultry-food, and patented, proprietary or trade-mark stock and poultry-food, possessing nutritive value combined with medicinal properties; defining concentrated commercial feeding-stuffs, prohibiting the adulteration of any feeding-stuff sold, offered, or exposed for sale in this State, with oat-hulls, ground corn cobs, flax plant refuse, elevator chaff, cotton-seed hulls, ground corn stalks, rice hulls, peanut hulls, weed seeds, or other similar adulterants; providing for the collection of samples and analysis thereof by the Department of Agriculture, and the publication of information concerning the same; providing also for the expenses of the enforcement of the law, fixing penalties for its violation, and repealing act number two hundred and eleven (Pamphlet Laws one thousand nine hundred and seven, page two hundred and seventy-three), entitled "An act regulating the sale of wheat, rye, corn, and buckwheat-bran and middlings, or any admixture thereof," et cetera, approved the twenty-eighth day of May, one thousand nine hundred and seven," by enlarging the scope of the term "concentrated commercial feeding-stuffs" and providing for the collection of license fees for the sale thereof; and by including certain other substances as adulterants.

Mr. PERRY, from the Committee on Appropriations, reported as committed, House Bill No. 861. (Senate Bill No. 150), entitled:

An Act providing for a commission to make an examination of the Institution of the Society for the Prevention and Cure of Consumption of the City of Scranton popularly known as the West Mountain Sanatorium providing for a transfer of said institution under certain conditions to the Commonwealth; regulating such institution in the event of such transfer and making an appropriation.

Mr. CLUTTON, from the Committee on Education, reported as committed, House Bill No. 1147. (Senate Bill No. 338), entitled:

An Act to amend an act approved the eighteenth day of May, one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws, general, special or local or any parts thereof that are or may be inconsistent therewith" by adding to article twenty thereof section two thousand forty.

Mr. SWEITZER, from the Committee on Agriculture, reported as committed, House Bill No. 1180. (Senate Bill No. 446), entitled:

An Act to amend sections ten and twenty-two of an act approved the twenty-ninth day of June, Anno Domini one thousand nine hundred and seventeen (P. L. 657), entitled "An act to provide for the protection of agriculture and horticulture and to prevent the introduction into the dissemination within the Commonwealth of insects and disease pests injurious or harmful to plants or plant products; providing for inspection of nurseries; providing for quarantines necessary to the enforcement of this act and imposing penalties.

RESOLUTION RECALLING HOUSE BILL NO. 269 FROM THE SENATE.

Mr. W. W. JONES. Mr. Speaker, I desire to offer a resolution.

The SPEAKER. The resolution will be read by the Clerk.

The resolution was read by the Clerk as follows:

Resolved, (if the Senate concur), That House Bill No. 269 entitled "An act to protect all persons in their equal rights regardless of race, color or creed, in places of public accommodation, entertainment or amusement and providing penalty for violation of the same" be recalled from the Senate for purpose of amendment.

On the question,

Will the House adopt the resolution?

The resolution was adopted.

QUESTION OF INFORMATION.

Mr. ALEXANDER. Mr. Speaker, I rise to a question of information. I called for a yea and nay vote before the resolution was adopted.

The SPEAKER. The resolution has been passed.

Mr. ALEXANDER. Mr. Speaker, there were a number of calls made for a yea and nay vote before the resolution was passed.

MOTION TO RECONSIDER VOTE.

Mr. GLASS. Mr. Speaker, I move that the vote by which this resolution was passed, be reconsidered.

The SPEAKER. There can be no reconsideration of that vote until there has been some intervening business transacted in this House.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency, the Governor, which was read as follows:

APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, March 30, 1921.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor House Bill No. 93, File Folio 23, entitled:

"Resolved (if the Senate concur), That House Bill No. 93, File Folio 23, entitled 'An act making it unlawful to turn in or sound false alarms of fire and to meddle or interfere with or break, or destroy any fire alarm telegraph system,' be recalled from the Governor for the purpose of amendment."

WM. C. SPROUL.

RECONSIDERATION OF VOTE ON HOUSE BILL NO. 93.

Mr. FINNEY. Mr. Speaker, I move that the vote by which this bill passed finally, be reconsidered.

Mr. FRANKLIN. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. FINNEY. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. FRANKLIN. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. FINNEY. Mr. Speaker, I ask unanimous consent to offer amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:



Amend section 1 page 2, line 2, 4, and 5 by striking out the words "of not less than one hundred dollars or by imprisonment for not less than one year, either or both at the discretion of the court" and insert in lieu thereof "not exceeding five hundred dollars for each offense or by imprisonment for a term not exceeding two years or by both."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

#### COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency, the Governor, which was read as follows:

#### APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, March 30, 1921.

To the Honorable, the House of Representatives, of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor House Bill No. 512, File Folio No. 1601, entitled:

"Resolved (if the Senate concur), That House Bill No. 512, File Folio 1601, entitled 'An act to amend section one of an act approved the seventh day of July, one thousand nine hundred and nineteen (Pamphlet Laws nine hundred ninety-two), entitled "An act to amend the act approved the fifteenth day of April, one thousand nine hundred and fifteen (Pamphlet Laws one hundred and thirty-two), entitled "An act relative to the burial of the bodies of certain indigent deceased widows at the county expense," as amended, requiring county commissioners to pay from the county funds the expenses of burial of all widows of honorably discharged soldiers, sailors and marines legally resident within the county, authorizing the county commissioners to make inquiries and investigations, providing for payments to persons who buried such bodies, and requiring public officers and officers and agents of institutions to report deaths of such widows' be recalled from the Governor for the purpose of amendment."

WM. C. SPROUL.

#### RECONSIDERATION OF VOTE ON HOUSE BILL NO. 512.

Mr. SHAFFER. Mr. Speaker, I move that the vote by which this bill passed finally be reconsidered.

Mr. STRAUSS. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. SHAFFER. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. STRAUSS. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring.

Will the House agree to the bill on third reading?

Mr. SHAFFER. Mr. Speaker, I ask unanimous consent to offer amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend Section 1 by adding after the words "such facts" in line eight, page four, the following proviso:

"Provided, however, That the county commissioner shall not contribute any moneys toward the funeral expenses of any such widow of a soldier, sailor, or marine where the total expense of any such funeral, including said allowance of seventy-five dollars, shall exceed three hundred dollars."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question.

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

#### HOUSE BILL NO. 1192 MADE A SPECIAL ORDER.

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1192, File Folio No. 3113, entitled:

An Act imposing a State tax on gasoline sold in this Commonwealth, except for the purpose of resale; providing for the collection thereof; providing for the distribution and use of the revenues derived from said tax; making an appropriation; and fixing penalties.

on page 6 of today's calendar, be made a special order of business on third reading and final passage, for Wednesday, April 6th, at 11.15 o'clock A. M.

Mr. FITZGIBBON. Mr. Speaker, I second the motion. The motion was agreed to.

#### HOUSE BILL NO. 55 MADE A SPECIAL ORDER.

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 55, File Folio No. 3431, entitled:

An act imposing a State tax on gross receipts received from outdoor advertising providing for the collection thereof and prescribing penalties.

on page 8 of today's calendar, be made a special order of business on third reading and final passage for Wednesday, April 6th, at 11.30 o'clock A. M.

Mr. BOWER. Mr. Speaker, I second the motion.

The motion was agreed to.

#### HOUSE BILL NO. 205 MADE A SPECIAL ORDER.

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 205, File Folio No. 3427, entitled:

An Act imposing a State tax upon the gross receipts received in the operation of places of public entertainment or amusement providing for its collection and imposing penalties

on page 8 of today's calendar, be made a special order of business on third reading and final passage for Wednesday, April 6th, at 11.45 o'clock A. M.

Mr. CLUTTON. Mr. Speaker, I second the motion.

The motion was agreed to.

#### HOUSE BILL NO. 695 MADE A SPECIAL ORDER.

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 695, File Folio No. 3439, entitled:

An Act to amend section two of an act approved the twentieth day of June, one thousand nine hundred and nineteen (P. L. 521), entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death, and of property within this Commonwealth of a decedent who was a non-resident of the Commonwealth at the time of his death; and making it unlawful for any corporation of this Commonwealth, or national banking association located therein, to transfer the stock of such corporation or banking association, standing in the name of any such decedent, until the tax on the transfer thereof has been paid; and providing penalties; and citing certain acts for repeal;" by making uniform the rates of taxation on all property taxable under this act.

on page 8 of today's calendar, be made a special order of business on third reading and final passage for Wednesday, April 6th, at 12.00 o'clock noon.

Mr. WELLS. Mr. Speaker, I second the motion.

The motion was agreed to.

#### MOTION TO RECONSIDER VOTE.

Mr. GLASS. Mr. Speaker, I move that the vote by which the Resolution recalling from the Senate House Bill No. 269, entitled "An act to protect all persons in their equal rights regardless of race, color or creed, in places of public accommodation, entertainment or amusement and providing penalty for violation of the same," be reconsidered.

Mr. ALEXANDER. Mr. Speaker, I second the motion.

The motion was not agreed to.

#### QUESTION OF PERSONAL PRIVILEGE.

Mr. GLASS. Mr. Speaker, I rise to a question of personal privilege.

The SPEAKER. The gentleman from Philadelphia will state his question of personal privilege.

Mr. GLASS. Mr. Speaker, when the resolution introduced by the gentleman from Lackawanna to recall House Bill No. 269 from the Senate, was presented at the desk and was read, I requested that the resolution be read for the second time, because there were very few members of this House who understood or heard what the resolution was about. After the Speaker had put the question and the House had voted upon it, a division had been called for before the vote was declared, and the Speaker refused to put that call for a division. Mr. Speaker, this motion that I have just presented was for the purpose of enabling the members of this House to intelligently pass upon the resolution which has been presented.

The SPEAKER. The Chair will state that the gentleman can raise a point of order on the Chair's ruling.

Mr. GLASS. Mr. Speaker, the Chair ruled so fast that one could not keep up.

The SPEAKER. The Chair will again state that he will give the gentleman from Philadelphia a fair chance to raise a point of order on the ruling of the Chair.

Mr. GLASS. Mr. Speaker, a number of us called for a division; not one, but a number of the members on the floor of this House want a reconsideration of that vote.

The SPEAKER. The Chair wishes to state that the resolution was passed before he heard a call for a division. The Chair will further state that he is perfectly satisfied to have the gentleman from Philadelphia raise a point of order on any supposed irregularity on the part of the Chair and will submit that question to the House if it is desired by the gentleman from Philadelphia.

Mr. GLASS. Mr. Speaker, it is futile when the Speaker insists on ruling immediately and before a member has an opportunity to be heard.

The SPEAKER. Does the gentleman raise a point of order to that effect?

Mr. ASBURY. Mr. Speaker, as the sponsor of this bill I called for a roll call and the Speaker ignored me. I have no desire to except to the Chair's action as it effects the gentlemen on this floor and I don't presume that the Speaker or any one else in this House want to do anything but what is fair. However, I wish to say that there is no reason why we should not have a roll call as to why this vote should not be reconsidered. Mr. Speaker, we understand the situation of this bill—

The SPEAKER. The only question is on raising a point of order on the ruling of the Chair. The Chair is willing to recognize any gentleman at this time who raises a point of order on any ruling made by the Chair. When the Chair made his ruling on the question of the motion to reconsider the vote the "nays" were preponderant; there is no question about the matter.

Mr. ASBURY. Mr. Speaker, I would like to state to the Chair that I want to set myself right.

The SPEAKER. The Chair will again state that if any gentleman in the House desires to raise a point of order on his ruling on the question of the reconsideration of the vote at this time, or on any action of the Chair, the Chair will entertain such a motion.

#### POINT OF ORDER.

Mr. PHILLIPS. Mr. Speaker, I rise to a point of order, and I would like to have the Speaker pass on it.

The SPEAKER. The gentleman from Clearfield, Mr. Phillips, will state his point of order.

Mr. PHILLIPS. Mr. Speaker, I desire to ask the Chair to rule on this point: Can the House of Representatives recall a bill from the Senate after it has passed second reading?

The SPEAKER. The Chair will state that this is a concurrent resolution, a question for the Senate itself to determine. The only thing that has been done was to pass a resolution which is a concurrent one. It must be passed and determined by the Senate in concurrent action. The House has no record as to where this bill is.

Mr. PHILLIPS. We know where it is; it has passed second reading.

Mr. GLASS. Mr. Speaker, if as you state, the House does not know where the bill now is, how could you entertain a motion to recall it from the Senate?

The SPEAKER. The only knowledge that this House has is that the bill is in the Senate, where it has been unpassed after final passage in the House.

Mr. ASBURY. Mr. Speaker, I realize that I am put in a false position, and I realize that I have a burden which is hard to bear, but I realize also that it is my duty since the Speaker will not call for a division on the resolution, to raise the point and question the ruling of the Chair. I know that that puts me in an awkward position; I know that it puts me at a disadvantage before this House, but I feel that I have been put at the disadvantage in an unfair way, but yet as a man and a member of this House there is nothing left for me to do.

Mr. ALEXANDER. Mr. Speaker, I have been a member of this House; this is my second session. The gentleman who is now the presiding officer, I have always found in every respect to be fair, and just in his decisions and what he does, but at this time I must take exception to his ruling. The Chair in this attempt certainly did not consider anyone in his ruling. Before the ruling ever was passed upon there were at least a dozen men calling for the yeas and nays on that resolution, but notwithstanding that the Speaker of this House in the face of all of that ruled that it had been carried otherwise, and denied the right of this House to have a yeas and nays vote, which it had a right to have. The majority of the House is opposed to the recalling of this bill, it is unfair—

The SPEAKER. The only question now is the question whether or not the House desires to raise the point of order. The House is in control of its own proceedings. The Speaker cannot in any connection make a ruling that is contrary to the will of the House. The Chair now offers to submit the question on the point of order or any question that the membership of this House may have to submit and to permit the House itself to rule on the action of the Speaker.

#### POINT OF ORDER.

Mr. EDMONDS. Mr. Speaker, I rise to a point of order. The SPEAKER. The gentleman will state his point of order.

Mr. EDMONDS. Mr. Speaker, I rise to the point of order that there were several members of the House who called for a division of a yeas and nays vote before the final decision. They were not heard by the Speaker, but they were audible to the other members of the House, and therefore I raise the point of order as to whether or not they ought not to be entitled to the privilege of a roll call.

The SPEAKER. The question so far as the whole action is concerned is determined. The only question is the point of order on the decision of the Chair as to the yeas and nays, on a viva voce vote.

#### POINT OF ORDER.

Mr. ASBURY. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. ASBURY. Mr. Speaker, my point of order is that the Speaker erred in his ruling on the yeas and nays, on the viva voce vote.

The SPEAKER. The Chair will submit the question on the point of order of the gentleman from Philadelphia, Mr. Asbury, to the House.

The Chair will ask the gentleman from Lancaster, Mr. Hess, to take the Chair.

#### MR. HESS IN THE CHAIR.

Mr. DITHRICH. Mr. Speaker, there has been more or less confusion in this House, in the Hall of the House this morning, while this matter has been considered, and it may be even now that the members of the House do not understand just what question is before them, so I take this opportunity to state to the members that the question is whether or not the ruling of the Chair shall be sustained. I submit to the members of this House who have served under the Speaker that he has been eminently fair and square on every proposition that has ever been submitted to this House. His ruling this morning clearly was fair—



## POINT OF ORDER.

Mr. GLASS. Mr. Speaker, I rise to a point of order. The SPEAKER. The gentleman will state his point of order.

Mr. GLASS. This being a point of order that is before the body, the only person entitled to speak thereon is the person who raised the point of order and the Speaker himself. It is debatable by nobody else—

Mr. DITHRICH. —and I ask that the Speaker be sustained on this question.

The SPEAKER. The Chair rules that the gentleman from Philadelphia is out of order. He cannot raise another point of order while a point of order is pending. The gentleman from Allegheny, Mr. Dithrich, will proceed.

Mr. DITHRICH. I have finished, Mr. Speaker.

Mr. PHILLIPS. Mr. Speaker and gentlemen of the House, this is not a question as to whether we sustain or do not sustain the Speaker of this House, it is a question within our own minds that the majority of this House were not in favor of recalling the equal rights bill from the Senate and vote on it again. I want to say gentlemen, that in the way the question was put and the submission to this House at that time that a lot of us did not understand it. We do not mean to go back on our Speaker's ruling, but the majority of the members of this House want to see the Senate go on record on that bill, and we don't want it recalled.

Mr. ASBURY. Mr. Speaker, in addition to what the gentleman from Clearfield has said, I want to say also that the question before this House, is not whether we shall repudiate the Speaker, but it is a question as to whether or not the members of this House who have stood up manfully and gone on record on this measure are going to permit people who are not members of this House to pass the buck to this House.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Asbury, please submit his point of order in writing?

Mr. DAVIS. Mr. Speaker and gentlemen of the House, when this bill was before the House, I was one of the members of this House that voted favorably upon this measure. There is something that has taken place this morning, with all due respect to the gentleman from Philadelphia, Mr. Asbury, that is of just vital importance to this House and to this Commonwealth as any legislation that has been brought before our attention this session, and that question is, shall we say to the public press of this Commonwealth and to the men and women who make up its citizenship that we recognize a Speaker of this House who is not qualified to pass upon a vote of this House. I cannot conceive, Mr. Speaker and gentlemen of this House, why there is so much serious objection to this bill's coming back to this House. It passed with an overwhelming majority, it can have its consideration, and I feel that the man who considered it before will not fail it again. Let it come back and let it have its regular course, and if the amendments are satisfactory to the members of this House, let them consider them and pass upon them. Furthermore, it will go back to the Senate from which it will be brought and let then the Senate have its final action upon this measure. Therefore, Mr. Speaker, I feel that it is the duty of the members of this House to have sufficient respect and courtesy for the Speaker of this House to support him in his decision. When the time comes when we cannot do that it is well time for us to adjourn this session of the Legislature and go back to our respective districts.

Mr. DAWSON. Mr. Speaker, when this bill came up for consideration I voted for it, just as I did in a previous session of the Legislature, but I do not think when I vote to sustain the Speaker on this question, that my vote could be interpreted as a vote against this particular bill. I therefore appeal to the members of this House to sustain the Speaker.

Mr. PHILLIPS. Mr. Speaker, I would like to interrogate the gentleman from Indiana, Mr. Davis.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. DAVIS. Mr. Speaker, yes sir,

Mr. PHILLIPS. I want to ask the gentleman from Indiana what the House or anybody else will gain by bringing this bill back to the House?

Mr. DAVIS. I really cannot answer that question. I do not know what is in the minds of the people.

Mr. PHILLIPS. Why are you in favor of bringing it back if you do not know?

Mr. DAVIS. Because I want to sustain the Speaker in his decision. I believe that we should.

Mr. PHILLIPS. Isn't it a fact that you want to protect your Senator from going on record?

Mr. DAVIS. Absolutely not.

Mr. WILLIAMS. Mr. Speaker, in my long service as a member of this body I do not recall a single instance where the House has refused to sustain the Speaker in his ruling, and I hope we will not refuse to sustain him at this time.

Mr. ASBURY. Mr. Speaker, I call for the yeas and nays on this vote.

Mr. SOWERS. Mr. Speaker, I feel that I must vote to sustain the Chair. I do not want that vote to be construed as a vote against this bill. I voted for this bill at this session, I voted for it at the last session, and I will vote it again.

Mr. ALEXANDER. Mr. Speaker, I can say sincerely that the vote against sustaining the Speaker on this matter hurts no more anyone than it does me. There is no one that has had more respect for any man than I have had for the Speaker of this House. As I said before he has always been fair, but there are two hundred and five other members of this House and I will say at the present time that for one I feel that the Speaker has slapped us in the face this morning with the ruling he has made. I, on the floor of this House, endeavored to give him an opportunity to change that ruling which he himself must know was a wrong ruling, and as I say it hurts me at this time to raise any question on the decision of the Speaker of this House, and yet I say with all due respect for these men who have spoken in favor of sustaining the Chair, I feel that the first hurt came from the Speaker himself when he slapped every member of this House in the face by not recognizing what they asked for. I am the last man on earth to sidestep an issue of this kind, when I feel it is my duty to stand by it. There are other members here and we deserve some respect as well as the Speaker of this House. I have endeavored to respect him and up to this time I have always known him to be absolutely fair, but at this time, sir, I am sorry to say that he absolutely refused and neglected, notwithstanding the fact that at least a dozen men were on their feet called for yea and nay vote.

The SPEAKER. The question before the House is on sustaining the decision of the Chair, when he ruled that the motion offered by the gentleman from Philadelphia, Mr. Glass, did not carry. Those voting aye vote to sustain the decision of the Chair; those voting nay, vote against sustaining the decision of the Chair.

The yeas and nays were required by Mr. Asbury and Mr. Alexander and were as follows:

## YEAS—159.

Alum,	Elgin,	Krause,	Ruddy,
Armstrong,	Evans,	Krug,	Schaeffer
Aston,	Fitzgibbon,	Leeds,	Schilling,
Baker,	Flynn,	Lewis,	Schwartz,
Barnhart,	Fowler,	Long,	Sieg,
Bever,	Fox,	McBride,	Shannon,
Beckley,	Gearhart,	McCann,	Shellenberger
Bell,	Gibbon,	McClure,	Slacalr,
Bidelspacher,	Goehring,	McConnell,	Smiley,
Blair,	Goodnough,	McHugh,	Smith, T. J.
Blumberg,	Goss,	McKim,	Smith, H.,
Blower,	Green,	McKnight,	Smith, L.,
Brenneman,	Griffith,	McMullen,	Sowers,
Bromley,	Hager,	McOwen,	Sprock,
Brooks,	Haines,	Magli,	Stadtlander
Brown, T. R.,	Haldeman,	Mangan,	Stark,
Campbell,	Harding,	Marcus, J.,	Stedle,
Catlin,	Harer,	Marsiali,	Stevensol
Chaplin,	Harry,	Martin,	Stewart,
Clinton,	Hastlet,	Michel,	Strauss,
Comer,	Hatrick,	Miller, A.,	Switzer
Conner,	Hays,	Miller A. S. C.,	Thomas
Cool,	Hoyes,	Miller, C.,	Trainer,
Craig, J. R.,	Henderson, H.,	Miller, D. L.,	Van Allen,
Craig, J. O.,	Henderson, W.,		

Cratty,  
Crum,  
Curran,  
Curry,  
Davis,  
Dawson,  
DeHaas,  
Denning,  
Dewey, C. P.,  
Dewey, F. H.,  
Diehm,  
Disheimer,  
Dithrich,  
Donneley,  
Dunlap,  
Dunn,

Hess,  
Hetrick,  
Hoffman, J. N.,  
Hoover,  
Horne,  
Hough,  
Huston,  
Jones, D. J.,  
Jones, W. W.,  
Jordan,  
Kantner,  
Kelly,  
Kinsman,  
Kohler,  
Kooser,

Miller, D. D.,  
Miller, H. F.,  
Mitchell,  
Morris,  
Ogle,  
Orr,  
Pike,  
Posey,  
Quigley,  
Rhoads,  
Richards,  
Rieder,  
Rinn,  
Roman,  
Ruch,

Vickerman,  
Walker, G. T.,  
Walker, J. A.,  
Weamer,  
Weiss,  
Wells,  
Wettach,  
Whitaker,  
Whitehouse,  
Whiteman,  
Williams,  
Woner,  
Wood,  
Woodruff,  
Zook,

House of Representatives to Senate Bill numbered and entitled as follows:

#### Senate Bill No. 7.

An Act to amend the first section of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws four hundred and eighty-three) entitled "An act relating to practice in the courts of common pleas in actions of assumpsit and trespass except actions for libel and slander prescribing the pleadings and procedure to be observed therein and giving the courts power to enforce its provisions" by extending the act so as to apply to all actions of assumpsit and trespass whether originating in or appealed to any court of common pleas

#### NAYS—37.

Alexander,  
Asbury,  
Baldi,  
Bluet,  
Bolard,  
Brady,  
Brendle,  
Brown, F. B.,  
Burns,  
Drinkhouse,

Eaches,  
Edmonds,  
Ehrhardt,  
Feldman,  
Finney,  
Franklin,  
Gelder,  
Glass,  
Golder,

Heffernan,  
Keene,  
Love,  
McCarthy,  
McCurdy,  
McGowan,  
McVicar,  
Marcus, J. C.,  
Mantz,

Miller, J. J.,  
Perry,  
Phillips,  
Ruth,  
Smink,  
Smith, J. W.,  
Stackhouse,  
Sterling,  
Stevens,

So the question was determined in the affirmative.

The SPEAKER. A majority having voted to sustain the decision of the Chair, his decision is sustained and the resolution is adopted.

Ordered, That the Clerk present the same to the Senate for its concurrence.

#### REASON FOR VOTE.

Mr. BLUMBERG. Mr. Speaker, I am in favor of the passage of the Equal Rights Bill in its present form, but do not consider my vote on the point of order as affecting the passage or non-passage of the bill itself. I construe the vote on the point of order raised as merely passing upon the Speaker's ruling on a viva voce vote. Aside from the question of the Speaker's fairness on rulings generally, I am in favor of upholding the Speaker's ruling on the viva voce vote in question. I therefore vote "Aye" on the point of order raised.

#### SPEAKER SPANGLER IN THE CHAIR.

#### SENATE MESSAGE.

#### AMENDED SENATE BILL NONCONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has nonconcurred in the amendments made by the House of Representatives to Senate Bills numbered and entitled as follows:

#### Senate Bill No. 438.

An Act to empower cities of the third class to establish a firemen's pension fund to take property in trust therefor and regulating and providing for the regulation of the same

Mr. McBRIDE. Mr. Speaker, I move that the House do recede from its amendments.

Mr. STADTLANDER. Mr. Speaker, I second the motion. The motion was agreed to.

Ordered, That the clerk inform the Senate accordingly.

#### SENATE MESSAGE.

#### AMENDED SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate had concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

#### Senate Bill No. 325.

An Act requiring all teachers in public private and parochial schools or other institutions of learning to take an oath of allegiance to the Commonwealth and to the government of the United States

#### SENATE MESSAGE.

#### AMENDED SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate had concurred in the amendments made by the

#### SENATE MESSAGE.

#### AMENDED SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate had concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

#### Senate Bill No. 396.

An Act to amend section one of an act approved the sixth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and seventy-nine) entitled "An act reorganizing the Attorney General's Department designating the officers and employees thereof and fixing their salaries and making an appropriation therefor to the end of the fiscal year"

#### SENATE MESSAGE.

#### RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, March 30, 1921.

Resolved (if the Senate concur). That the Chief Clerk of the House of Representatives is hereby directed to have printed by the State Printer, two thousand copies of the Report of the Commission to Codify and Revise the Laws of Pennsylvania Relating to Banks, Private Banks and Trust Companies. Said copies shall be distributed as follows: Two hundred copies to the State Library, three hundred copies to the Legislative Reference Bureau, and the remainder for the use of the members of Senate and House of Representatives.

#### SENATE MESSAGE.

#### RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, March 31, 1921.

Resolved (if the Senate concur). That House Bill No. 314, File Folio 1165, entitled "A supplement to an act approved the twenty-ninth day of April, one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled 'An act to provide for the incorporation and regulation of certain corporations,' extending the charters of certain manufacturing corporations," be recalled from the Governor for the purpose of amendment.

#### SENATE MESSAGE.

#### RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, inform that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, March 30, 1921.

Resolved (if the Senate concur) That House Bill No. 770, entitled "An act to amend section two thousand seven hundred three of an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet laws three hundred nine), entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue, and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith,'" be recalled from the Governor for the purpose of amendment.



## SENATE MESSAGE.

AMENDED HOUSE BILL RECALLED FROM THE GOVERNOR  
CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

## House Bill No. 517.

"An Act amending the first and second sections of an act entitled "An Act to regulate the salaries of tipstaves in the courts of common pleas over and terminer and general jail delivery quarter sessions of the peace and orphans' courts in counties having a population of over eight hundred thousand and less than one million four hundred thousand inhabitants" approved the twentieth day of July one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred and thirty-eight) by extending said act to counties of the second class by increasing the minimum and maximum salaries of said tipstaves and making the president judge of the court of common pleas or orphans' court a member of the salary board when such salaries are to be fixed

Said bill having been recalled from the Governor for the purpose of amendment, the vote had on final passage and third reading reconsidered in the House and the bill amended, in which amendments the Senate has concurred.

## SENATE MESSAGE.

HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

## House Bill No. 527.

An Act giving to persons who furnish storage supplies accessories materials and parts for motor vehicles and labor and work thereon a lien on such motor vehicles and providing for the enforcement of said lien

## House Bill No. 584.

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb Mount Airy Philadelphia to cover deficiency in maintenance and education of State pupils

## House Bill No. 4.

An Act making a deficiency appropriation to the Trustees of the State Hospital of Nanticoke Luzerne County Pennsylvania

## House Bill No. 136.

An Act making an appropriation providing for a deficiency in the maintenance of The Glenn Mills Schools Glen Mills Delaware County Pennsylvania

## House Bill No. 693.

A Supplement to the act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Appropriation Acts page two hundred and sixty-five) entitled "An act making an appropriation to the trustees of the State Hospital for the Insane Southeastern District of Pennsylvania located at Norristown Pennsylvania"

## House Bill No. 9.

An Act making an appropriation to provide for a deficiency in the maintenance of the Pennsylvania Training School for Feeble-Minded Children Elwyn Delaware County Pennsylvania

## House Bill No. 468.

An act making a deficiency appropriation to the Western Pennsylvania Institution for the Instruction of the Deaf and Dumb

With information that the Senate has passed the same without amendment.

BILL ON FINAL PASSAGE (RECALLED FROM THE GOVERNOR).

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 315, as follows:

An Act making it unlawful to accept or offer inducements to procure a defeat in any athletic contest

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it is unlawful for any person participating in any athletic contest to accept from another any money or other thing of value or any advantage in any respect with the understanding that such person so accepting shall so conduct him-

self during such athletic contest as to bring about or tend to bring about his defeat or the defeat of his team in the contest in which he participates

Section 2 It is unlawful for any person to in any manner influence or attempt to influence any person participating in any athletic contest to so conduct himself during such athletic contest as to bring about or tend to bring about his defeat or the defeat of his team in the contest in which he participates

Section 3 Any person violating any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred dollars (\$100) nor more than five thousand dollars (\$5,000) or to undergo imprisonment of not more than five years either or both at the discretion of the court

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—142.

Alexander,	Elgin,	Leads,	Sieg,
Allum,	Evans,	Love,	Shaffer,
Armstrong,	Feldman,	McBride,	Shannon,
Asbury,	Finney,	McCaig,	Shellenberger,
Baker,	Fitzgibbon,	McCana,	Sinclair,
Baldi,	Gearhart,	McClure,	Smiley,
Barnhart,	Gibbon,	McCurdy,	Smith, H. J.,
Beckley,	Glass,	McGowan,	Smith, H.,
Bell,	Goehring,	McKnight,	Smith, J. W.,
Bidelspacher,	Golder,	McOwen,	Smith, L.,
Bluet,	Goss,	Mangan,	Snowden,
Blumberg,	Green,	Marcus, J.,	Soffel,
Brady,	Hagerty,	Marshall,	Stackhouse,
Brenneman,	Harding,	Martin,	Stadtlander,
Brooks,	Harer,	Michel,	Stark,
Brown, T. R.,	Harry,	Miller, C.,	Steedle,
Campbell,	Haslett,	Miller, D. D.,	Sterling,
Catlin,	Haws,	Miller, H. F.,	Stewart,
Chaplin,	Haves,	Miller, J. J.,	Strauss,
Clutton,	Heffernan,	Mitchell,	Sweitzer,
Comeror,	Henderson, E.,	Morris,	Trainer,
Conner,	Henderson, W.,	Ogle,	Van Alen,
Cook,	Hess,	Orr,	Vickerman,
Craig, J. R.,	Hetrick,	Perry,	Walker, J. A.,
Craig, J. O.,	Hoffman, J. N.,	Pike,	Weamer,
Crum,	Hoover,	Poscy,	Wells,
Curran,	Hough,	Richards,	Vettach,
Curry,	Huston,	Rieder,	Whitehouse,
Dawson,	Jones, D. J.,	Rinn,	Whiteman,
DeHaas,	Jones, W. W.,	Roman,	Williams,
Denning,	Kantner,	Ruch,	Wolfe,
Dewey, C. P.,	Kelly,	Ruddy,	Woner,
Dewey, P. H.,	Kinsman,	Ruth,	Zook,
Diehm,	Krause,	Schilling,	Spangler,
Dittrich,	Krugh,	Schwartz,	Speck,
Donneley,	Lafferty,		
Edmonds,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 914, entitled:

An Act to amend section two of an act approved the third day of May one thousand nine hundred nine hundred nine (Pamphlet Laws four hundred and seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire-escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

And said bill having been read at length the third time, sidered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—181.

Alexander,	Feldman,	Lewis,	Schilling,
Allum,	Finney,	Long,	Schwartz,
Aston,	Fitzgibbon,	McBride,	Sieg,
Baker,	Fox,	McClure,	Shaffer,
Baldi,	Franklin,	McCana,	Shannon,
Barnhart,	Gearhart,	McCurdy,	Shellenberger,
Beaver,	Gelder,	McGowan,	Smiley,
Beckley,	Gibbon,	McKnight,	Smith,
Bell,	Glass,	McConnell,	Smith, H. J.,

Blair.	Gochring.	McCurdy.	Smith, H.
Bluett.	Golder.	McGowan.	Smith, J. W.
Blumberg.	Goodnough.	McKim.	Snowden.
Bolard.	Goss.	McKnight.	Soffel.
Bower.	Green.	McMullen.	Sowers.
Brady.	Griffith.	McOwen.	Sprawls.
Brendle.	Hagerty.	McVicar.	Stackhouse.
Brenneman.	Haines.	Magill.	Stadtlander.
Bromley.	Hampson.	Mangan.	Stark.
Brooks.	Harding.	Marcus, J.	Steedle.
Brown, T. R.	Harer.	Marcus, J. C.	Sterling.
Burns.	Haslett.	Martin.	Stevens.
Campbell.	Hatrack.	Mantz.	Stevenson.
Catlin.	Haws.	Michel.	Stewart.
Chaplin.	Haves.	Millar, A.	Strauss.
Clutton.	Hefferan.	Millar, A. S. C.	Sweitzer.
Comerer.	Henderson, E.	Miller, C.	Thomas.
Conner.	Henderson, W.	Miller, D. L.	Thomas.
Cook.	Hess.	Miller, D. D.	Van Alen.
Craig, J. R.	Hetrick.	Miller, H. F.	Vickerman.
Craig, J. O.	Hoffman, J. N.	Miller, J. J.	Walker, G. T.
Crum.	Hoffman, M. R.	Morris.	Walker, J. A.
Curran.	Holcombe.	Ogle.	Weamer.
Curry.	Hoover.	Orr.	Weiss.
Dawson.	Horne.	Perry.	Wettach.
DeHaas.	Hough.	Pike.	Whitaker.
Denning.	Huston.	Posev.	Whitehouse.
Dewey, C. P.	Jones, W. W.	Quigley.	Whiteman.
Dewey, P. H.	Jordan.	Rhoads.	Williams.
Dilshheimer.	Kantner.	Rieder.	Wolfe.
Dithrich.	Kelly.	Rinn.	Woner.
Dunlap.	Kinsman.	Roman.	Wood.
Dunn.	Kohler.	Ruch.	Woodruff.
Eaches.	Kooser.	Ruddy.	Zook.
Edmonds.	Krause.	Ruth.	Spangler.
Ehrhardt.	Lafferty.	Schacffer.	Speaker.
Elgin.	Leeds.		
Evans.			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 501, entitled:

An Act requiring prothonotaries or clerks of the court of common pleas to keep separate indices of land condemned by public and private corporations and providing for the furnishing of dockets for such indices by the several counties

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—174.

Alexander.	Finney.	Long.	Sieg.
Allum.	Fitzgibbon.	Love.	Shaffer.
Asbury.	Flynn.	McBride.	Shannon.
Aston.	Fowler.	McCaig.	Shellenberger.
Baker.	Gearhart.	McCann.	Sinclair.
Barnhart.	Gibbon.	McCarthy.	Smiley.
Beckley.	Glass.	McClure.	Smith, H. J.
Bell.	Goehring.	McConnell.	Smith, H.
Bidelspacher.	Golder.	McCurdy.	Smith, J. W.
Blair.	Green.	McGowan.	Smith, L.
Bluett.	Griffith.	McHugh.	Snowden.
Blumberg.	Hagerty.	McKnight.	Soffel.
Bolard.	Haines.	McMullen.	Sowers.
Bower.	Haldeman.	Mangan.	Sprawls.
Brendle.	Hampson.	Marcus, J.	Stackhouse.
Brenneman.	Harding.	Marcus, J. C.	Stadtlander.
Bromley.	Harer.	Marshall.	Stark.
Brooks.	Harry.	Martin.	Steedle.
Brown, T. R.	Haslett.	Mantz.	Sterling.
Burns.	Haws.	Michel.	Stevens.
Campbell.	Hayes.	Millar, A.	Stevenson.
Catlin.	Hefferan.	Miller, C.	Stewart.
Chaplin.	Henderson, E.	Miller, D. L.	Strauss.
Comerer.	Henderson, W.	Miller, D. D.	Sweitzer.
Conner.	Hess.	Miller, J. J.	Thomas.
Cook.	Hetrick.	Mitchell.	Trainer.
Craig, J. R.	Hoffman, J. N.	Morris.	Van Alen.
Craig, J. O.	Holcombe.	Ogle.	Walker, G. T.
Cratty.	Hoover.	Orr.	Walker, J. A.
Curran.	Hough.	Perry.	Weamer.
Curry.	Huston.	Pike.	Weiss.
Dawson.	Jones, D. J.	Posev.	Wells.
DeHaas.	Jones, W. W.	Quigley.	Wettach.
Denning.	Jordan.	Rhoads.	Whitaker.
Dewey, C. P.	Kantner.	Richards.	Whitehouse.
Dewey, P. H.	Keene.	Rieder.	Whiteman.
Diehm.	Kinsman.	Rinn.	Williams.
Dilshheimer.	Kohler.	Roman.	Wolfe.
Dithrich.	Kooser.	Ruch.	Woner.
Donneley.	Krause.	Ruddy.	Wood.
Dunn.			

Edmonds.	Krugh.	Ruth.	Woodruff.
Elgin.	Lafferty.	Schilling.	Zook.
Evans.	Leeds.	Schwartz.	Spangler.
Feldman.	Lewis.		Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1108, entitled:

An Act to validate tax liens filed in the office of the prothonotary of the various counties since the first day of June one thousand nine hundred and fifteen under the provisions of an act approved the fourth day of June one thousand nine hundred and one entitled "An act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvements and for the removal of nuisances the procedure upon claims filed therefor the methods of preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales" and its supplements and amendments thereto and providing for their collection

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—177.

Alexander.	Elgin.	Lewis.	Ruth.
Allum.	Evans.	Long.	Schaeffer.
Armstrong.	Feldman.	Love.	Schilling.
Baker.	Fitzgibbon.	McBride.	Schwartz.
Baldi.	Fox.	McCaig.	Sieg.
Barnhart.	Franklin.	McCann.	Shaffer.
Beaver.	Gearhart.	McCarthy.	Shellenberger.
Beckley.	Gelder.	McClure.	Sinclair.
Bell.	Gibbon.	McConnell.	Smiley.
Bidelspacher.	Glass.	McCurdy.	Smith, H. J.
Bluett.	Goehring.	McHugh.	Smith, H.
Blumberg.	Golder.	McKim.	Smith, J. W.
Bolard.	Goodnough.	McKnight.	Smith, L.
Bower.	Goss.	McMullen.	Soffel.
Brady.	Griffith.	McOwen.	Sprawls.
Brendle.	Hagerty.	McVicar.	Stackhouse.
Brenneman.	Haldeman.	Magill.	Stadtlander.
Bromley.	Hampson.	Mangan.	Stark.
Brooks.	Harer.	Marcus, J.	Steedle.
Brown, T. R.	Haslett.	Marcus, J. C.	Sterling.
Burns.	Hatrack.	Marshall.	Stevens.
Campbell.	Haws.	Martin.	Stewart.
Catlin.	Hayes.	Michel.	Strauss.
Chaplin.	Hefferan.	Millar, A.	Sweitzer.
Comerer.	Henderson, E.	Millar, A. S. C.	Thomas.
Conner.	Henderson, W.	Miller, C.	Trainer.
Cook.	Hess.	Miller, D. L.	Van Alen.
Craig, J. R.	Hetrick.	Miller, D. D.	Walker, G. T.
Craig, J. O.	Hoffman, J. N.	Miller, H. F.	Walker, J. A.
Crum.	Hoffman, M. R.	Miller, J. J.	Weamer.
Curran.	Hoover.	Mitchell.	Weiss.
Curry.	Horne.	Morris.	Wells.
Dawson.	Hough.	Ogle.	Wettach.
DeHaas.	Huston.	Orr.	Whitaker.
Denning.	Jones, D. J.	Phillips.	Whitehouse.
Dewey, C. P.	Jones, W. W.	Pike.	Whiteman.
Dewey, P. H.	Kantner.	Quigley.	Williams.
Diehm.	Keene.	Rhoads.	Wolfe.
Dilshheimer.	Kelly.	Richards.	Woner.
Dithrich.	Kinsman.	Rieder.	Wood.
Dunlap.	Krause.	Roman.	Woodruff.
Dunn.	Krugh.	Ruch.	Zook.
Eaches.	Lafferty.	Ruddy.	Spangler.
Edmonds.	Leeds.		Speaker.
Ehrhardt.			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1109, entitled:

An Act providing when how and to what extent liens upon seated real property shall be allowed for county bridge road and poor taxes the procedure upon tax claims filed therefor the



methods for preserving such tax liens and enforcing payment of such liens the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales

On the question,

Will the House agree to the bill on third reading?

#### BILL RECOMMENDED.

Mr. DITHRICH. Mr. Speaker, I move that this bill be recommended to the Committee on Judiciary General for the purpose of amendment.

Mr. McVICAR. Mr. Speaker, I second the motion.

The motion was agreed to.

#### BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1024, entitled:

An Act to provide for the licensing and regulating of places where non-alcoholic drinks are prepared or bottled in cities of the first class in this Commonwealth and providing penalties for the violation of this act or the regulations made thereunder

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—175.

Alexander,	Elgin,	McBride,	Schwartz,
Allum,	Evans,	McCaig,	Sieg.
Armstrong,	Feldman,	McCann,	Shaffer,
Aston,	Finney,	McCarthy,	Sinclair,
Baker,	Fitzgibbon,	McClure,	Smiley,
Barnhart,	Fox,	McConnell,	Smink,
Beaver,	Powder,	McCurdy,	Smith, H. J.,
Beckley,	Franklin,	McGowan,	Smith, H.,
Bell,	Gearhart,	McHugh,	Smith, J. W.,
Bidelspacher,	Gelder,	McKnight,	Smith, L.,
Blair,	Glass,	McOwen,	Soffel,
Bluet,	Goehring,	McVicar,	Sowers,
Blumberg,	Golder,	Magill,	Sprows,
Bolard,	Goodnough,	Mangan,	Stackhouse,
Brady,	Goss,	Marcus, J.,	Stadlander,
Brendle,	Griffith,	Marcus, J. C.,	Stark,
Brenneman,	Hagerty,	Marshall,	Steedle,
Bromley,	Haldeman,	Martin,	Stevens,
Brooks,	Hammson,	Mantz,	Stevenson,
Brown, T. R.,	Harding,	Michel,	Stewart,
Burns,	Harer,	Millar, A.,	Strauss,
Campbell,	Haslett,	Miller, C.,	Sweitzer,
Catlin,	Haws,	Miller, D. L.,	Thomas,
Clutton,	Haves,	Miller, H. F.,	Trainer,
Comer,	Heffernan,	Miller, J. J.,	Van Alen,
Conner,	Henderson, E.,	Mitchell,	Vickerman,
Cook,	Henderson, W.,	Morris,	Walker, J. A.,
Craig, J. R.,	Hess,	Ogle,	Weamer,
Craig, J. O.,	Hetrick,	Hoffman, J. N.,	Weiss,
Craty,	Hoffman, J. N.,	Hoover,	Wells,
Curran,	Hoover,	Hough,	Wettach,
Dawson,	Horne,	Huston,	Whitaker,
DeHaas,	Hough,	Jones, D. J.,	Whitehouse,
Denning,	Huston,	Jones, W. W.,	Whiteman,
Dewey, C. P.,	Jones, D. J.,	Jordan,	Williams,
Dewey, P. H.,	Jones, W. W.,	Keene,	Wolfe,
Diehm,	Kinsman,	Kinsman,	Woner,
Dilsheimer,	Kooser,	Krause,	Wood,
Dithrich,	Krause,	Rinn,	Woodruff,
Donneley,	Krueh,	Ruch,	Zook,
Drinkhouse,	Krueh,	Ruddy,	Spangler,
Dunlap,	Lafferty,	Ruth,	Speaker,
Dunn,	Lewis,	Schaeffer,	
Edmonds,	Long,	Schilling,	
Ehrhardt,	Love,		

#### NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1058, entitled:

An Act to exempt telephone companies operated not for profit from taxation for State purposes

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—172.

Alexander,	Evans,	Long,	Schaeffer,
Allum,	Feldman,	Love,	Schwartz,
Baker,	Finney,	McBride,	Sieg.
Baldi,	Fitzgibbon,	McCaig,	Shaffer,
Barnhart,	Fox,	McCann,	Shellenberger,
Beaver,	Franklin,	McCarthy,	Sinclair,
Bell,	Gearhart,	McClure,	Smiley,
Bidelspacher,	Gelder,	McConnell,	Smith, H. J.,
Blair,	Glass,	McCurdy,	Smith, H.,
Bluet,	Goehring,	McGowan,	Smith, J. W.,
Bolard,	Goodnough,	McHugh,	Smith, L.,
Bower,	Goss,	McKnight,	Snowden,
Brady,	Green,	McMullen,	Sowers,
Brendle,	Hagerty,	McVicar,	Sprows,
Brenneman,	Haines,	Magill,	Stackhouse,
Brooks,	Haldeman,	Mangan,	Stadlander,
Brown, F. B.,	Hampson,	Marcus, J. C.,	Stark,
Brown, T. R.,	Harry,	Marshall,	Steedle,
Burns,	Haslett,	Martin,	Stevens,
Campbell,	Haws,	Michel,	Stevenson,
Catlin,	Haves,	Millar, A.,	Stewart,
Chaplin,	Heffernan,	Millar, A. S. C.,	Thomas,
Comer,	Henderson, E.,	Miller, C.,	Trainer,
Conner,	Henderson, W.,	Miller, D. L.,	Van Alen,
Cook,	Hess,	Miller, D. D.,	Vickerman,
Craig, J. R.,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Craig, J. O.,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Craty,	Hoffman, M. R.,	Mitchell,	Weiss,
Curran,	Hoover,	Morris,	Wells,
Curry,	Horne,	Ogle,	Wettach,
Davis,	Hough,	Orr,	Whitaker,
Dawson,	Huston,	Phillips,	Whitehouse,
DeHaas,	Jones, D. J.,	Pike,	Whiteman,
Dewey, C. P.,	Jones, W. W.,	Posey,	Williams,
Dewey, P. H.,	Jordan,	Quigley,	Wolfe,
Diehm,	Kantner,	Rhoads,	Woner,
Dilsheimer,	Kelly,	Rieder,	Wood,
Dithrich,	Kinsman,	Rinn,	Woodruff,
Drinkhouse,	Kohler,	Roman,	Zook,
Dunlap,	Kooser,	Ruch,	Spangler,
Dunn,	Krause,	Ruddy,	Speaker,
Eaches,	Krueh,	Ruth,	
Edmonds,	Lafferty,	Lewis,	
Ehrhardt,			

#### NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

#### BILLS ON SECOND READING.

The SPEAKER. If there is no objection, the Chair will now take up the second reading calendar. Is there any objection? The Chair hears none.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1221, as follows:

An Act regulating the safe keeping transfer assignment and paying out of any moneys stocks bonds securities or other valuables belonging to others and held in custody or control by any bank banking institution fidelity insurance safety deposit trust or savings company or other corporation acting as trustee executor administrator guardian assignee receiver committee or in any other fiduciary capacity and prescribing penalties

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any moneys stocks bonds securities or other valuables belonging to others that are in the custody or control of and deposited for safe keeping with any bank banking institution fidelity insurance safety deposit trust or savings company or any other corporation acting as trustee executor administrator guardian of an estate assignee receiver committee of an estate of a lunatic or an habitual drunkard or in any other fiduciary capacity shall not be transferred assigned or paid out of such corporation or company unless and until authorized by the official signatures of two of the officials or employees of such corporation or company who are empowered by resolution of the board of directors of such corporation or company to act as trust officers either in this particular estate or trust or generally and a transfer otherwise made shall not be valid

Section 2. Every such corporation or company shall at or before the time of the assumption of any such fiduciary engagement appoint two of the officials or employees of such cor-

poration or company to act as trust officers who shall be severally and jointly charged with the responsibility of performing the duties imposed by the appointment of such corporation or company to any of such fiduciary capacities.

Section 3 The names of the two officials or employees so authorized by the corporation or company to act as such trust officers shall be kept posted conspicuously in the place of business of such corporation or company while they are so authorized to act accompanied by a declaration or statement that they are the trust officers and where their powers are limited to some particular estate or trust and they are not authorized to serve in this capacity generally this fact should be so stated.

Section 4 The bonds stocks securities or other valuables held by any such corporation or company in a fiduciary capacity shall be kept in a safe vault or security box which shall be so arranged by keys or locks that it shall be accessible to the two named trust officers only at one and the same time and to which neither of them has access separate and apart from the other.

Section 5 Any such corporation or company failing to comply with the provisions of this act shall be deemed guilty of a misdemeanor and shall be punishable by a fine of not less than five dollars (\$5.00) nor more than fifty dollars (\$50.00) for each day it shall so act.

Section 6 All acts or parts of acts inconsistent with this act are hereby repealed.

And said bill having been read at length the second time and agreed to.

Ordered. To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1187, as follows:

An Act to amend section one of the act approved the seventeenth day of July one thousand nine hundred and nineteen entitled "An act requiring licenses to sell steamship tickets or orders for transportation to or from foreign countries and providing penalties."

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the seventeenth day of July one thousand nine hundred and nineteen entitled "An act requiring licenses to sell steamship tickets or orders for transportation to or from foreign countries and providing penalties" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no person co-partnership association or corporation other than railroad or steamship companies shall hereafter engage within this State in the sale of steamship tickets or orders for transportation or shall advertise or hold themselves out as authorized or entitled to sell such steamship tickets or orders for transportation without being a citizen of the United States and having first procured from the Commissioner of Banking a license to carry on such business. Such license shall be granted upon application to the Commissioner of Banking designating the place where the business for which a license is sought is to be carried on after such applicant shall cause a copy of his application to be advertised in one daily newspaper of general circulation in the county in which the applicant intends to do business and also in the legal journal of such county if any there is and if not then in the legal journal of the next adjacent county having such journal for thirty days.

"The application shall be accompanied by such satisfactory proof of good moral character and fitness to conduct such business properly and any other information required by the Commissioner of Banking. Such license shall be granted upon approval of the application by the Commissioner of Banking and the payment to said commissioner for the use of the Banking Department of a fee of fifty dollars and shall be renewed on payment of a like fee annually unless revoked for cause by the Commissioner of Banking. Every license shall contain the name of the licensee the city street and number of the house in which the licensee is authorized to carry on business and the number and date of such license. Such license shall not be transferred or assigned nor authorize the licensee or his agents to transact business or to advertise or hold himself or themselves out as authorized and entitled to transact such business at any place other than that designated in the license. The license shall run to the first day of July next following the date thereof and no longer unless sooner revoked by the Commissioner of Banking. Provided however That the issuance of such license shall not thereby impose on such licensee the necessity of obtaining any further license from the Commissioner of Banking or the board created by act approved the nineteenth day of June Anno Domini one thousand nine hundred and eleven entitled 'An act to provide for licensing and regulating private banking in the Commonwealth of Pennsylvania and providing penalties for the violation thereof for the conduct of any business in conjunction with the sale of steamship tickets or orders for transportation where by existing law such business as now conducted is not required to be licensed by the Commissioner of Banking or said board. And provided further That the provisions of this act shall not apply to any duly incorporated national bank State bank or trust company' is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General

Assembly met and it is hereby enacted by the authority of the same That no person co-partnership association of corporation other than railroad or steamship companies shall hereafter engage within this State in the sale of steamship tickets or orders for transportation or shall advertise or hold themselves out as authorized or entitled to sell such steamship tickets or orders for transportation or shall receive deposits of money on account of the sale of steamship tickets without being a citizen of the United States and having first procured from the Commissioner of Banking a license to carry on such business. Such license shall be granted upon application to the Commissioner of Banking designating the place where the business for which a license is sought is to be carried on after such applicant shall cause a copy of his application to be advertised in one daily newspaper of general circulation in the county in which the applicant intends to do business and also in the legal journal of such county if any there is and if not then in the legal journal of the next adjacent county having such a journal once a week for four consecutive weeks.

The application shall be accompanied by such satisfactory proof of good moral character and fitness to conduct such business properly and any other information required by the Commissioner of Banking. The application shall also be accompanied by a list of the steamship lines for which the applicant is authorized agent which list shall not contain less than three such lines. Such license shall be granted upon approval of the application by the Commissioner of Banking and the payment to said commissioner for the use of the Banking Department of a fee of fifty dollars and shall be renewed on payment of a like fee annually unless revoked for cause by the Commissioner of Banking. Every license shall contain the name of the licensee the city street and number of the house in which the licensee is authorized to carry on business and the number and date of such license. Such license shall not be transferred or assigned nor authorize the licensee or his agents to transact business or to advertise or hold himself or themselves out as authorized and entitled to transact such business at any place other than that designated in the license. The license shall run to the first day of July next following the date thereof and no longer unless sooner revoked by the Commissioner of Banking. Provided however That the issuance of such license shall not thereby impose on such licensee the necessity of obtaining any further license from the Commissioner of Banking or the board created by act approved the nineteenth day of June Anno Domini one thousand nine hundred and eleven entitled "An act to provide for licensing and regulating private banking in the Commonwealth of Pennsylvania and providing penalties for the violation thereof" for the conduct of any business in conjunction with the sale of steamship tickets or orders for transportation where existing law such business as now conducted is not required to be licensed by the Commissioner of Banking or said board. And provided further That the provisions of this act shall not apply to any duly incorporated national bank State bank or trust company.

And said bill having been read at length the second time and agreed to.

Ordered. To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1167, as follows:

An Act providing that in townships of the first class municipal claims for grading constructing paving rebuilding curbing maintaining repairing and cleaning sidewalks and footwalks and keeping the same clear of obstructions and other nuisances may be included in and collected with the other township taxes.

Whereas The procedure provided by law for enforcing municipal claims for grading constructing paving rebuilding curbing maintaining repairing and cleaning sidewalks and footwalks in townships of the first class and keeping the same clear of obstructions and other nuisances is slow cumbersome and expensive and in many cases the expense of enforcing such claims is out of proportion to the amount of the claim and the value of the land against which the same is charged and consequently many such claims are never collected to the loss of the township and the detriment of those who do pay such claims.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in addition to the remedies now provided by law all municipal claims which may by law be chargeable against the owner or owners of any lands in a township of the first class for grading constructing paving rebuilding curbing maintaining repairing and cleaning sidewalks and footwalks and keeping the same clear of obstructions and other nuisances may be added to the tax duplicate and be collected by the township treasurer in the same manner as the other township taxes charged on the said duplicate are collected.

And said bill having been read at length the second time and agreed to.

Ordered. To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1168, as follows:



An Act to amend sections four hundred four hundred and one and four hundred and two of an act approved the fourteenth day of July one thousand nine hundred and seventeen entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section four hundred of an act approved the fourteenth day of July one thousand nine hundred and seventeen entitled "An act concerning townships and revising amending and consolidating the law relating thereto" which reads as follows

"Section 400 As soon as possible after the receipt of the duplicate the treasurer shall give public notice thereof by at least ten written or printed notices to be posted in public places in the township and by advertisement in a newspaper published in the township if any such there be that the duplicate has been issued and delivered to him A discount of five per centum shall be allowed to any taxpayer who shall make payment in sixty days from the time of such notice" be and the same is hereby amended so as to read as follows

Section 400 As soon as possible after the receipt of the duplicate the treasurer shall give public notice thereof by at least ten written or printed notices to be posted in public places in the township and by advertisement in a newspaper published in the township if any such there be that the duplicate has been issued and delivered to him

Section 2 That section four hundred and one of said act which reads as follows

"Section 401 The township treasurer within thirty days after receiving the tax duplicate shall notify every taxable whose name appears on such duplicate Such notice shall contain the rate of taxation the valuation of the property of such taxable the occupation of such taxable and the full amount of taxes for which said taxable and the full amount of taxes for which said taxable is liable for the current year Such notice shall further state that such taxes are payable designate a place and time when they shall be paid and also state the time within which an abatement will be allowed when the full amount of tax will be collected and when an additional percentage will be added as a penalty such notice shall be mailed to the last known post-office address of each taxable

Any township treasurer failing to comply with the provisions of this section shall forfeit all commissions on any taxes received and collected by him from any taxable not notified

Before any allowance is made by the township auditors for commissions due to the township treasurer for taxes collected the treasurer shall make an affidavit setting forth that he has complied with the provisions of this section" be and the same is hereby amended to read as follows

Section 401 The township treasurer within thirty days after receiving the tax duplicate shall notify every taxable whose name appears on such duplicate Such notice shall contain the rate of taxation the valuation of the property of such taxable the occupation of such taxable and the full amount of taxes for which said taxable is liable for the current year Such notice shall further state that such taxes are payable designate a place and time when they shall be paid and when an additional percentage will be added as penalty Such notice shall be mailed to the last known post-office address of each taxable

Any township treasurer failing to comply with the provisions of this section shall forfeit all commissions on any taxes received and collected by him from any taxable not notified

Before any allowance is made by the township auditors for commissions due to the township treasurer for taxes collected the treasurer shall make an affidavit setting forth that he has complied with the provisions of this section

Section 3 That section four hundred and two of said act which reads as follows

"Section 402 All persons who fail to make payment of any tax charged against them in the duplicate within the period of six months from the date of publication of notice thereof by the township treasurer as provided in section four hundred and one shall be charged with a penalty of five per centum additional on the amount of tax which penalty shall be added to the tax by the treasurer and collected by him or his deputy" be and the same is hereby amended so as to read as follows

Section 402 All persons who fail to make payment of any tax charged against them in the duplicate within the period of sixty days from the date of publication of notice thereof by the township treasurer as provided in section four hundred and one shall be charged with a penalty of two per centum additional on the amount of tax and thereafter an additional penalty of one per centum for each month or fractional part thereof during the time such tax shall remain unpaid which penalties shall be added to the tax by the treasurer and collected by him or his deputy

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1202, as follows:

An Act to repeal an act approved the seventeenth day of March one thousand eight hundred and sixty-eight (Pamphlet Laws three hundred and forty-two) entitled "An act relating to the collection of State and county taxes in the county of Montgomery"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That an act approved the seventeenth day of March one thousand eight hundred and sixty-eight (Pamphlet Laws three hundred and forty-two) entitled "An act relating to the collection of State and county taxes in the county of Montgomery" is hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1203, as follows:

An Act to repeal an act approved the twenty-third day of March one thousand eight hundred and sixty-five (Pamphlet Laws six hundred and thirty-four) entitled "An act relating to the compensation of the county treasurers of Montgomery and Berks counties"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That an act approved the twenty-third day of March one thousand eight hundred and sixty-five (Pamphlet Laws six hundred and thirty-four) entitled "An act relating to the compensation of the county treasurers of Montgomery and Berks counties" is hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 309, entitled:

An Act to amend section four of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions"

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the second paragraph of section four of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" which reads as follows

"Every person appearing before the registrars after being sworn shall answer the questions put to him by them These answers must be recorded on a single line in two registrars which shall have the following form The size and character of the registrars shall be determined by the County Commissioners" is hereby amended to read as follows

Every person appearing before the registrars after being sworn shall answer the questions put to him by them These answers must be recorded on a single line in two registrars which shall have the following form The size and character of the registrars shall be determined by the County Commissioners Provided however that the county commissioners shall at each fall registration preceding the November election furnish to the registrars of the several wards and precincts the registrars of the proper ward or precinct for the previous year Every person appearing before the registrars who was registered in said district for the previous year and who still resides at the same residence within said district as in the previous year shall after being sworn upon the production of a proper tax receipt and the making of a statement that he was registered in said election district the year immediately preceding that he resides in the same residence as during the year immediately preceding and naming the political party if any to which he belongs be again registered by the registrars without answering the additional questions In all such cases the registrars shall complete the registration of such person from the registrars of the preceding year making due allowance for the elapsing of one year

On the question,

Will the House agree to the section?

Mr. HARRY J. SMITH. Mr. Speaker, I desire to offer



the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1 page 2 line 6 by striking out "registrars" and inserting in lieu thereof "registers."

Amend section 1 page 2 line 7 by striking out "registrars" and inserting in lieu thereof "registers."

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend section four of the act approved the fifth day of March, one thousand nine hundred and six, (P. L. 63), entitled, "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth, to make such registration a condition of the right to vote in such cities, and to provide penalties for violation of its provisions."

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1170, as follows:

An Act to amend sections nine hundred and eighty nine hundred and ninety nine hundred and ninety-two nine hundred and ninety-three and one thousand and five of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section nine hundred and eighty of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" which reads as follows

"Section 980 The boards of township commissioners may survey lay out enact and ordain footwalks pavements boardwalks culverts and drains over and upon the land abutting on turnpike roads where the same pass through any town or village and fix the size and width thereof Damages for any taking or injury of any property and benefits to any property caused by any action under this section shall be assessed and paid for as provided in sections five hundred to five hundred and eight of this act relating to the widening of roads and streets by township commissioners

The commissioners may require the grading paving and curbing of such footwalks pavements boardwalks culverts and drains by the owners of the land fronting thereon in accordance with general regulations to be prescribed by ordinance" is hereby amended to read as follows

"Section 980 The boards of township commissioners may survey lay out enact and ordain footwalks pavements boardwalks culverts and drains over and upon the land abutting on turnpike roads state highways or county roads where the same pass through any town or village and fix the size and width thereof Damages for any taking or injury of any property and benefits of any property caused by any action under this section shall be assessed and paid for as provided in sections five hundred to five hundred and eight of this act relating to the widening of roads and streets by township commissioners

The commissioners may require the grading paving and curbing of such footwalks pavements boardwalks culverts and drains by the owners of the land fronting thereon in accordance with general regulations to be prescribed by ordinance"

Section 2 That sub-title ("e") to chapter thirteen article one and that section nine hundred and ninety of said act which reads as follows

"(e) Sidewalks Along Turnpike Roads Within Towns or Villages"

"Section 990 Whenever a turnpike road managed and controlled by a private corporation runs through any town or village in any township of the first class the board of township commissioners having first obtained the written consent of the turnpike company or other corporation having control of such road may ordain and establish sidewalks either one or both sides of the turnpike road within the lines of same The township commissioners may charge the cost of construction of such sidewalk to the owner of the abutting properties according to frontage" is hereby amended to read as follows

"(e) Sidewalks Along Turnpike Roads State Highways or County Roads Within Towns or Villages"

"Section 999 Whenever a turnpike road managed and controlled by a private corporation a state highway or a county road runs through any town or village in any township of the

first class the board of township commissioners having first obtained the written consent of the corporation having control of such road in the case of a turnpike road the state highway commissioner in the case of a state highway or the county commissioners in the case of a county road may ordain and establish sidewalks with or without curbing along either one or both sides of such turnpike road state highway or county road as the case may be within the lines of the same The township commissioners may charge the cost of construction of such sidewalk and curbing if any to the owner of the abutting properties according to frontage

Section 3 That section nine hundred and ninety-two of said act which reads as follows

"Section 992 The ordinance shall provide for written notice to be given to the property owners to grade and construct such sidewalk in front of their respective properties within a certain period not less than thirty days from the date of service of such notice Service of such notice shall be made by handing the same to the property owner or by leaving it at his place of residence if he has one in the county or if he does not reside in the county by mailing the notice to his address if his address can be obtained In all cases a copy of such notice shall be served upon the occupant of the premises" is hereby amended to read as follows

"Section 992 The ordinance shall provide for written notice to be given to the property owners to grade and construct such sidewalk and curbing if any in front of their respective properties within a certain period not less than thirty days from the date of service of such notice Service of such notice shall be made by handing the same to the property owner or by leaving it at his place of residence if he has one in the county or if he does not reside in the county by mailing the notice to his address if his address can be obtained In all cases a copy of such notice shall be served upon the occupant of the premises

Section 4 That section nine hundred and ninety-three of said act which reads as follows

"Section 993 Should any property owner fail to comply with the requirements of the ordinance within the time specified in the notice the board of township commissioners may cause the sidewalk in front of his property to be constructed in accordance with the requirement of the ordinance and collect the cost thereof including the cost of grading and any other incidental matters together with the penalty of ten per centum by action of assumpsit or by filing a municipal lien against said property" is hereby amended to read as follows

"Section 993 Should any property owner fail to comply with the requirements of the ordinance within the time specified in the notice the board of township commissioners may cause the sidewalk and curbing if any in front of his property to be constructed in accordance with the requirements of the ordinance and collect the cost thereof including cost of grading and any other incidental matters together with the penalty of ten per centum by action of assumpsit or by filing a municipal lien against said property"

Section 5 That section one thousand and five of said act which reads as follows

"Section 1005 The board of township commissioners of any township of the first class may ordain and establish sidewalks within the lines of any principal street or highway in the township along either one or both sides thereof leading directly to or connecting cities boroughs villages or places of public resort for such distance as the board of township commissioners may deem proper and may provide for the grading and curbing of the same In case the street or highway is a turnpike or other road managed and controlled by a corporation incorporated under the laws of this Commonwealth the written consent of the corporation shall first be obtained" is hereby amended to read as follows

"Section 1005 The board of township commissioners of any township of the first class may ordain and establish sidewalks within the lines of any principal street or highway in the township along either one or both sides thereof leading directly to or connecting cities boroughs villages or places of public resort for such distance as the board of township commissioners may deem proper and may provide for the grading and curbing of the same In case the street or highway is a turnpike or other road managed and controlled by a corporation incorporated under the laws of this Commonwealth or a state highway or a county road the written consent of the corporation managing and controlling the same the state highway commissioner or the county commissioners as the case may be shall first be obtained"

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1171, as follows:

An Act to amend section six hundred and twenty-five of and to amend by adding sections six hundred and twenty-six and six hundred and twenty-seven to an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the



same That section six hundred and twenty-five of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" which reads as follows

"Section 625 Every township of the first class shall have a general plan of its streets and alleys including those which have been or may be laid out but not opened Such plan shall be filed in the office of the engineer or other proper office of the township and all subdivisions of property thereafter made shall conform thereto No streets or alleys or parts thereof laid out and confirmed shall afterwards be altered without the consent of the commissioners of the township No map or plot of streets or alleys shall be entered or recorded in any public office of the county until approved by the board of commissioners No person shall be entitled to recover any damages for any improvements placed or constructed within the line of any street or alley after the same has been located or ordained on the plan provided for by this section"

Be and the same is hereby amended so as to read as follows

"Section 625 Every township of the first class shall have a general plan of its streets and alleys including those which have been or may be laid out but not opened Such plan shall be filed in the office of the engineer or other proper office of the township and all subdivisions of property thereafter made shall conform thereto No streets or alleys or parts thereof laid out and confirmed shall afterwards be altered without the consent of the commissioners of the township No person shall be entitled to recover any damages for any improvements placed or constructed within the lines of any streets or alley after the same has been located or ordained on the plan provided for by this section"

Section 2 That chapter eleven article one of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" is hereby amended by adding thereto the following sections which shall be known as sections six hundred and twenty-six and six hundred and twenty-seven

"Section 626 That in townships of the first-class all plans plots replots of lands laid out in building lots and the streets alleys or other portions of the same intended to be dedicated to public use or for the use of purchasers or owners of lots fronting thereon or adjacent thereto and located within the limits of the township shall be submitted to the Board of Township Commissioners and approved by it before it shall be recorded and it shall be unlawful for the recorder of deeds of the county wherein said land is situate to receive or record such plan unless the same shall bear thereon by indorsement or otherwise the approval of the Board of Township Commissioners of the township wherein the land is situate"

"Section 627 Any person violating any of the provisions of Sections 625 and 626 of this act shall be guilty of a misdemeanor Upon conviction thereof any such person shall be sentenced to pay a fine not exceeding five hundred dollars (\$500) and shall forfeit his office"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1172, as follows:

An Act to amend section ten hundred and eleven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section ten hundred and eleven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" which reads as follows

"Section 1011 The board of township commissioners may charge to the owners of the properties abutting on such sidewalk according to frontage such part of the expense of the construction thereof including grading and curbing as they deem reasonable Such part of the expense shall in no case exceed fifty per centum of the total cost of the construction of the sidewalk The remainder of the expense of the construction of the sidewalk shall be paid out of the township funds" be and the same is hereby amended so as to read as follows

"Section 1011 The board of township commissioners may charge to the owners of the properties abutting on such sidewalk according to frontage such part of the expense of the construction thereof including grading and curbing as they deem reasonable Such part of the expense shall in no case exceed fifty per centum of the total cost of the construction of the sidewalk except in the case of such sidewalks as are ordained and established along either one or both sides of any principal street or highway of the said township leading directly to or connecting cities boroughs or villages where the distance between said connecting points does not exceed one-

half mile within the lines of said street or highway in which case the board of township commissioners may charge to the owners of the properties abutting on said sidewalk according to frontage such part or all of the expense of the construction thereof including grading and curbing as they may deem reasonable The remainder if any of the expense of the construction of the sidewalk shall be paid out of the township funds

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1197, as follows:

An Act to amend section five hundred and eighty-five of an act approved July fourteenth one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five hundred and eighty-five of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" which reads as follows

"(e) Grading paving curbing macadamizing or otherwise improving connecting streets et cetera

Section 585 Townships of the first class may without petition of property owners grade pave curb macadamize and otherwise improve public streets and thoroughfares or parts thereof when said streets or thoroughfares do not exceed one thousand feet in length and connect two streets or thoroughfares theretofore paved or improved" is hereby amended to read as follows

(e) Grading paving curbing macadamizing or otherwise improving connecting streets Additional widths of State Highways et cetera

Section 585 Townships of the first class may without petition of property owners grade pave curb macadamize and otherwise improve public streets and thoroughfares or parts thereof when said streets or thoroughfares do not exceed one thousand feet in length and connect two streets or thoroughfares theretofore paved or improved

Townships of the first class may without petition of property owners grade pave curb macadamize and otherwise improve any additional width of any State highway when a defined width of such State highway is being or has been permanently improved by the State Highway Department Any such improvement shall be made only with the consent and approval of the State Highway Department

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 511, as follows:

An Act Providing for county poor districts in counties of the seventh class providing for their management direction and control by the county commissioners defining their powers and duties imposing certain duties upon the county treasurer and county controller abolishing the present poor districts and transferring their property

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That for the purpose of furnishing relief to the poor destitute and paupers giving them employment and carrying out the provisions of this act each county of the seventh class is hereby created a poor district to be known as "County Poor District"

Section 2 The county commissioners shall upon the petition of at least one thousand electors of such county requesting the establishment of a County Poor District submit the question of the establishment of such district to the electors of the county at the next municipal or general election If a majority of the persons voting at such election are in favor of the establishment of a county poor district the result of such election shall be certified by the returning board to the county commissioners and shall by them be entered upon their minutes and thereupon it shall become the duty of the county commissioners to establish such district as is in this act provided

Section 3 Upon the acceptance of this act the title of all real and personal property equipment and supplies now owned by the various township borough city county or other poor districts within any such county is disposed of as follows to wit

That of each township poor district is hereby transferred to and vested in the township in which located The township commissioners in first class townships and the supervisors in



second class townships are hereby given the power and authority to sell the same and transfer the title thereto and the proceeds thereof together with all other moneys of such districts shall be used for general township purposes.

That of each borough poor district is hereby transferred to and vested in the borough in which located The council and burgess of such borough are hereby given the power and authority to sell the same and transfer the title thereto The proceeds thereof together with all other moneys of such district shall be used for general borough purposes.

That of each city poor district is hereby transferred to and vested in the city in which located The council and mayor of such city are hereby given the power and authority to sell the same and transfer the title thereto the proceeds thereof together with all other moneys of such district shall be used for general city purposes.

That of each county poor district and of any other poor districts located in such county other than those named above is hereby transferred to and vested in the county in which located The county commissioners of such county are hereby given the power and authority to use the same if adaptable to the purposes for the care of the poor as herein provided All moneys in the treasury of such county or other poor district shall be forthwith paid to the county treasurer If any of such property is not adaptable to the needs of the county poor district the same shall be sold and the proceeds of the sale be paid into the county treasury.

The sales above authorized shall be by public outcry or vendue and only after due public notice published once a week for four weeks in two daily or weekly newspapers published in such county and by not less than ten hand-bills posted on the property where real estate and at other conspicuous places in the poor district in which a description of the property and the time and place of sale shall be given.

Section 4 The county commissioners shall elect on the first Monday of January in each year the following officers to serve for one year and fix their compensation that is a superintendent a matron or matrons a physician and all other necessary employees and assistants all of whom shall be subject to removal by the county commissioners at any time They shall require bond with security in such amount as they deem proper from the superintendent.

Section 5 The treasurer of such county shall be treasurer of said poor district he shall receive all moneys belonging to the district and pay out the same on warrants drawn by the county commissioners The accounts of the treasurer with the said district shall be audited by the county controller or county auditors of said county in accordance with the laws relating to accounts of county treasurers.

The county commissioners shall require the county treasurer to give bond with sufficient surety in such amount as they shall determine requisite for the safe keeping and proper payment of all moneys that come into his hands on account of said district.

Section 6 As soon as the county commissioners are prepared to accommodate the poor of said county poor district they shall give notice of the same by personal notice upon each of the directors or overseers of the poor of each township borough city county or other poor district within said county and also by publication once a week for three weeks in two newspapers in said county.

Section 7 Immediately after notice that the county commissioners are prepared to accommodate the poor of said district it shall be the duty of the directors or overseers of the poor of each township borough city county or other poor district within said county to remove all poor persons entitled to relief to the poor house as designated by the county commissioners and deliver them to the custody of the superintendent and from and after such time no expense for help assistance and maintenance of poor and destitute persons shall be incurred by such directors or overseers When by sickness or other sufficient cause any poor person cannot be removed to said poor house the overseers or directors shall represent the case to the nearest justice of the peace or alderman who being satisfied that said person cannot be removed shall certify the same to the county commissioners with an order directing the county commissioners to maintain such poor person until he or she can be removed and the charge and extra expense of such maintenance shall be paid by said county commissioners from the funds of the county poor district.

Section 8 After delivery of the poor and destitute to the county commissioners as before provided the various township borough city county or other poor district within any such county are hereby abolished and the directors or overseers of the poor of such poor district shall cease to act in such capacity and said officers are hereby abolished except so far as may be necessary to collect outstanding taxes settle the accounts pay the debts incurred and wind up the unfinished business transactions of such district.

Section 9 Whenever any county poor district shall come within the provisions of this act and no adequate site or suitable buildings are available for the care of the poor or whenever the lands buildings furnishings and equipment for maintaining the poor in such county poor districts are inadequate unsuitable and unsafe for the proper maintaining of the poor within such county the county commissioners are authorized to purchase or acquire by right of eminent domain and take title in the name of the district such lands as to them may appear most eligible and suitable for the purpose of the erection thereon of proper adequate and suitable buildings for the employment and support of the poor in such county Any such purchase or acquisition shall be only with the approval of the court of quarter sessions.

After the purchase or acquisition of such lands the said county commissioners or a majority of them are authorized to have prepared plans and specifications in accordance with existing

law and to cause the necessary buildings to be erected upon the lands according to said plans and specifications.

Before the said county commissioners shall let any contract for the erection of said buildings according to plans and specifications adopted they shall advertise in two or more newspapers of general circulation in such county for bids for the erection of buildings on said lands according to said plans and specifications The letting of the contract or contracts for the erection of said buildings shall first be approved by the court of quarter sessions of such county.

All proceedings for the assessment of damages for property taken injured or destroyed under the exercise of the right of eminent domain in this section conferred shall be in accordance with proceedings provided for by existing laws for the acquisition of property for county purposes.

Section 10 After the construction equipment and furnishing of new buildings the county commissioners with the approval of the court of quarter sessions of the respective county are authorized to sell the site and buildings of any county poor house and apply the proceeds of such sale together with any sum or sums of money belonging to such poor district by whomsoever the same may be held or deposited toward the payment of such new lands buildings equipment and furnishings.

Section 11 Whenever new buildings shall be finished and completed the said county commissioners shall certify their proceedings to the clerk of the court of quarter sessions of said county whereupon the said court shall appoint three competent and disinterested persons as viewers to view and thoroughly examine said buildings and report to the court whether the said contract or contracts have been faithfully and fully performed and completed and until such report be so made final payment on said contract or contracts shall not be made The said viewers shall be entitled to a sum not in excess of ten dollars per day for each day necessarily engaged in the performance of their duties as the court shall determine to be paid from the funds of the poor district.

Section 12 For the purpose of purchasing any lands or buildings or erecting constructing repairing improving furnishing and equipping any county poor house or buildings the county commissioners are authorized to borrow money and issue bonds therefor and negotiate the same for the purpose of raising the necessary money Such bonds shall not be of a denomination less than one hundred dollars nor bear interest of a higher rate than six per centum They shall be payable by the said poor district and shall not be sold below par and shall not be subject to taxation except for State purposes.

Section 13 A majority of the county commissioners shall be quorum for the transaction of business They shall have full power to make all such rules and regulations as they shall think proper convenient and necessary for the direction government and support of the poor the poor house and grounds and poor farm and of the revenues thereunto belonging and of all such persons and things as shall come under their care of cognizance but such rules and regulations shall not be repugnant to the Constitution or laws of this State or of the United States.

Section 14 The county commissioners shall make all necessary repairs and improvements of buildings and grounds provide for the cultivation of the real estate and all things necessary for the maintenance and employment of the poor of such district and use the proceeds of labor of the poor under their charge in their support and maintenance They shall from time to time receive maintain provide for and employ all paupers poor and destitute persons within their district entitled to relief and having a settlement therein Any such pauper poor or destitute person shall be admitted into the poor house on an order for that purpose granted by any two of the county commissioners or by any justice of the peace or alderman of the respective county or upon a legal order of removal from any other county within this Commonwealth or in such other manner as may be provided for his or her maintenance and support but such pauper such other relief as they may judge right and in exceptional and special cases may grant outdoor relief to poor persons if they deem it best but no person shall be entitled to claim relief who refuses to go to said poor house.

Said county commissioners may discharge from the said poor house any inmate whom they shall deem to possess sufficient mental and physical ability to take care of him or herself and provide for his or her maintenance and support but such pauper poor or destitute person so discharged may at any time thereafter be admitted in the manner aforesaid Any pauper poor or destitute person whose legal settlement is not in the county may be admitted into the poor house by the county commissioners whenever they shall deem it expedient upon such terms and be discharged therefrom in such manner as shall be provided by their rules and regulations.

Section 15 Such county commissioners shall meet at least once a month at the poorhouse visit the apartments inspect the management of the work upon and about the real estate see that the poor are properly treated hear all complaints and cause all grievances that may happen by neglect to be redressed They shall keep a record of their proceedings which shall be evidence of their action in any subsequent judicial proceedings.

Section 16 All fines forfeitures bequests gifts and devises for the use of poor of said district shall go to and be received by said county commissioners who shall demand and receive the same and use invest or expend the same as they in their judgment deem best for the purpose of providing support and employment for the poor and in paying the debts of said district.

Section 17 The basis of taxation for poor purposes shall be the last preceding assessment for county rates and levies.

The county commissioners shall have authority to levy and collect a tax not exceeding in one year ten mills on the dollar of the assessed valuation for the purpose of supporting the poor paying officials and employees and the current expenses of managing the buildings and the poor farm The taxes shall be



levied at the same time and collected in the same manner as other county taxes

For the purpose of paying any debt incurred in the purchase of real estate and the erection of buildings and to redeem bonds authorized by this act and also for the purpose of making permanent improvements on real estate the commissioners may levy a special tax which shall be payable at the same time and collected in the same manner as the tax for current expenses

Such special tax shall in no year exceed in amount one-half of the amount levied for current expenses

Section 18 The county commissioners shall keep accurate accounts of all moneys received by them in any way for the purposes of this act as well as all paid out including such reasonable expenses as they may incur in carrying out their duties All accounts under this act shall be audited by the county controller or county auditors as the case may be

Section 19 The county commissioners shall report to the court of quarter sessions at its first term each year a list of the number ages and sex of the persons maintained and employed in the poor house a summary of the amount received and expended in their support the balance of money on hand and also an account of all sales or purchases of real estate furnishings or equipment all donations devises and bequests that shall have been made by or to them and of the improvement or additions to buildings or equipment

Section 20 The poor house buildings and grounds shall at all times be open to inspection by the State Board of Public Charities and its agents by visitation committees appointed or constituted by existing law and by visitors appointed by the court of quarter sessions and said court is hereby given authority to appoint such visitors as it shall deem proper from time to time and the county commissioners shall at all times when required submit to the inspection and free examination of such visitors all their books accounts and records

Section 21 All acts or parts of acts general special or local supplied by or inconsistent with the provisions of this act be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1078, as follows:

To amend section one as amended and section seven of an act approved the third day of June Anno Domini one thousand eight hundred and eighty-five (Pamphlet Laws sixty-two) entitled "An act to provide for the establishment and maintenance of a home for Disabled and Indigent soldiers and sailors of Pennsylvania"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the third day of June Anno Domini one thousand eight hundred and eighty-five (Pamphlet Laws sixty-two) entitled "An act to provide for the establishment and maintenance of a home for disabled and indigent soldiers and sailors of Pennsylvania" which as amended by the act approved the twenty-first day of March Anno Domini one thousand nine hundred and seven (Pamphlet Laws twenty-one) entitled "An act to amend the first section of an act entitled 'An act to provide for the establishment and maintenance of a home for disabled and indigent soldiers and sailors of Pennsylvania' approved the third day of June Anno Domini one thousand eight hundred and eighty-five so as to extend the benefits of said act to soldiers and sailors or marines who participated in the war with Spain" reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Governor of this Commonwealth the State Treasurer the Auditor General and a committee of three members of the General Assembly consisting of one Senator and two members of the House of Representatives who shall be appointed by the presiding officer of the Senate and House respectively together with a committee of five honorably discharged soldiers who shall be selected by the Department Commander of Pennsylvania Grand Army of the Republic be and the same are hereby constituted and appointed a commission to locate and establish a home for the disabled and indigent soldiers sailors or marines who as citizens of this Commonwealth enlisted and participated in the war for the preservation of the Union of the United States and in the war with Spain" be and the same is hereby amended so as to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Governor of this Commonwealth the State Treasurer the Auditor General and a committee of three members of the General Assembly consisting of one Senator and two members of the House of Representatives who shall be appointed by the presiding officer of the Senate and House respectively together with a committee of eight honorably discharged soldiers or sailors or marines five of whom shall be honorably discharged soldiers or sailors of the civil war who shall be selected by the Department Commander of Pennsylvania Grand Army of the Republic Three members to be appointed by the

Governor of the Commonwealth one of whom shall be an honorably discharged soldiers sailor or marine of the Spanish American war and two of whom shall be honorably discharged soldiers sailors or marines of the war with Germany and her allies be and the same are hereby constituted and appointed a commission to locate and establish a home for disabled and indigent soldiers sailors or marines who as citizens of this Commonwealth participated in any war in which the United States engaged

Section 2 That section seven of said act which reads as follows

"Section 7 That the commission hereby appointed shall also constitute a board of trustees for the management of said home when established and shall have the power to adopt rules and regulations for its management and government to employ the necessary officers and employees to fix the compensation and to formulate rules for the admission of disabled and indigent soldiers not inconsistent with the preceding section The Governor State Treasurer and Auditor General shall hold the position on the board of trustees during their term of office as Governor Treasurer and Auditor General and shall be succeeded on the board of trustees by their successor in office as Governor Treasurer and Auditor General respectively The Senator and the members of the House of Representatives appointed on said commission shall hold their position as trustees until the third Wednesday in January one thousand eight hundred and eighty-seven when their successors shall be named by the presiding officer of the respective branches of the Legislature and they shall hold their position for the term of two years and their successors shall be appointed thereafter in the same manner and hold their position for the same term The committee of honorably discharged soldiers appointed on said commission shall hold their position as trustees until the third Wednesday in January one thousand eight hundred and eighty-seven when their successors shall be named by the department commander of Pennsylvania Grand Army of the Republic who shall hold their position for and during the term of two years and shall be succeeded by successive appointments made in the same manner and for the same term in case of a vacancy in the board of trustees by death or any other cause the appointing power provided for shall have power to fill the vacancy for the unexpired portion of the term of the trusteeship becoming vacant No compensation shall be allowed any member of the board of trustees save their actual expenses which shall be paid out of the money appropriated for maintenance and no member of the board of trustees shall be interested or concerned financially in the establishment or maintenance of said home

The commission shall make a report which shall be filed in the Auditor General's office of the proceedings incident to the location of said home and the trustees shall make each year on or before the third Wednesday in January a detailed report to the Legislature under oath of the financial transactions of the preceding year giving the amount of all moneys or other property received on account of such home and a detailed account of disbursements" is hereby amended so as to read as follows

Section 7 That the commission hereby appointed shall also constitute a board of trustees for the management of said home when established and shall have the power to adopt rules and regulations for its management and government to employ the necessary officers and employees to fix the compensation and to formulate rules for the admission of disabled and indigent soldiers not inconsistent with the preceding section The Governor State Treasurer and Auditor General shall hold the position on the board of trustees during their term of office as Governor Treasurer and Auditor General and shall be succeeded on the board of trustees by their successors in office as Governor Treasurer and Auditor General respectively The Senator and members of the House of Representatives appointed on said commission shall hold their position as trustees until the third Wednesday in January one thousand eight hundred and eighty-seven when their successors shall be named by the presiding officer of the respective branches of the Legislature and they shall hold their position for the term of two years and their successors shall be appointed thereafter in the same manner and hold their position for the same term The committee of honorably discharged soldiers appointed on said committee shall hold their position as trustees until the third Wednesday in January one thousand eight hundred and eighty-seven when their successors shall be named by the department commander of Pennsylvania Grand Army of the Republic who shall hold their position for and during the term of two years and shall be succeeded by successive appointments made in the following manner The present committee of honorably discharged soldiers shall hold their positions until the third Wednesday in January one thousand nine hundred and twenty-three when five successors shall be named by the department commander of Pennsylvania Grand Army of the Republic and the other three members appointed by the Governor of the Commonwealth as hereinbefore provided in section one who shall hold their position for and during the period of two years and shall be succeeded by successive appointments made in the same manner and for the same term in case of a vacancy in the board of trustees by death or any other cause the appointing power provided for shall have power to fill the vacancy for the unexpired portion of the term of the trusteeship becoming vacant No compensation shall be allowed any member of the board of trustees save their actual expenses which shall be paid out of the money appropriated for maintenance and no member of the board of trustees shall be interested or concerned financially in the establishment or maintenance of said home



The commission shall make a report which shall be filed in the Auditor General's office of the proceedings incident to the location of said home and the trustees shall make each year on or before the third Wednesday in January a detailed report to the Legislature under oath of the financial transactions of the preceding year giving the amount of all moneys or other property received on account of such home and a detailed account of disbursements

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 719, entitled:

An Act providing for the burial of certain persons who are have been or shall be soldiers sailors or marines designated as "deceased service men" defining the term "deceased service men" and authorizing county commissioners to provide headstones markers and burial plots for such deceased service men at the expense of the county in which they shall die or have a legal residence at the time of their death

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the term "deceased service man" as used in this act shall be defined and construed to mean and include any soldier sailor or marine members of the enlisted nurse corps having a legal residence within their county who has died or shall hereafter die anywhere within or without the United States while in the service of the United States in the military naval or other branch of the combative forces of said United States during any war in which the United States has been or shall hereafter be engaged or where a state or condition of war has existed or shall hereafter exist in the United States or any foreign country or territory or upon the high seas or of any honorably discharged soldier sailor or marine who served or who shall hereafter serve in any such combative force of the United States during any war in which the United States has been or shall hereafter be engaged or who has served or shall hereafter serve in any such combative force of the United States where a state or condition of war existed or shall hereafter exist in the United States or any foreign country or territory or upon the high seas or who was in active service in the militia of the State of Pennsylvania under and in pursuance of any proclamation issued by the Governor during the Civil War and not duly mustered into the service of the United States and has been or hereafter shall be honorably discharged or relieved from such service and shall hereafter die within their county or shall die beyond their county and shall have a legal residence within their county at the time of his death

The second section was read as follows:

Section 2 The county commissioners of each county in this State are hereby authorized and directed to expend the sum of seventy-five dollars (\$75.00) toward the funeral expenses of any such deceased service man Provided however That such county commissioners shall not contribute any monies toward the funeral expenses of any such deceased service man where the total expense of any such funeral including said allowance of One Hundred Dollars (\$100.00) shall exceed Four Hundred Dollars (\$400.00)

On the question,

Will the House agree to the section?

Mr. DITHRICH. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 2 page 3 line 3 by striking out the words "one hundred" and inserting in lieu thereof "seventy-five"  
Amend section 2 page 3 line 4 by striking out "(100.00)" and inserting in lieu thereof "(\$75.00)"

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the amendments?

It was agreed to.

The third, fourth, fifth, sixth and seventh sections were separately read and agreed to as follows:

Section 3 It shall be the duty of the county commissioners of each county in this State to draw a warrant upon the treasurer of their county in the sum of seventy-five dollars

(\$75.00) for each body buried in accordance with the provisions of this act to be paid out of the funds of the county and such warrants shall be made payable only to the person or persons who shall have buried the bodies for which the warrants are to be so drawn

Section 4 All public officers agents and servants and all officers and servants of any county city township borough district or other municipality or of any almshouse prison morgue hospital home or other public institution having the control or custody of the body of such deceased service man whose body is entitled to be buried under the provisions of this act shall immediately upon the death or arrival of the body of such deceased service man notify the county commissioners of said county wherein such death may have occurred or wherein such deceased service man shall have had his legal residence

Section 5 It shall also be the duty of the county commissioners of each county in this State upon or at any time subsequent to the death of any service man as defined herein who shall be buried within their counties under the provisions of this act or any prior act on the application of any relatives or friends of such deceased service man to cause a headstone to be placed at the head of the grave of each such deceased service man containing his name and if possible the organization to which he belonged or in which he served in letters raised or cut in at least three-sixteenths of an inch deep to include a fac simile of the discharge button issued to soldiers sailors or marines by the United States government such headstone to be of either marble or granite and to be placed or set in a concrete base and the expense for the same shall be paid out of the funds of the county in which such deceased service man died or shall have had his legal residence Provided however That the expense shall not exceed the sum of fifty dollars for each headstone and the county commissioners of each county acting under this section shall draw a warrant on the treasurer of their county for the payment of said expense in favor of the party or parties furnishing such headstone

Section 6 The county commissioners of the several counties of this State shall upon the petition of any ten reputable freeholders of any city borough township or district in said county procure for and furnish to said petitioners some suitable and appropriate markers made of metal with bronze or alloy for the grave of each and every such deceased service man buried within the limits of said city borough township or district to be placed upon the grave of such deceased service man for the purpose of permanently marking and designating said grave for memorial purposes

Section 7 The county commissioners of the several counties of this State are hereby authorized to purchase plots of ground in any cemetery or burial ground in the respective counties for the interment of such deceased service men whose bodies are entitled to be buried under the provisions of this act and to draw their warrant on their county treasurer for the payment of the same Provided however That the purchase price of said plots of ground shall not be charged against or allotted as part of the cost of burial of such deceased service man who may be buried in any of said plots under the provisions of this act

The eighth section was read as follows:

Section 8 The following acts of Assembly are intended to be superseded by this act and the same are therefore repealed by this act to wit

An act entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines" which became a law in the seventh day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy)

An act entitled "An act to amend sections one two three and four of an act approved the seventh day of June Anno Domini one thousand nine hundred and fifteen entitled 'An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines'" which became a law on the twelfth day of April Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws seventy-four)

An act entitled "An act to amend section one of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled 'An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of the death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines'" as amended providing for the payment of funeral expenses of soldiers sailors and marines dying while in service and for headstones for the graves of such soldiers sailors and marines which



became a law on the twenty-sixth day of May Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws two hundred and ninety-four)

An act entitled "An act to amend section one of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred seventy) entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the grave of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines as amended" which became a law on the twentieth day of June Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws five hundred and nineteen)

An act entitled "An act to amend section five of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers, sailors and marines" which became a law on the seventh day of June Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws four hundred and twenty-five)

Together with all other acts or parts of acts inconsistent with the provisions of this act are hereby repealed

The repeal by this act of any act of Assembly or part thereof as indicated by the titles of the various acts of Assembly as above set forth in this section shall not be construed to revive any act or part thereof heretofore repealed or superseded

On the question,

Will the House agree to the section?

Mr. DITHRICH. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 8 page 7 line 6 by inserting quotation marks after "marines"

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act providing for the burial of certain persons who are, have been, or shall be soldiers, sailors or marines, designated as "deceased service men," defining the term "deceased service man" and authorizing county commissioners to provide headstones, markers and burial plots for such deceased service men, at the expense of the county in which they shall die, or have a legal residence at the time of their death.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 572, as follows:

An Act providing for the sentencing of certain criminals to reformatories or houses of correction in counties of the first class

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any court of criminal jurisdiction in any county of the first class may sentence to a reformatory or house of correction any criminal convicted of a crime punishable by imprisonment in a State county prison who is not known to have been previously convicted of such crime in this or any other state or county No such prisoner or prisoners shall be released except by pardon parole or probation except upon order from the court making the commitment Provided That the sentence imposed upon such criminal by the court does not exceed a period of one year

The proper officers of such reformatory or house of correction shall receive all prisoners of this class so sentenced

Section 2 All acts or parts of acts inconsistent herewith are repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1079, as follows:

An Act creating a commission to select an historic spot as a cemetery for the burial of bodies of soldiers sailors marines war nurses and members of the National Guard defining the powers and duties of the commission and making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a commission is hereby created which shall be composed of five citizens of the Commonwealth to be appointed by the Governor It shall be the duty of the commission to select and to make arrangements to have set apart in some historic spot in the Commonwealth an appropriate space for use as a cemetery for the burial of the bodies of soldiers sailors marines and war nurses who served in the Army or Navy of the United States during times of war who died while in active service or after an honorable discharge and who entered such service while residents of Pennsylvania as well as the bodies of members of the National Guard of Pennsylvania who died while members of the National Guard or after an honorable discharge therefrom

Section 2 The members of said commission shall have power on behalf of the Commonwealth to accept the dedication of any lands in an historic spot for use as a cemetery as provided in section one In case no such dedication is made the commission shall select an appropriate place and secure an option for the purchase of the necessary lands by the Commonwealth

Section 3 The commission shall make a report of its work to the General Assembly of one thousand nine hundred and twenty-three and shall include in such report a statement of the appropriation necessary to secure lands for such cemetery

Section 4 When any such cemetery shall be located and established the friends and relatives of any such deceased soldier sailor marine war nurse or member of the National Guard may convey his or her body to such cemetery and cause the same to be buried after having obtained the permission of the Adjutant General of the Commonwealth The Adjutant General shall have power to adopt such rules and regulations as he may deem necessary to regulate such burials and to provide for the care and maintenance of such cemetery

Section 5 The members of the commission shall receive no compensation but shall be allowed all actual and necessary expenses incurred in the discharge of their duties The sum of one thousand dollars or so much thereof as may be necessary is hereby specifically appropriated to the commission to carry into effect the provisions of this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1153, entitled:

An Act to amend section three hundred and six (c) of an act approved the second day of June one thousand nine hundred fifteen (Pamphlet Laws seven hundred thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder" as amended by providing a schedule of specific indemnities for the loss of one or more thumbs or fingers or parts thereof

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three hundred and six (c) of an act approved the second day of June one thousand nine hundred fifteen (Pamphlet Laws seven hundred thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder" which as amended by an act approved the twenty-sixth day of June one thousand nine hundred nineteen (Pamphlet Laws six hundred forty-two) entitled "An act to amend an act approved the second day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder" and pro



viding when the same shall become effective" reads as follows  
 "Section 306 (c) For all disability resulting from permanent injuries of the following classes the compensation shall be exclusively as follows

For the loss of a hand sixty per centum of wages during one hundred and seventy-five weeks

For the loss of an arm sixty per centum of wages during two hundred and fifteen weeks

For the loss of a foot sixty per centum of wages during one hundred and fifty weeks

For the loss of a leg sixty per centum of wages during two hundred and fifteen weeks

For the loss of an eye sixty per centum of wages during one hundred and twenty-five weeks

For the loss of any two or more of such members not constituting total disability sixty per centum of wages during the aggregate period specified for each

Unless the board shall otherwise determine the loss of both hands or both arms or both feet or both legs or both eyes shall constitute total disability to be compensated according to the provisions of clause (a)

Amputation between the elbow and the wrist shall be considered as the equivalent of the loss of a hand and amputation between the knee and ankle shall be considered as the equivalent of the loss of a foot Amputation at or above the elbow shall be considered as the loss of an arm and amputation at or above the knee shall be considered as the loss of a leg Permanent loss of the use of a hand arm foot leg or eye shall be considered as the equivalent of the loss of such hand arm foot leg or eye

This compensation shall not be more than twelve dollars per week nor less than six dollars per week Provided That if at the time of injury the employe receives wages of less than six dollars per week then he shall receive the full amount of such wages per week as compensation" is hereby further amended to read as follows

Section 306 (c) For all disability resulting from permanent injuries of the following classes the compensation shall be exclusively as follows

For the loss of a hand sixty per centum of wages during one hundred and seventy-five weeks

For the loss of an arm sixty per centum of wages during two hundred and fifteen weeks

For the loss of a foot sixty per centum of wages during one hundred and fifty weeks

For the loss of a leg sixty per centum of wages during two hundred and fifteen weeks

For the loss of an eye sixty per centum of wages during one hundred and twenty-five weeks

For the loss of a thumb sixty per centum of wages during sixty weeks

For the loss of a first finger commonly called index finger sixty per centum of wages during thirty-five weeks

For the loss of a second finger sixty per centum of wages during thirty weeks

For the loss of a third finger sixty per centum of wages during twenty weeks

For the loss of a fourth finger commonly called little finger sixty per centum of wages during fifteen weeks

The loss of the first phalange of the thumb or of any finger shall be considered equivalent to the loss of one-half of such thumb or finger

The loss of more than one phalange of a thumb or finger shall be considered equivalent to the loss of the entire thumb or finger

For the loss of any two or more of such members not constituting total disability sixty per centum of wages during aggregate of the period specified for each

Unless the board shall otherwise determine the loss of both hands or both arms or both feet or both legs or both eyes shall constitute total disability to be compensated according to the provisions of clause (a)

Amputation between the elbow and the wrist shall be considered as the equivalent of the loss of a hand and amputation between the knee and the ankle shall be considered as the equivalent of the loss of a foot Amputation at or above the elbow shall be considered as the loss of an arm and amputation at or above the knee shall be considered as the loss of a leg Permanent loss of the use of a hand arm foot leg or eye shall be considered as the equivalent of the loss of such hand arm foot leg or eye

This compensation shall not be more than twelve dollars per week nor less than six dollars per week Provided That if at the time of injury the employe receives wages of less than six dollars per week then he shall receive the full amount of such wages per week as compensation

On the question,

Will the House agree to the section?

Mr. FLYNN. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 2, line 16, by striking out the following: "Section 306" and placing quotation marks before "(C)"

Amend section 1, page 3, line 25, by striking out "Section 306"

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend section three hundred and six (c) of an act approved the second day of June one thousand nine hundred fifteen (Pamphlet Laws seven hundred thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employe in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder" as amended by providing a schedule of specific indemnities for the loss of one or more thumbs or fingers or parts thereof.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 941, as follows:

An Act to define trusts and to promote free competition in commerce and all classes of business both intrastate and interstate engaged in and carried on by or through any person partnership or corporation and providing penalties for violations

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a trust is a combination or agreement between corporations partnerships or persons any two or more of them for the following purposes

(a) To create or carry out restrictions in trade or to acquire a monopoly either in intrastate or interstate business or commerce.

(b) To limit or reduce the production or increase the price of merchandise or of any commodity

(c) To prevent competition in manufacturing making transporting selling and purchasing of merchandise produce or commerce intended for sale use or consumption in this State or elsewhere

(d) To fix at any standard or figure whereby the price to the public or consumer of any article or commodity of merchandise produce or commerce intended for sale use or consumption in this State or elsewhere shall in any manner be controlled

(e) To make any agreement by which they directly or indirectly preclude a free and unrestricted competition among themselves or any purchasers or consumers in the sale or transportation of any article or commodity either by pooling withholding from the market or selling at a fixed price or in any other manner by which the price might be affected

(f) To make any secret oral agreement or arrive at an understanding without express agreement by which they directly or indirectly preclude a free and unrestricted competition among themselves or any purchasers or consumers in the sale or transportation of any article or commodity either by pooling withholding from the market or selling at a fixed price or in any other manner by which the price might be affected

The words "articles" and "commodities" in this act are to be construed as synonymous with natural products and goods wares and merchandise

Section 2 Any such trust is hereby declared to be illegal and indictable and any person partnership or corporation violating any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall pay a fine not exceeding five hundred dollars or undergo imprisonment in the county jail for a term not exceeding one year or both at the discretion of the court

Section 3 Whenever an incorporated company or partnership shall be guilty of the violation of any of the provisions of this act the offence shall be deemed to be also that of the individual directors of such corporation or the individual members of such partnership ordering or doing any of such prohibited acts and on conviction thereof they shall be punished accordingly

Section 4 In addition to the punishment which may be imposed for the misdemeanor the charter of the offending corporation may be revoked in appropriate proceedings by the attorney-general of the Commonwealth

Section 5 All acts and parts of acts inconsistent with this act are repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. GLASS. Mr. Speaker, I move that this bill be recommended to the Committee on Corporations for the purpose of a hearing.

Mr. CONNOR. Mr. Speaker, I second the motion

The motion was agreed to.



## BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1286, as follows:

An Act to further amend an act entitled "An act to authorize and provide for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum for restraint care and treatment" approved April sixteen Anno Domini one thousand nine hundred and three as amended by the act approved May twenty-eight one thousand nine hundred and seven entitled "An act to amend an act entitled "An act to authorize and provide for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum for restraint care and treatment" approved April sixteen Anno Domini one thousand nine hundred and three providing for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum for restraint care and treatment by the court of quarter sessions providing for the payment of the cost and expense of care and treatment of indigent inebriates by the county from which the inebriate is committed and that the overhead charges shall be paid by the State when the inebriate is committed to a public State institution.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved April sixteen Anno Domini one thousand nine hundred and three entitled "An act to authorize and provide for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum for restraint care and treatment as amended by the act of May twenty-eight Anno Domini one thousand nine hundred and seven entitled "An act to amend an act entitled "An act to authorize and provide for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum for restraint care and treatment approved April sixteen Anno Domini one thousand nine hundred and three providing for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum for restraint care and treatment by the court of quarter session" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act it shall be lawful for any person so habitually addicted to the use of alcoholic drink absinthine opium morphine chloral or other intoxicating liquor or drug as to be a proper subject for restraint care and treatment in a hospital or asylum for at least two persons being the wife husband parent child children or next friends of such person to apply by petition to the court of quarter sessions of the proper county setting forth the facts upon oath and requesting the commitment of such person to a proper hospital or asylum for restraint care and treatment and such petition shall be accompanied by the affidavit of at least two physicians based on examination by them of the alleged drunkard setting forth the condition of such person and stating that in their opinion restraint care and treatment in a hospital or asylum will be a benefit to such persons Whereupon the said court shall issue a warrant to have brought into court on a day certain the petition both physicians and the alleged drunkard and a hearing shall then be had and if the facts set forth in the petition and affidavits are proved to the satisfaction of the court it shall be the duty of the court to commit such alleged drunkard to a proper hospital or asylum for restraint care and treatment until upon further hearings the said court shall be satisfied that such restraint care and treatment are no longer beneficial to the person committed as aforesaid Provided That such restraint shall not be continued in any case for a period of more than one year And provided That no person shall be committed under the provisions of this act or be admitted into any hospital or asylum until payment has been made or security has been given to the managers of the hospital or asylum satisfactory to them to pay the proper charges for board care and treatment of the alleged drunkard and also to indemnify the said managers from all costs and expenses And provided that all commitments under this act shall be reviewable by proceedings under writ of habeas corpus which may be sued out at any time by any person restrained hereby or by any one acting for or on behalf of such person" be and the same is hereby amended so as to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act it shall be lawful for any person so habitually addicted to the use of alcoholic drink absinthine opium morphine chloral or other intoxicating liquor or drug as to be a proper subject for restraint care and treatment in a hospital or asylum for at least two persons being the wife husband parent child children or next friends of such person to apply by petition to the court of quarter sessions of the proper county setting forth the facts upon oath and requesting the commitment of such person to a proper hospital or asylum for restraint care and treatment and such petition shall be accompanied by the affidavit of at

least two physicians based on examination by them of the alleged drunkard setting forth the condition of such person and stating that in their opinion restraint care and treatment in a hospital or asylum will be a benefit to such person Whereupon the said court shall issue a warrant to have brought into court on a day certain the petition both physicians and the alleged drunkard and a hearing shall then be had and if the facts set forth in the petition and affidavits are proved to the satisfaction of the court it shall be the duty of the court to commit such alleged drunkard to a proper hospital or asylum for restraint care and treatment until upon further hearings the said court shall be satisfied that such restraint care and treatment are no longer beneficial to the person committed as aforesaid Provided That such restraint shall not be continued in any case for a period of more than one year And provided That no person shall be committed under the provisions of this act or be admitted into any hospital or asylum until payment has been made or security has been given to the managers of the hospital or asylum satisfactory to them to pay the proper charges for board care and treatment of the alleged drunkard and also to indemnify the said managers from all costs and expense But if at such hearing the court finds that the inebriate is indigent and that the wife husband or parent is unable to pay the cost and expense of the restraint care and treatment in the hospital or asylum it shall so certify in the order committing the inebriate whereupon the cost and expense of restraint care and treatment of said indigent inebriate shall be borne and paid by the county from which the inebriate is committed and any overhead charges shall be paid by the State when the inebriate is committed to a public State institution And provided That all commitments under this act shall be reviewable by proceedings under writ of habeas corpus which may be sued out at any time by any person restrained hereby or by any one acting for or on behalf of such person

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1220, as follows:

A Supplement to the act of June one one thousand nine hundred and eleven (Pamphlet Laws five hundred and ninety-nine) entitled "An act authorizing the Insurance Commissioner to proceed against and to take possession of any insolvent or delinquent company order or association transacting any class of insurance and prescribing the method by which such insolvent or delinquent companies orders or associations shall be dissolved and liquidated" directing the deposit and keeping of any moneys or funds which shall come into the possession of the Insurance Commissioner or his deputies while liquidating the business of any insurance company under the authority of said act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Insurance Commissioner and his deputies engaged in liquidating the business of any insurance company under the authority of the act of June one one thousand nine hundred and eleven (Pamphlet Laws five hundred and ninety-nine) entitled "An act authorizing the Insurance Commissioner to proceed against and to take possession of any insolvent or delinquent company order or association transacting any class of insurance and prescribing the method by which such insolvent or delinquent companies orders or associations shall be dissolved and liquidated" shall deposit any and all moneys or funds which are in the form of legal tender and which shall come into their hands in the capacity of receiver for such company within one month of their receipt in such banks banking institutions or trust companies as shall be selected for this purpose and approved by the State Depository Board from time to time and in such amounts as said board shall direct The same shall there remain until paid out by the Insurance Commissioner or his deputies on the order of the proper court

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1178 (Senate Bill No. 168), as follows:

An Act to transfer and reappropriate a certain unexpended part of the General Appropriation to the Department of Public Instruction as provided by the General Appropriation act approved the sixteenth day of July one thousand nine hundred and nineteen (Appropriation acts one thousand nine hundred and nineteen Pamphlet Laws thirty-four)

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General



Assembly met and it is hereby enacted by the authority of the same That the unexpended balance of the sum of three hundred fifty thousand dollars (\$350,000) appropriated to the Department of Public Instruction by the General Appropriation Act approved the sixteenth day of July one thousand nine hundred nineteen (Appropriation Acts one thousand nine hundred and nineteen page thirty-four) and set aside by an act approved the eighteenth day of June one thousand nine hundred nineteen (Pamphlet Laws four hundred and ninety-eight) for the purpose of reimbursing certain school districts for creating consolidated schools and transporting pupils thereto is hereby specifically transferred and reappropriated to the Department of Public Instruction for the purpose of carrying into effect the provisions of section one thousand four hundred six of an act entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by an act approved the twenty-second day of July one thousand nine hundred nineteen (Pamphlet Laws one thousand one hundred and seventeen) including the reimbursement of school districts for one-half the cost of transportation not to exceed one dollar (\$1.00) per diem per pupil where schools in said districts have been closed because there are ten or less than ten pupils regularly enrolled therein

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 703 (Senate Bill No. 200), entitled:

An Act making a deficiency appropriation to the Washington Crossing Park Commission created under the provisions of the act approved July 25, 1917, (P. L. 1209) entitled "An act to authorize the acquisition, by purchase or condemnation, of lands for a park, and the erection of a monument commemorative of Washington crossing the river Delaware and for the appointment of a commission to acquire said lands and erect such monument; and making an appropriation for the purpose of this act."

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 735 (Senate Bill No. 202), entitled:

An Act to amend section one of an act approved the twenty-fifth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand two hundred nine) entitled "An act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the river Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purpose of this act"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1181 (Senate Bill No. 535), entitled:

An Act to amend an act approved July fourteen one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1242 (Senate Bill No. 667,) entitled:

An Act to amend section fourteen of an act approved the twenty-first day of July, one thousand nine hundred and nineteen (P. L. 1077), entitled "An act to provide for the ad-

ministration of the Workmen's Compensation Act of one thousand nine hundred fifteen by creating the Bureau of Workmen's Compensation of the Department of Labor and Industry; providing for the establishment of the Workmen's Compensation Board to have charge of such bureau; authorizing the division of the Commonwealth into Workmen's compensation districts, and the appointment of workmen's compensation referees; defining the powers and duties of the Commissioner of Labor and Industry, the Bureau of Workmen's Compensation, the Workmen's Compensation Board, the Workmen's compensation referees and the factory inspectors of the Department of Labor and Industry, in enforcing the said act; and fixing the salaries of the members of the Workmen's Compensation Board, the Workmen's compensation referees, and certain of their employes and assistants; and repealing certain acts."

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1188, as follows:

An Act defining a private game preserve and making it a misdemeanor to enter such preserve for certain purposes or to break injure or destroy the enclosure of the same and fixing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a private game preserve within the meaning of this act shall be a tract of land owned and controlled by any person or persons club association or corporation stocked with wild game or fish or both enclosed by a fence seven (7) feet or more high which fence shall be placarded with signs not less than six (6) inches by ten (10) inches in size placed not more than five hundred (500) feet apart upon which shall be lettered "private game preserve" Such signs shall have thereon a copy of this act

Section 2 It shall be unlawful for any person to enter an enclosed private game preserve within this Commonwealth with the intent unlawfully and maliciously to injure break destroy or steal any animal of thing therein and the entry of any person to such private game preserve without the permission of the owner or custodian thereof shall be prima facie evidence that said entry was intentional unlawful and malicious

Section 3 It shall be unlawful for any person unlawfully and maliciously to break injure or destroy any fence or enclosure surrounding or along such private game preserve An injury done to such fence or enclosure or the breaking or destruction of such fence or enclosure shall be prima facie evidence that said acts were done intentionally unlawfully and maliciously

Section 4 Any person who shall violate section two or section three hereof shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred dollars (\$100) and not exceeding five hundred dollars (\$500) or to undergo an imprisonment not exceeding one year or both at the discretion of the court

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 998, as follows:

To amend section four of the act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred seventy-eight) entitled "An act for the better protection of fish requiring citizens of the United States residing without this Commonwealth to procure a license to fish or angle in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section four of the act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred seventy-eight) entitled "An act for the better protection of fish requiring citizens of the United States residing without this Commonwealth to procure a license to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act" which reads as follows

"Section 4 Citizens of the United States who are not citizens of the State of Pennsylvania shall be entitled upon written or oral application to receive from any county treasurer or justice of the peace qualified as hereafter provided or from the Commissioner of Fisheries his officers or agents a 'nonresident's fishing license' upon the payment of a license fee of five dollars together with the cost of such treasurer's or justice's fees" is hereby amended to read as follows

Section 4 Citizens of the United States who are not citizens



of the State of Pennsylvania shall be entitled upon written or oral application to receive from any county treasurer or justice of the peace qualified as hereinafter provided or from the Commissioner of Fisheries his officers or agents a "non-resident's fishing license" upon the payment of a license fee of two dollars and fifty cents together with the cost of such treasurer's or justice's fee

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1277, as follows:

An Act to amend section one of an act approved the thirteenth day of April one thousand nine hundred and eleven (Pamphlet Laws sixty-two) entitled "An act to provide for the registration of conveyances of real estate in all counties of this Commonwealth with a population not to exceed four hundred thousand in order to facilitate the assessment of taxes therein in the name of the owner of said real estate and to ascertain the value of such real estate and providing compensation to the recorder of deeds of such counties for making reports thereof" requiring a certificate to be added to each deed of conveyance setting forth the required particulars and providing that the recorders of deeds in the several counties shall not receive for record any deed which does not contain such certificate

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the thirteenth day of April one thousand nine hundred and eleven (Pamphlet Laws sixty-two) entitled "An act to provide for the registration of conveyances of real estate in all counties of this Commonwealth with a population not to exceed four hundred thousand in order to facilitate the assessment of taxes therein in the name of the owner of said real estate and to ascertain the value of such real estate and providing compensation to the recorder of deeds of such counties for making reports thereof" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act it shall be the duty of the recorder of deeds in each and every county in the Commonwealth of Pennsylvania having a population not to exceed four hundred thousand to keep a daily record separate and apart from all other records of every deed or conveyance of land in said county entered in his office for recording which said record shall set forth the following information to wit the date of the deed or conveyance the names of the grantor and grantee the consideration mentioned in the deed the location of the property as to city borough ward or township the acreage of the land conveyed if mentioned and if the land conveyed be a lot or lots on a recorded plan the number or numbers by which the same may be designated on the plan if mentioned in the deed and it shall be the further duty of the recorder on the first Monday of each month to file the aforesaid daily record in the commissioners' office of the proper county together with his certificate appended thereto that such record is correct and the said recorder of deeds shall charge and collect from the person presenting a deed of conveyance for record the sum of fifteen (15) cents when it contains but one description of land and ten (10) cents for each additional description therein described which sum shall be in full compensation for his services under this act" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after July first one thousand nine hundred twenty-one it shall be the duty of the recorder of deeds in each and every county in the Commonwealth of Pennsylvania having a population not to exceed four hundred thousand to keep a daily record separate and apart from all other records of every deed or conveyance of land in said county entered in his office for recording which said record shall set forth the following information to wit The date of the deed or conveyance the names of the grantor or grantors and grantee or grantees with the exact mailing address of the grantee or grantees the consideration mentioned in the deed the location of the property if in a city or borough divided into wards then the wards of such city or borough and the street number where possible if in a township then the name of the township the acreage conveyed if in excess of one acre and if the land conveyed be a lot or lots on a recorded plan the number or numbers by which the same may be designated on such plan It shall be the duty of each grantee or his attorney or agent to certify all the above information on the deed but separate and apart from the main body thereof and said certificate shall be recorded as a part of the deed and the recorder shall not accept for record any deed not containing such certificate And it shall be the further duty of the recorder on the first Monday of each month to file the aforesaid daily record in the commissioners' office of the proper county together with

his certificate appended thereto that such record is correct and the said recorder of deeds charge and collect from the person presenting a deed of conveyance for record the sum of fifteen (15) cents when it contains but one description of land and ten (10) cents for each additional description therein described which sum shall be in full compensation for his services under this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 196, entitled:

An Act providing for a commission to make an examination of the Mid-Valley Hospital at Blakely Borough Lackawanna County providing for a transfer of said hospital under certain conditions to the Commonwealth regulating such hospital in the event of such transfer and making an appropriation

The first, second and third and preamble were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Board of Public Charities shall investigate and examine the Mid-Valley Hospital at Blakely Borough Lackawanna County together with all buildings grounds and equipment thereof and the affairs and accounts of the association having charge of said hospital

Section 2 If said Board shall ascertain that the hospital has no outstanding indebtedness and that there are no liens of record against any of the properties of the hospital and all its buildings are in good condition and repair and that the hospital has ground adjacent and belonging thereto sufficient for the proper maintenance and conduct of such hospital then the Board is hereby authorized to accept the hospital including all the buildings grounds and equipment in the name of the Commonwealth

Section 3 After such acceptance the hospital shall be known as "The Mid-Valley State Hospital" The Governor with the consent of the Senate shall appoint nine (9) directors for terms of two (2) four (4) and six (6) years respectively and shall appoint every two years thereafter three directors to hold office for a full term of six (6) years The management and control of the hospital shall be in the hands of the directors in accordance with the laws of the Commonwealth in the same manner and to the same extent as in the care of other state hospitals

Whereas The Mid-Valley Hospital association of Blakely Borough Lackawanna County has erected and fully equipped a hospital and

Whereas Said association is desirous of transferring and conveying said hospital including all the buildings grounds and equipment appurtenant thereto unto the Commonwealth of Pennsylvania to be thereafter maintained as a State hospital therefore

The title was read as follows:

An Act providing for a commission to make an examination of the Mid-Valley Hospital at Blakely Borough Lackawanna County providing for a transfer of said hospital under certain conditions to the Commonwealth regulation such hospital in the event of such transfer and making an appropriation

On the question,

Will the House agree to the title?

Mr. W. W. JONES. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend title, line 1 by striking out the following "a commission to make"

Amend title line 3 by inserting after "county" the following: "by the Board of Public Charities"

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with



The House proceeded to the second reading and consideration of House Bill No. 187, as follows:

A Further Supplement to an act approved the first day of April one thousand eight hundred and sixty-three (Pamphlet Laws two hundred and thirteen) entitled "An act to accept the grant of public lands by the United States to the several states for the endowment of Agricultural Colleges" making a deficiency appropriation for carrying the same into effect

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in order to carry into effect the act of Congress approved July second one thousand eight hundred sixty-two granting public lands to the several states for educational purposes and the Act of the General Assembly of Pennsylvania approved the first day of April one thousand eight hundred sixty-three accepting the provisions and conditions of said Act of Congress and pledging the faith of the Commonwealth to carry the same into effect the sum of two hundred and eighty-one thousand dollars (\$281,000) or so much thereof as may be necessary is hereby specifically appropriated to the trustees of the Pennsylvania State College to cover a deficiency for the two fiscal years ending May thirty-first one thousand nine hundred and twenty-one in the general maintenance of the school of agriculture the agricultural experiment station institute of animal nutrition school of engineering and experiment station school of liberal arts school of mines school of natural science the department of home economics the Carnegie library the department of military instruction and including also instruction investigation and research equipment fuel insurance interest repairs street paving campus athletic and military drill grounds janitor service sewage system and other necessary expenditures

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1152 (Senate Bill No. 557), entitled:

Senate Bill No. 557. (House Bill No. 1152.)

An Act to amend section eight of an act approved the seventeenth day of April, one thousand nine hundred and thirteen (P. L. 85) entitled "An act for the better protection of wild birds and game within the Commonwealth of Pennsylvania; requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth; and providing penalties for violation of its several provisions; and the manner of proceeding to enforce compliance therewith; and providing for the disposition of the license fees, fines, and penalties received."

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 213, as follows:

An Act to amend article ten or section one hundred and forty-seven of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That article ten of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" which reads as follows

#### "ARTICLE X

##### Pollution Trespass on State Hatcheries

Section 100 No person shall put or place in any waters of this Commonwealth any electricity explosives or any poisonous substances whatsoever for the purpose of catching injuring or killing fish No person shall allow any substance of any kind or character deleterious destructive or poisonous to fish to be turned into or allowed to run flow wash or be emptied into any waters within this Commonwealth unless it be shown to

the satisfaction of the Commissioner of Fisheries or to the proper court that every reasonable and practicable means has been used to abate and prevent the pollution of waters in question by the escape of deleterious substances

Section 101 The preceding section of this article does not prohibit the use of explosives for engineering purposes when a written permit has been given therefore by the proper National State or municipal government authorities

Section 102 Any person violating the provisions of this article shall on conviction as provided in article thirteen of this act be sentenced to pay a fine of one hundred dollars

Section 103 In prosecutions under this article for the pollution of waters by substances known to be injurious to fish or to fish food it shall not be necessary to prove that such substances have actually caused the death of any particular fish

Section 104 No person shall fish or trespass with intent to fish either upon any waters or bed or banks of any water or any lands controlled or owned or occupied by the Department of Fisheries No person shall willfully or maliciously destroy or damage any ponds property or appliances whatsoever of the Department of Fisheries nor interfere obstruct pollute or diminish the natural flow of water into or through any State hatchery Any person violating the provisions of this section shall on conviction as provided in article thirteen of this act be sentenced to pay a fine of one hundred dollars" is hereby amended to read as follows

#### ARTICLE X

##### Pollution Trespass on State Hatcheries

Section 100 It shall be unlawful for any person to put or place in any waters within this Commonwealth any electricity or any explosives or any poisonous substances whatsoever or any drug or poison bait for the purpose of catching taking injuring or killing fish

The word "Explosive" as used in this section shall mean any chemical compound or mechanical mixture which when exploded by fire or by friction or by concussion or by percussion or by detonator is capable of injuring or killing fish

Any person violating the provisions of this act shall be guilty of a misdemeanor and upon conviction shall be sentenced for the first offense to pay a fine of one hundred dollars (\$100) and for a second or subsequent offense shall be sentenced to pay a fine of five hundred dollars (\$500)

This section does not prohibit the use of explosives for engineering purposes when a written permit has been given therefore by the proper National State or municipal government authorities

In any prosecution under this section it shall not be necessary to prove that any fish were actually caught or taken or injured or killed

Section 101 It shall be unlawful for any person to pollute any of the waters within this Commonwealth by putting or placing or turning into or allowing to be turned into or by allowing to run or flow or wash or be emptied into such waters any dyestuff coal or gas-tar coal oil sawdust tan bark cocculus indicus (otherwise known as fish berries) lime vitriol or any of the compounds thereof refuse from gas-houses or from oil-tanks or from pipes or from vessels or any substance deleterious destructive or poisonous to fish

Any person violating the provisions of this section shall be guilty of a misdemeanor and upon conviction shall be sentenced for a first offense to pay a fine of one hundred dollars (\$100) and for a second offense shall be sentenced to pay a fine of five hundred dollars (\$500) and for a third or subsequent offense shall be sentenced to pay a fine of one thousand dollars (\$1,000)

In any prosecution under this section it shall not be necessary to prove that any fish were actually injured or killed or to prove in the case of the specifically enumerated substances that the same are deleterious destructive or poisonous to fish

No person shall be convicted under the provisions of this section when it is shown to the satisfaction of the Commissioner of Fisheries that every reasonable and practicable means has been used to prevent the pollution of waters by the escape of any of said substances, nor shall any person be convicted under the provisions of this section when it is shown to the satisfaction of the Commissioner of Fisheries that any of the above enumerated substances or any other substances deleterious destructive or poisonous to fish were discharged into any waters in a sufficient diluted form so as not to be harmful or destructive to fish

Section 102 All persons engaged in manufacturing interests of this State and accustomed to the washing of iron and other ores and of coal preparatory to its use in the tanning of hides shall prepare a tank or other suitable receptacle into which the culm or coal dirt the offal refuse or the tan bark and the liquor or the water therefrom may be collected so that the sediment therefrom so far as is practicable may be prevented from passing into any of the waters of this Commonwealth

Any person who after notice from the Commissioner of Fisheries shall neglect or refuse to provide any such tank or other suitable receptacle shall be guilty of a misdemeanor and shall for the first offense be sentenced to pay a fine of one hundred dollars and for any second offense after any second notice from the Commissioner of Fisheries shall be sentenced to pay a fine of five hundred dollars and for a third or any subsequent offense after a notice by the Commissioner of Fisheries shall be sentenced to pay a fine of one thousand dollars

Section 103 No person shall fish or trespass with intent to fish upon any waters or bed or banks of any water or any lands controlled or owned or occupied by the Department of Fisheries No person shall willfully or maliciously destroy or



damage any ponds property or appliances whatsoever of the Department of Fisheries nor interfere obstruct pollute or diminish the natural flow of water into or through any State hatchery. Any person violating the provisions of this section shall on conviction as provided in article thirteen of this act be sentenced to pay a fine of one hundred dollars.

Section 2 That section one hundred and forty-seven of said act which reads as follows

"Section 147 Any alderman magistrate or justice of the peace upon information or complaint made to him by affidavit of one or more persons charging any person with having violated any of the provisions of this act or any of the rules and regulations adopted and promulgated by the Commissioner of Fisheries pursuant to this act is hereby authorized and required to issue his warrant under his hand and seal directed to any constable peace officer or warden and shall cause such person to be arrested and brought before such Alderman magistrate or justice of the peace who shall hear and determine the guilt or innocence of the person or persons so charged" is hereby amended to read as follows

Section 147 Except in the case of misdemeanors which shall be proceeded with as now provided by law any alderman magistrate or justice of the peace upon information or complaint made to him by affidavit of one or more persons charging any person with having violated any of the provisions of this act or any of the rules and regulations adopted and promulgated by the Commissioner of Fisheries pursuant to this act is hereby authorized and required to issue his warrant under his hand and seal directed to any constable peace officer or warden and shall cause such person to be arrested and brought before such alderman magistrate or justice of the peace who shall hear and determine the guilt or innocence of the person or persons so charged

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

#### BILL RECOMMENDED

Mr. STADTLANDER. Mr. Speaker, I move that this bill be recommitted to the Committee on Municipal Corporations.

Mr. FLYNN. Mr. Speaker, I second the motion.  
The motion was agreed to.

#### BILLS ON FIRST READING.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 952, entitled:

An act making a deficiency appropriation to the Department of Labor and Industry for the payment of the salaries of a supervising inspector

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1245, entitled:

An act fixing the number and salaries of the officers and employes in the Department of Mines

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1254, entitled:

An act making a deficiency appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 830, entitled:

An act making a deficiency appropriation to the State Board of Education for use in the payment of scholarships

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

#### RESOLUTION RECALLING HOUSE BILL NO. 430 FROM THE GOVERNOR.

Mr. JAMES A. WALKER offered the following resolution, which was twice read, considered and adopted:

In the House of Representatives, April 4, 1921.

Resolved (if the Senate concur), That House Bill No. 430, File Folio No. 501, entitled "An act to amend section three of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred fourteen) entitled 'An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River connecting the city of Philadelphia and the city of Camden and the approaches thereto; providing for a joint commission for that purpose and defining its powers and duties; providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties; providing for the payment of a part of the cost thereof by the city of Philadelphia, and providing for the acquiring, taking and condemnation of the real estate for the site and approaches thereof; providing for the turning over for the purposes of this act,' be recalled from the file of said bridge upon its completion and making an appropriation for the purposes of this act," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

#### BILL ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1106, entitled:

An Act to amend an act approved the fourth day of June, Anno Domini, one thousand nine hundred and one, (Pamphlet Laws three hundred sixty-four) entitled, "An act providing when, how, and upon what property, and to what extent, liens shall be allowed for taxes, and for municipal improvements, and for the removal of nuisances; the procedure upon claims filed therefor; the methods of preserving such liens and enforcing payment of such claims; the effect of judicial sales of the properties liened, and the manner of distributing the proceeds of such sales," as amended, by extending the period for the continuing and collection of claims and judgments obtained thereon.

On the question,

Will the House agree to the bill on third reading?

#### BILL POSTPONED.

Mr. DAWSON. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. FITZGIBBON. Mr. Speaker, I second the motion.  
The motion was agreed to.

#### RESOLUTION RECALLING HOUSE BILL NO. 714 FROM THE GOVERNOR.

Mr. HENRY F. MILLER offered the following resolution, which was twice read, considered and adopted:

In the House of Representatives, April 5, 1921.

Resolved (if the Senate concur), That House Bill No. 714, File Folio 1639, entitled "An act to amend section eight of an act approved the fourteenth day of May, Anno Domini, one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred and eleven) entitled 'An act to provide for the incorporation and government of street railway companies in this Commonwealth,' changing the date of the annual meeting of the stockholders of such companies," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

#### BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 470, entitled:

An Act declaring certain gas engines operated without mufflers nuisances and prescribing penalties

On the question,

Will the House agree to the bill on third reading?

Mr. BOLARD. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend section 2 page 1 line 13 by striking out "shall."

The SPEAKER. Will the House give unanimous consent to the amendments at this time? Is there any objection?



The Chair hears none, and the amendment will be made in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 102, entitled:

An Act abolishing the system requiring approval by the grand jury of actions affecting county bridges

On the question,

Will the House agree to the bill on third reading?

Mr. CHARLES P. DEWEY. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

Amend section 3 page 5 by striking out lines 8 to 27 inclusive and inserting in lieu thereof An act entitled "A further supplement to act, entitled 'A supplement to the act of Assembly, approved the thirtieth day of June, Anno Domini one thousand eight hundred and thirty-six, relative to roads and bridges; to authorize county commissioners to build bridges, or furnish money to aid in building bridges the erecting of which would require more expense than is reasonable one or two adjoining townships should bear, in cases where the county commissioners do not deem it advisable to enter such bridges on record as county bridges' approved the eleventh day of June Anno Domini one thousand eight hundred and seventy-nine extending the same to bridges over railroads and canals" approved the fifteenth day of June one thousand nine hundred eleven (Pamphlet Laws nine hundred seventy)

Amend section 3 page 6 by striking out lines 1 to 29 inclusive

Amend section 3 page 7 by striking out lines 1 and 2

Amend section 3 page 7 by striking out lines 21 to 29 inclusive and inserting in lieu thereof the following:

An act entitled "An act providing for the location construction operation and maintenance of public highways bridges tunnels, subways and underground roads anywhere within the several counties of this Commonwealth either wholly or partly within the territorial limits of cities boroughs and townships thereof authorizing the taking by several counties of property for such improvement and providing for the compensation therefor and the damages resulting from such taking providing for the entry upon and appropriation by the several counties of highways, streets and properties of cities and boroughs necessary for such improvements, and for the supervision, maintenance and control of said highways, streets, and properties by said counties after said entry and appropriation; providing for the payment by said several counties of the costs and expenses incurred and necessary in such construction, operation and maintenance of such improvements; providing for the contracting by the several counties with railway or transportation companies for the concurrent use of such public highways, bridges, tunnels, subways and underground roads; and authorizing the levy of a tax and the issuance of bonds by the several counties to provide a fund for said purposes," approved the twenty-third day of March, one thousand nine hundred and seventeen (Pamphlet Laws, twelve)

An act entitled "An act authorizing and empowering the several counties of this Commonwealth to locate, lay out, open, construct and maintain public bridges, whether wholly or partly within any city, borough, or township therein, across any river or stream dividing or separating any part of said county from any other part thereof, together with the necessary bridge approaches, viaduct, or other approaches, to conveniently connect the same with existing streets or public roads in such cities, boroughs, or townships; authorizing the cities and boroughs wherein such bridges are located to share in the cost thereof, and to provide approaches therefor; authorizing the taking and appropriation of property and rights of property, public or private, for such purposes; providing a method for making compensation for property taken, injured, or destroyed thereby; authorizing the several counties to enter upon and over public streets or roads in cities, boroughs, or townships, for said purposes; authorizing the several counties to appropriate money, levy taxes, and incur indebtedness therefor, and authorizing the several counties to charge and collect tolls and rentals for the concurrent use of such bridges and approaches by street-railway, telegraph, telephone, or other corporations, or persons making use thereof other than for ordinary foot or vehicle traffic, and to enter into contracts for such use," approved the twenty-fourth day of May, one thousand nine hundred and seventeen (Pamphlet Laws, two hundred and seventy-six)

Amend section 5, page 8, by striking out lines 1 to 6 inclusive.

Amend section 3, page 8, line 29 by striking out "railways" and inserting in lieu thereof "railway"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended.

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 790, entitled:

An Act to regulate and control the manufacture, sale, offering for sale, giving away, and use of weights and measures, and of weighing and measuring devices in the Commonwealth of Pennsylvania; providing for the approval and disapproval of such weights, measures and devices by the bureau of standards; and prescribing penalties.

On the question,

Will the House agree to the bill on third reading?

Mr. JAMES A. WALKER. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend section 9, page 6, line 29 by striking out the word "three" and inserting in lieu thereof "seven"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1074, entitled:

An Act to further amend section forty-nine of an act entitled "An act to create a Bureau of Building Inspection and to regulate the construction, maintenance and inspection of buildings and party walls in cities of first class, approved the fifth day of May, one thousand eight hundred and ninety-nine" as heretofore amended by an act supplemental thereto approved the fifth day of June, one thousand nine hundred and one.

On the question,

Will the House agree to the bill on third reading?

Mr. GLASS. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

Amend title, line 1, by inserting after the word "act" the following; "approved the fifth day of May, one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred ninety-three)"

Amend title, line 2, by inserting after "An" the following: "act entitled an"

Amend title by striking out the following on line 5: "approved the fifth day of May, one thou" and lines 6, 7, 8, and 9 being the balance of said title.

Amend section 1, page 1, line 4, by inserting before the word "entitled" the following: "approved the fifth day of May, one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred ninety-three)"

Amend section 1, page 1, line 4, by inserting before the last word "act" the following: "act entitled an"

Amend section 1, pages 1 and 2, by striking out "ap-" in line 7 and all of line 8 on page 1 and lines 1, 2 and 3 on page 2 and inserting in lieu thereof the following: "which as amended by an act approved the fifth day of June, one thousand nine hundred and one, (Pamphlet Laws, four hundred sixty-nine) entitled 'An act supplemental to an act, entitled 'An act to create a Bureau of Building Inspection, and to regulate the construction, maintenance and inspection of buildings and party walls in cities of the first class, approved the fifth day of May, one thousand eight hundred and ninety-nine,' reads as follows:

Amend section 1 page 2 line 7 by striking out the figure "(20)"

Amend section 1 page 2 line 8 by striking out the word: "or store rooms" and inserting in lieu thereof "stores."

Amend section 1 page 2 line 12 by striking out "widths" and inserting in lieu thereof "width."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is



there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 957, entitled:

An Act to amend section ten of an act approved the sixteenth day of May, one thousand nine hundred and nineteen (P. L. 193), entitled "An act to provide for the licensing and regulation of public dance halls and ball rooms, and for the regulation, supervision of public dances and balls in cities of the first, second, and third classes."

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—173.

Alexander,	Ehrhardt,	Leeds,	Schaeffer,
Allum,	Elgin,	Long,	Schilling,
Armstrong,	Evans,	Love,	Schwartz,
Aston,	Feldman,	McBride,	Sleg,
Baker,	Fitzgibbon,	McCaig,	Shaffer,
Baldi,	Flynn,	McCann,	Shellenberger,
Barnhart,	Fowler,	McCarthy,	Sinclair,
Beaver,	Fox,	McGowan,	Smink,
Bell,	Gibson,	McHugh,	Smith, H. J.,
Bidelspacher,	Glass,	McOwen,	Smith, H.,
Blair,	Goss,	McVicar,	Smith, J. W.,
Bluet,	Green,	Magill,	Snowden,
Blumberg,	Hagerty,	Mangan,	Sowers,
Bower,	Haines,	Marcus, J.,	Sprolws,
Brady,	Haldeman,	Marcus, J. C.,	Stackhouse,
Brenneman,	Hampson,	Marshall,	Stadlander,
Bromley,	Harding,	Martin,	Stark,
Brooks,	Harer,	Mantz,	Steedle,
Brown, T. R.,	Harry,	Michel,	Sterling,
Burns,	Haslett,	Miller, A.,	Stevens,
Campbell,	Hatrck,	Miller A. S. C.,	Stevenson,
Catlin,	Haws,	Miller, C.,	Stewart,
Chaplin,	Haves,	Miller, D. I.,	Strauss,
Clutton,	Heffernan,	Miller, D. D.,	Sweitzer,
Comer,	Henderson, W.,	Miller, H. F.,	Thomas,
Conner,	Hess,	Miller, J. J.,	Trainer,
Cook,	Hetrick,	Mitchell,	Van Alen,
Craig, J. R.,	Hoffman, J. N.,	Morris,	Vickerman,
Craig, J. O.,	Holcombe,	Ogle,	Walker, G. T.,
Cratty,	Hoover,	Orr,	Walker, J. A.,
Crum,	Horne,	Perry,	Weamer,
Curran,	Hough,	Pike,	Wells,
Curry,	Huston,	Posey,	Wettach,
Davis,	Jones, D. J.,	Quigley,	Whitaker,
Dawson,	Jones, W. W.,	Rhoads,	Whiteman,
Denning,	Jordan,	Richards,	Williams,
Dewey, C. P.,	Kantner,	Rieder,	Woner,
Dewey, P. H.,	Kelly,	Rinn,	Wood,
Diehm,	Kinsman,	Roman,	Woodruff,
Dilsheimer,	Kohler,	Ruch,	Zook,
Dithrich,	Kooser,	Ruddy,	Spangler,
Donneley,	Krause,	Ruth,	Speaker.
Drinkhouse,	Krugh,		
Dunlap,	Lafferty,		

## NAYS—1.

Edmonds,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1184, entitled:

An Act for the relief of persons, copartnerships, associations and corporations from certain completed and uncompleted contracts entered into with the Commonwealth, and which, on account of war and post-war conditions caused financial loss; creating a board of claims to adjust moral and equitable claims arising from such contracts; imposing certain powers and duties upon the heads of departments, bureaus, boards, divisions and commissions of the Commonwealth who executed such contracts; providing for the determination and payment of such moral and equitable claims and for the dismissing of petitions; allowing appeals in such cases; and making an appropriation.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—114.

Allum,	Fox,	McCaig,	Schwartz,
Aston,	Franklin,	McCarthy,	Sieg,
Baker,	Gelder,	McClure,	Shannon,
Baldi,	Gibson,	McConnell,	Sinclair,
Barnhart,	Glass,	McGowan,	Smiley,
Beaver,	Golder,	Mellugh,	Smink,
Bidelspacher,	Goss,	McMullen,	Smith, H. J.,
Blumberg,	Green,	McOwen,	Smith, H.,
Boland,	Hagerty,	Martin,	Smith, J. W.,
Brady,	Haldeman,	Millar A. S. C.,	Sprolws,
Brooks,	Harding,	Miller, C.,	Stackhouse,
Brown, F. B.,	Harry,	Miller, D. I.,	Stadlander,
Brown, T. R.,	Haslett,	Miller, D. D.,	Steedle,
Burns,	Hatrck,	Miller, H. F.,	Sterling,
Campbell,	Heffernan,	Miller, J. J.,	Stewart,
Conner,	Henderson, E.,	Mitchell,	Sweitzer,
Craig, J. O.,	Henderson, W.,	Morris,	Thomas,
Cratty,	Hess,	Orr,	Trainer,
Curran,	Hetrick,	Pike,	Van Alen,
Dawson,	Hoffman, J. N.,	Posey,	Vickerman,
Denning,	Holcombe,	Quigley,	Walker, J. A.,
Dewey, P. H.,	Kantner,	Richards,	Whitaker,
Diehm,	Keene,	Rieder,	Whitehouse,
Dilsheimer,	Kelly,	Roman,	Whiteman,
Dithrich,	Kinsman,	Ruch,	Wolfe,
Donneley,	Kooser,	Ruddy,	Wood,
Drinkhouse,	Leeds,	Ruth,	Spangler,
Elgin,	Lewis,	Schilling,	Speaker.
Fitzgibbon,	Love,		

## NAYS—27.

Alexander,	Craig, J. R.,	McCurdy,	Weamer,
Bell,	Crum,	Magill,	Weiss,
Bower,	Edmonds,	Marshall,	Wells,
Brendle,	Hampton,	Mantz,	Williams,
Chaplin,	Hayes,	Shellenberger,	Woodruff,
Comer,	Hoover,	Stark,	Zook,
Cook,	Huston,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1064, entitled:

An Act to amend the act approved the fourth day of April, one thousand nine hundred and nineteen (P. L. 35) entitled "An Act fixing the per diem compensation of borough and township assessors, and assistant assessors, and the method of ascertaining the number of days employed" by fixing the per diem compensation of assessors and assistant assessors in boroughs, wards, and townships of the second class and providing the method of ascertaining the number of days employed.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were read as follows, viz:

## YEAS—155.

Allum,	Ehrhardt,	Kinsman,	Schilling,
Armstrong,	Elgin,	Kohler,	Schwartz,
Aston,	Feldman,	Krause,	Sleg,
Baker,	Finney,	Krugh,	Shannon,
Baldi,	Fitzgibbon,	Lafferty,	Shellenberger,
Barnhart,	Flynn,	Leeds,	Sinclair,
Beaver,	Fowler,	Long,	Smiley,
Beckley,	Fox,	Love,	Smink,
Bell,	Franklin,	McBride,	Smith, H.,
Bidelspacher,	Gelder,	McCaig,	Smith, J. W.,
Blair,	Gibson,	McCann,	Snowden,
Bluet,	Glass,	McCarthy,	Sowers,
Blumberg,	Goehring,	McCurdy,	Sprolws,
Boland,	Golder,	McGowan,	Stackhouse,
Brady,	Goodnough,	McHugh,	Stadlander,
Brenneman,	Goss,	McKim,	Stark,
Bromley,	Green,	McKnight,	Steedle,
Brooks,	Griffith,	McOwen,	Sterling,
Brown, T. R.,	Hagerty,	McVicar,	Stevens,
Burns,	Haines,	Magill,	Stevenson,
Campbell,	Haldeman,	Mangan,	Stewart,
Catlin,	Hampson,	Marcus, J.,	Strauss,
Conner,	Harding,		

Cook,	Harry,	Marcus, J. C.,	Sweitzer,
Craig, J. R.,	Haslett,	Martin,	Thomas,
Craig, J. O.,	Hatrick,	Michel,	Trainer,
Cratty,	Haws,	Miller, A.,	Van Alen
Crum,	Hayes,	Miller, C.,	Vickerman,
Curran,	Heffernan,	Miller, D. L.,	Walker, G. T.,
Curry,	Hess,	Miller, H. F.,	Walker, J. A.,
Dawson,	Hetrick,	Miller, J. J.,	Weamer,
DeHaas,	Hoffman, J. N.,	Mitchell,	Wells,
Denning,	Holcombe,	Morris,	Wettach,
Dewey, C. P.,	Hoover,	Ogle,	Whitaker,
Dewey, P. H.,	Horne,	Orr,	Whitehouse,
Diehm,	Hough,	Richards,	Whiteman,
Dilshelmer,	Huston,	Rieder,	Williams,
Dithrich,	Jones, D. J.,	Rinn,	Wolfe,
Donneley,	Jones, W. W.,	Roman,	Wood,
Drinkhouse,	Kantner,	Ruch,	Woodruff,
Dunlap,	Keene,	Ruddy,	Zook,
Edmonds,	Kelly,	Ruth,	Spangler,
			Speaker.

### YAYS—3.

Bower, Comerer, Mantz,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

### RECESS.

The SPEAKER. If there is no objection the Chair will declare a recess until 4 o'clock this afternoon.

Whereupon, (at 1:10 P. M.) the House took a recess until 4 o'clock P. M.

### AFTER RECESS.

The House reconvened at 4 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

### PETITIONS.

#### FAVORING PASSAGE OF HOUSE BILL NO. 127.

The SPEAKER presented a petition from citizens of Delaware County, favoring the passage of House Bill No. 127,

Referred to the Committee on Appropriations.

#### PROTESTING AGAINST THE PASSAGE OF HOUSE BILL NO. 420.

The SPEAKER presented a petition from citizens of Monroe County, protesting against the passage of House Bill No. 420.

Referred to the Committee on Judiciary Local.

#### PROTESTING AGAINST THE PASSAGE OF GASOLINE TAX BILL.

The SPEAKER presented a petition from D. B. Tobey of Franklin, Pa., protesting against the passage of a bill taxing gasoline.

Referred to the Committee on Ways and Means.

### BILLS INTRODUCED AND REFERRED.

By Mr. LONG. House Bill No. 1370.

An Act regulating the manner of making returns by election officers in the case of elections upon the increase of indebtedness of cities, boroughs, townships, school districts, poor districts and other municipal or incorporated districts; prescribing the duties and powers of the Clerk of the Court of Quarter Sessions, and of the Court of Quarter Sessions in connection with such returns and the count, computation and recount of the vote; prescribing the duties and powers of said court in any instance of fraud, illegality or error in such election or return thereof; prescribing the powers of such court over the election officers.

Referred to the Committee on Counties and Townships.

By Mr. ROMAN. House Bill No. 1375.

An Act to amend an act approved the twenty-seventh day of April, one thousand nine hundred and nine (P. L. 258), entitled "An act authorizing the employment of stenographers by the district attorneys of certain counties," as amended.

Referred to the Committee on Judiciary General

By Mr. PHILLIPS. House Bill No. 1376.

An Act to amend section one of the act approved the eighth day of July, one thousand nine hundred and nineteen, (P. L. 778), entitled "An act for the better protection of fish; requiring citizens of the United States residing without this Commonwealth to procure a license to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto; and regulating the issuance of such license; providing penalties for the violation of this act."

Referred to the Committee on Fisheries.

By Mr. CHAPLIN. House Bill No. 1377.

An Act to amend sections one thousand seven hundred one, one thousand seven hundred four, one thousand seven hundred five, and one thousand seven hundred eleven of an act approved the eighteenth day of May, one thousand nine hundred eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. CHAPLIN. House Bill No. 1378.

An Act to amend part of Section Six of an act approved the thirty-first day of May, Anno Domini one thousand nine hundred and eleven, entitled "An act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioners and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway commissioner decides the work to be done by State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid highways, and kind of materials to be used in the improvement; providing for payment for cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highways Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act," as amended.

Referred to the Committee on Public Roads.

By Mr. HEFFERNAN. House Bill No. 1379.

An Act making an appropriation to the Home of the Good Shepherd, Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. WONER. House Bill No. 1380.

An Act to amend section one of an act approved the first day of June, one thousand nine hundred and fifteen, (P. L. 766), entitled "An act requiring the county commissioners to provide, at the expense of the county, a telephone, typewriter, and stenographer for the use of the county superintendent of schools."

Referred to the Committee on Education.



By Mr. WONER. House Bill No. 1381.

An Act to amend Route number two hundred and eighteen of an act approved the thirty-first day of May, one thousand nine hundred and eleven (P. L. 468), entitled "An act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of Commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work to be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads, and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough or incorporated town, and requiring contracts by counties, townships, boroughs and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid highways, and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act."

Referred to the Committee on Public Roads.

By Mr. WHITAKER. House Bill No. 1382.

An Act permitting certain domestic mutual fire insurance companies to issue cash premium policies without assessment liabilities and providing for the distribution and escheat of the surplus of certain domestic mutual fire insurance companies in event of dissolution.

Referred to the Committee on Insurance.

By Mr. JAMES A. WALKER. House Bill No. 1383.

An Act making it the duty of municipal policemen to cooperate in the prevention and punishment of crimes against the laws of the Commonwealth.

Referred to the Committee on Judiciary General.

By Mr. WHITAKER. House Bill No. 1384.

An Act to provide for the payment to Philadelphia County of moneys, with interest thereon, advanced for the payment of expenses incident to the conduct of primary elections in the said county of Philadelphia and making an appropriation therefor.

Referred to the Committee on Elections.

By Mr. ALBERT S. C. MILLAR. House Bill No. 1385.

A Supplement to an act approved the twenty-ninth day of April, one thousand eight hundred and seventy-four (P. L. 73), entitled "An act to provide for the incorporation and regulation of certain corporations;" extending the charters of certain corporations.

Referred to the Committee on Corporations.

#### BILL RE-REFERRED.

Mr. GLASS returned from the Committee on Judiciary Special, with the recommendation that it be re-referred to the Committee on Appropriations, House Bill No. 1306, entitled:

An Act to accept the Nurses' Home erected on the grounds of the State Hospital of Nanticoke, and to vest the title of the same in the Commonwealth.

The SPEAKER. The bill is now re-referred to the Committee on Appropriations.

#### SENATE MESSAGE.

##### SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

Senate Bill No. 83. House Bill No. 1371.

An Act to amend sections three and four of the act approved July 22, 1919 (P. L. 1097), entitled "An act creating a Division of Documents; defining its powers and duties; regulating the number of documents to be printed, bound, and the requisition, distribution, and sale of the public documents of this Commonwealth; providing penalties for the violation of this act; and repealing certain acts."

Referred to the Committee on Printing.

Senate Bill No. 316. House Bill No. 1372.

An Act to amend section one of an act approved the fourteenth day of December one thousand eight hundred and sixty-three (one thousand eight hundred sixty-four Pamphlet Laws one thousand one hundred and twenty-seven) entitled "An act relating to the liens of common carriers."

Referred to the Committee on Manufactures.

Senate Bill No. 388. House Bill No. 1373.

An Act to prohibit the bribery of baseball players and employees of baseball clubs and the acceptance by baseball players and employees of baseball clubs of bribes and declaring such bribery or the acceptance of such bribes a felony and fixing the penalty therefor

Referred to the Committee on Judiciary General.

Senate Bill No. 691. House Bill No. 1374.

An Act providing for the relief, support, maintenance and employment of all paupers, poor and indigent persons, in counties of the fifth class, conferring certain powers and authorities, and imposing certain duties and liabilities, upon the county commissioners, county controller and county auditors in relation thereto; abolishing all poor districts coterminous with or lying wholly within such counties, providing for the transfer to such counties of all property now held by or for the use of such poor districts or for poor purposes therein, and repealing all acts or parts of acts, general, special or local supplied by or inconsistent with the provisions hereof

Referred to the Committee on Judiciary Special.

#### REPORTS FROM COMMITTEES.

Mr. HAINES, from the Committee on Municipal Corporations, reported as committed House Bill No. 1032, entitled

An Act to amend section four of an act approved the twentieth day of June, one thousand nine hundred and seventeen (P. L. 618), entitled: "An act relating to the appointment of persons to the police department in cities of the third class; providing for and regulating examinations, the manner of appointments and the manner and power of removal of employees of said department; and providing a method for fixing compensation."

Mr. SOWERS, from the Committee on Municipal Corporations, reported as committed, House Bill No. 977, entitled:

An Act providing in certain cases for the election of tax collectors in boroughs, and in certain cases for the appointment of secretaries of boroughs as tax collectors; and providing the manner in which the method by which such appointment is to be made and the compensation of the appointed tax collector fixed; and authorizing such tax collectors to collect county, borough, school and poor taxes.

Mr. SOWERS, from the Committee on Municipal Corporations, reported as committed, House Bill No. 1191, entitled:

An Act to amend an act approved the fifth day of June, one thousand nine hundred and thirteen (P. L. 435) entitled "An act to authorize the courts of common pleas of any county, when any individual church within the county has become inactive or extinct, by reason of there being no resident or active trustees representing it, or otherwise, and the property of the church is liable to be wasted or destroyed, to appoint the trustees of the State body or organization representative of the denomination of which said church was a member as trustees for said church, to hold and dispose of the title to the property owned by said church, and defining the procedure thereon," authorizing the said courts to appoint as trustees for such church the trustees of the superior judiciary with which the church has been connected, when the territory covered by the said judiciary is within the state.

Mr. BLUETT, from the Committee on Judiciary Special, reported as amended, House Bill No. 1201, entitled:

An Act relating to motor vehicles and requiring the owner of any motor vehicle to be insured against liability for damages for injuries in person or property sustained through the negligent or illegal operation thereof in this Commonwealth.

Mr. BLUETT, from the Committee on Corporations, reported as committed, House Bill No. 1209, entitled:

An Act providing for the better management of the jails or county prisons in the several counties of this Commonwealth, of the third and fourth classes, by creating in such counties a board, to be known by the name and style of inspectors of the jail or county prison, with authority to appoint a warden of such prison, and by vesting in said board and the officers appointed by it the safekeeping, discipline and employment of prisoners, and the government and management of said jails or county prisons.

Mr. DRINKHOUSE, from the Committee on Retrenchment and Reform, reported as committed, House Bill No. 1090, entitled:

An Act authorizing the appointment of interpreters in counties of the third, fourth, fifth, sixth, seventh and eighth classes of this Commonwealth, and providing for their compensation.

Mr. SINCLAIR, from the Committee on Municipal Corporations, reported as committed House Bill No. 1085, entitled:

An Act authorizing the lease of lands acquired in connection with the acquisition of toll-bridges over boundary waters to boroughs and townships for park purposes.

Mr. SINCLAIR, from the Committee on Municipal Corporations, reported as committed House Bill No. 1193, entitled:

An Act empowering clerks, designated by the Board for the assessment and revision of taxes in counties of the second class to administer oaths and affirmations.

Mr. GLASS, from the Committee on Municipal Corporations, reported as committed House Bill No. 1096, entitled:

An Act to amend sections one, two and three, article seven, chapter six of an act approved the fourteenth day of May, one thousand nine hundred and fifteen (P. L. 312) entitled, "An act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs."

Mr. POSEY, from the Committee on Municipal Corporations, reported as committed House Bill No. 1015, entitled:

An Act authorizing the several boroughs and townships to appropriate moneys for the support of county associations of boroughs and townships.

Mr. SMINK, from the Committee on Municipal Corporations, reported as committed, House Bill No. 1031, entitled:

An Act empowering cities of the third class to contract with certain incorporated Associations to use and occupy Public Parks and playgrounds, subject to regulations prescribed by said cities.

Mr. GIBBON, from the Committee on Corporations, reported as committed, House Bill No. 1218, entitled:

An Act limiting the time during which public service companies may require payments of rates or tariffs in advance of service rendered.

Mr. JOSEPH MARCUS, from the Committee on Retrenchment and Reform, reported as committed, House Bill No. 1001, entitled:

An Act to amend sections twenty-one twenty-two and twenty-three of the act approved the twenty-second day of July one thousand nine hundred and thirteen (P. L. 928) entitled "An act relating to domestic animals defining domestic animals so as to include poultry providing methods of improving the quality thereof and of preventing controlling and eradicating diseases thereof imposing certain duties upon practitioners of veterinary medicine in Pennsylvania regulating the manufacture use and sale of tuberculin mallein and other biological products for use with domestic animals defining the powers and duties of the State Livestock Sanitary Board, and the officers and employees thereof fixing the compensation of the Deputy State Veterinarian and providing penalties for the violation of this act."

Mr. CAMPBELL, from the Committee on Municipal Corporations, reported as committed, House Bill No. 876, entitled:

An Act to amend sections one, two, three, five, six and seven of an act approved the eighth day of July, one thousand nine hundred and nineteen (P. L. 784), entitled: "An act empowering cities of the second and third classes, boroughs and counties to acquire, maintain and operate playgrounds, play fields, gymnasiums, public baths, swimming pools, and indoor recreation centers; authorizing school districts to join in the maintenance and operation of said activities, and authorizing the issue of bonds and the levy of taxes for such purposes," by extending the provisions thereof so as to include townships.

Mr. HAYES, from the Committee on Retrenchment and Reform, reported as committed, House Bill No. 1190, entitled:

An Act making a burial permit issued at the place of death valid throughout the Commonwealth.

Mr. J. REED CRAIG, from the Committee on Military, reported as committed, House Bill No. 1278, entitled:

An Act to amend an act approved the twenty-fourth day of May, one thousand eight hundred and eighty-seven (Pamphlet Laws one hundred eighty-two), entitled: "An act to authorize the councils of the cities of the first class of the Commonwealth to appropriate annually a sum, not exceeding five hundred dollars, for the support and maintenance of each company of the National Guard using and occupying an armory, building, room or quarters within said cities, in addition to the annual appropriation by the Legislature," fixing the amounts which may be appropriated by cities of the first, second and third classes to companies, troops and similar units of the National Guard and extending the provisions of said act to counties.

Mr. WHITEMAN, from the Committee on Military, reported as committed, House Bill No. 1363, entitled:

An Act providing for placement training in the several departments, bureaus, boards, divisions and commissions of the State Government, of disabled soldiers, sailors and marines.

Mr. McCONNELL, from the Committee on Corporations, reported as committed, House Bill No. 1253, entitled:

An Act to provide for the care, training and maintenance of certain children by the several counties, authorizing the county commissioners to establish and maintain separate or joint county industrial homes for such purposes; requiring, poor authorities to place children of certain ages with families or in institutions; providing for the care and maintenance of certain children in such homes at the expense of the parents, and prohibiting the receiving and detaining of children in almshouses and poor houses, and validating similar acts heretofore performed by the commissioners of the several counties.

Mr. POSEY, from the Committee on Municipal Corporations, reported as committed, House Bill No. 1093, entitled:

An Act to amend section nineteen, chapter three, article one of an act approved the fourteenth day of May, one thousand nine hundred and fifteen (P. L. 312), entitled "An act providing a system of government for boroughs, and revising amending and consolidating the law relating to boroughs."

Mr. GRIFFITH, from the Committee on Public Roads, reported as committed, House Bill No. 1081, entitled:

An Act regulating the closing of public highways and providing for the locating, marking and maintenance of detours necessitated by such closing.

Mr. J. W. SMITH, from the Committee on Judiciary Special, reported as committed, House Bill No. 1344, entitled:

An Act to amend an act approved the twenty-fourth day of May one thousand nine hundred and seventeen (P. L. 299), "An act to amend section one of an act, approved the twenty-first day of March, one thousand nine hundred and seven, entitled 'An act authorizing the county commissioners of the several counties, or the town councils of the several boroughs of this Commonwealth, or both, to appropriate annually a sufficient sum of money to each post of the Grand Army of the Republic, in their respective counties or boroughs, to aid in defraying the expenses of Memorial Day,' as amended, by requiring the commissioners to make appropriations also to Memorial Day or similar organizations where there was heretofore an established post."

Mr. WHITAKER, from the Committee on Military, reported as committed, House Bill No. 1292, entitled:

An Act authorizing the Adjutant General to erect, construct, complete and equip a building on the arsenal grounds at Harrisburg, for use as a garage and machine shop, and



to grade and terrace the ground in connection therewith; providing for the letting of contracts therefor; and making an appropriation.

Mr. WILLIAM W. JONES, from the Committee on Public Health and Sanitation, reported as committed House Bill No. 1360, entitled:

An Act providing for the appointment of a commission to inspect sites suitable for the erection thereon of a State psychopathic hospital to be erected West of the Allegheny Mountains, and to be known as the Western Pennsylvania State Psychopathic Hospital, and to select therefrom and recommend to the Governor the purchase of one of said sites for said purpose.

Mr. LONG, from the Committee on Game, reported as committed, House Bill No. 1033, entitled:

An Act relating to the taking of certain fur-bearing animals.

Mr. LOVE, from the Committee on Corporations, reported as committed House Bill No. 1205, entitled:

An Act to amend Section two of an act entitled "An Act to regulate the doing of business in this Commonwealth by foreign corporations; the registration thereof and service of process thereon; and providing punishment and penalties for the violation of its provisions; and repealing previous legislation on the subject" approved the eighth day of June, one thousand nine hundred and eleven, requiring the payment of registration fees and a bonus on capital stock, and prohibiting registration where the corporate title is the same or similar to that of a registered foreign corporation or that of a Pennsylvania corporation.

Mr. LOVE, from the Committee on Retrenchment and Reform, reported as committed, House Bill No. 1189, entitled:

An Act to amend the act approved the seventh day of June, one thousand eight hundred and ninety-five (Pamphlet Laws one hundred sixty-seven), entitled "An act to provide for the better protection of life and health by diminishing the danger from infectious and contagious diseases through the creation of a State Board of Undertakers in the cities of the first, second and third classes, with systematic examinations, registration and licenses for all entering the business of burying the dead, and penalties for violation of the provisions thereof," as amended by the act approved the twenty-fourth day of April, one thousand nine hundred and five (Pamphlet Laws two hundred ninety-nine), entitled "An act to amend sections five and six of an act entitled, 'An act to provide for the better protection of life and health by diminishing the danger from infectious and contagious diseases, through the creation of a State Board of Undertakers in cities of the first, second and third classes, with systematic examinations, registration and licenses for all entering the business of burying the dead, and penalties for violation of the provisions thereof,' approved the seventh day of June, Anno Domini one thousand eight hundred and ninety-five, by extending the provisions of said act throughout this Commonwealth, and providing for the payment of the expenses thereof"; by prescribing the qualifications and compensation of members of the State Board of Undertakers; providing for employees of the Board; requiring applicants for undertakers' licenses to have a common school education; limiting undertakers' licenses to one year and providing for renewals thereof; requiring undertakers' assistants to be in connection therewith; and providing for the payment of the expenses of the Board, and the auditing of its books and the disposition of funds remaining in its treasury.

Mr. SWEITZER, from the Committee on Judiciary Special, reported as committed House Bill No. 873, entitled:

An Act authorizing a State Association of Township Supervisor and Township Commissioners and providing for the payment of the expenses thereof by the respective counties.

Mr. ELGIN, from the Committee on Public Health and Sanitation, reported as committed House Bill No. 1290, entitled:

An Act appropriating to the Department of Health any moneys to be received from the United States Government in the promotion of sanitation public health and health education the protection and care of maternity infancy and old age and the prevention, treatment and cure of disease.

Mr. GOSS, from the Committee on Municipal Corporations, reported as committed House Bill No. 1212, entitled:

An Act to amend section twelve, article one, chapter eight of an act approved the fourteenth day of May, one thousand nine hundred fifteen (P. L. 312) entitled "An Act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs."

Mr. SHAFFER, from the Committee on Public Roads, reported as committed House Bill No. 1243, entitled:

An Act to further amend section twenty of an act approved the eleventh day of May, one thousand nine hundred and eleven (P. L. 244), entitled "An act providing for original location, laying out, and construction of public roads or highways in the several counties of this Commonwealth, and for the permanent improvement of certain public roads or highways therein; making such originally constructed or improved roads and highways county roads; authorizing the relocation, opening, straightening, widening, extension and alteration of the same, and the vacation of so much of any road as may thereby become unnecessary; providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties; and prescribing penalties for the violation thereof; providing for the taking of property for such improvement, the compensation to be paid therefor, and the payment of damages resulting from such taking, and the manner in which such damages may be determined; providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads; authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof; prescribing a method for improving a county road lying within or traversing a borough, and apportioning the cost of such improvement; and authorizing the vacation of any county road," as amended, providing for the vacation of abandoned or condemned turnpikes.

Mr. SPROWLS, from the Committee on Public Health and Sanitation, reported as committed House Bill No. 1259, entitled:

An Act providing for the licensing and registration by the Dental Council of certain persons to practice dentistry.

Mr. BELL, from the Committee on Military, reported as committed House Bill No. 1341, entitled:

An Act to amend section one of an act approved the eighth day of April, one thousand eight hundred sixty-seven (P. L. 50), entitled: "An act to permit disabled soldiers to peddle, by procuring a license therefor, without charge," as amended.

Mr. McCURDY, from the Committee on Corporations, reported as committed House Bill No. 1088, entitled:

An Act authorizing the directors of the poor of Jenkins township, Pittston borough and Pittston township in Luzerne county to acquire property and to erect and equip an asylum for the insane, and to levy taxes and borrow money therefor.

Mr. BECKLEY, from the Committee on Public Health and Sanitation, reported as committed, House Bill No. 1361, entitled:

An Act providing for the appointment of a commission to inspect sites suitable for the erection thereon of a State psychopathic hospital to be erected East of the Allegheny Mountains, and to be known as the Eastern Pennsylvania State Psychopathic Hospital, and to select therefrom and recommend to the Governor the purchase of one of said sites for said purpose.

Mr. FRANKLIN, from the Committee on Banks and Banking, reported as committed, House Bill No. 1271, entitled:

An Act to amend clause (b) of section five of an act approved the twenty-first day of May, one thousand nine hundred and nineteen (P. L. 209), entitled "An act relating to the organization, maintenance and operation of the Banking Department, and the scope of its supervision and control over corporations, partnerships, unincorporated associations and individuals, and the assets and liabilities thereof; providing penalties for the enforcement of its provisions, and repealing certain acts."

Mr. DAWSON, from the Committee on Ways and Means, reported as committed, House Bill No. 1331, entitled:

An Act relating to the payment of bonus upon the capital stock of corporations issued to acquire properties or stock of existing corporations where the amount of corporate property in the Commonwealth is not increased but where a change of ownership is effected.

Mr. WELLS, from the Committee on Ways and Means, reported as committed, House Bill No. 1354, entitled:

A Supplement to the act approved the twenty-third day of June, one thousand eight hundred and eighty-five (P. L. 146), entitled "An act relating to marriage licenses, providing for officers herein indicated to issue licenses for parties to marry," imposing an additional license fee for the use of the Commonwealth.



Mr. FLINN, from the Committee on Municipal Corporations, reported as committed, House Bill No. 722, entitled:

An Act to repeal an act approved the twenty-second day of July, one thousand nine hundred and nineteen (Pamphlet Laws one thousand one hundred and thirteen), entitled, "An act authorizing cities of the third class to surrender their charter and be constituted a borough, and providing the procedure therefor."

Mr. DAWSON, from the Committee on Ways and Means, reported as committed, House Bill No. 1330, entitled:

An Act to amend section 11 of an act approved the twelfth day of July, nineteen hundred and nineteen, entitled "An act authorizing stock corporations, other than building and loan associations and corporations, other than building and loan associations and corporations authorized by law to transact a banking or insurance business, to make provision, upon information, reorganization, merger or consolidation for the issue of either or both preferred or common shares without nominal or par value; regulating the same and such corporations; and prescribing the method of determining the number of shares and capital of corporations issuing shares in such manner," by providing that no bonus shall be required to be paid under the laws of this Commonwealth upon the stock of a corporation issued to acquire property of which an existing corporation is obliged to divest itself in order to comply with any law of this Commonwealth, or to enable it to exercise any rights otherwise conferred on it by any law of this Commonwealth and provided further that no bonus shall be required to be paid under the laws of this Commonwealth in cases of reorganization, merger, or consolidation in connection with which all certificates of capital stock with nominal or par value are fully surrendered by the share-holders of the corporation in process of reorganization, or of the two or more corporations in process of merger or consolidation and in exchange therefor the aforesaid shareholders receive without other consideration or the paying in of additional capital assets, a like or a lesser or a greater number of shares without nominal or par value.

Mr. DAWSON, from the Committee on Ways and Means, reported as committed House Bill No. 1366, entitled:

An Act to amend section one of the act approved the eighteenth day of July Anno Domini, one thousand nine hundred and seventeen (P. L. 345), entitled "An act to fix the salaries of the supervising inspectors of the second grade and of the Chief of the Bureau of Mediation and Arbitration in the Department of Labor and Industry."

Mr. DAWSON, from the Committee on Ways and Means, reported as committed House Bill No. 1359, entitled:

An Act authorizing certain heads of departments of the State Government to increase the compensation of employes and prescribing a limit to said increase.

Mr. CLUTTON, from the Committee on Ways and Means, reported as committed House Bill No. 1299, entitled:

An act to amend section one of an act, approved the seventeenth day of June, Anno Domini, one thousand nine hundred and thirteen (Pamphlet Laws five hundred and seven), entitled "An act to provide revenue for State and county purposes, and in cities co-extensive with counties, for city and county purposes; imposing taxes upon certain classes of personal property; providing for the assessment and collection of the same; providing for the duties and compensation of prothonotaries and recorders in connection therewith; and modifying existing legislation which provided for raising revenue for State purposes," as amended.

Mr. DAWSON, from the Committee on Ways and Means, reported as committed, House Bill No. 1353, entitled:

An Act to amend sections three and four of an act approved the sixth day of April, one thousand eight hundred and thirty (P. L. 272), entitled "An act for the levy and collection of taxes upon proceedings in courts and in the offices of register and recorder and for other purposes."

Mr. WOOD, from the Committee on Military, reported as committed, House Bill No. 1325, entitled:

An Act providing for the organization, government, discipline, maintenance, and regulation of the armed land forces of this Commonwealth.

Mr. EDMONDS, from the Committee on Municipal Corporations, reported as committed, House Bill No. 987 (Senate Bill No. 293), entitled:

A joint resolution proposing an amendment to section one (1) of article fifteen (XV) of the Constitution of the Commonwealth of Pennsylvania.

Mr. EDMONDS, from the Committee on Municipal Corporations, reported as committed, House Bill No. 1148 (Senate Bill No. 350), entitled:

An Act to amend section six chapter one article one of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" as amended.

Mr. THOMAS R. BROWN, from the Committee on Municipal Corporations, reported as committed, House Bill No. 1115, (Senate Bill No. 427), entitled:

An Act providing for rebates and penalties in the payment of county taxes in cities of the third class.

Mr. HARDING, from the Committee on Corporations, reported as committed, House Bill No. 1179, (Senate Bill No. 318), entitled:

An Act to establish the pay mileage and contingent expense of Presidential Electors.

Mr. BIDELSPACHER, from the Committee on Corporations, reported as committed, House Bill No. 983, (Senate Bill No. 58), entitled:

A Supplement to an act entitled, "An Act authorizing the formation of partnership associations in which the capital subscribed shall alone be responsible for the debts of the association except under certain circumstances," approved the second day of June, one thousand eight hundred and seventy-four (P. L. 271); granting to partnership associations formed under such act for the purpose of transportation and storage of oil, by means of pipe lines and tanks, for the public, power to take lands or property for the public purposes of such association and to acquire a right of way easement for the purpose of locating its pipes or branches, over, upon, under or across any lands, streams, rivulets, roads, turnpike-roads, railroads, canals or other highways.

Mr. D. J. JONES, from the Committee on Municipal Corporations, reported as committed, House Bill No. 1144, (Senate Bill No. 298), entitled:

An Act providing that in computing the indebtedness of cities of the first class the word "indebtedness" shall include all manner of debt, and the net amount thereof shall be ascertained as in the case of other municipal corporations by deducting from the gross amount thereof the moneys in the treasury, all outstanding solvent debts and all revenues applicable within one year to the payment of the same.

Mr. GLASS, from the Committee on Banks and Banking, reported as committed, House Bill No. 1145, (Senate Bill No. 310), entitled:

An Act to amend section eight of an act approved the seventeenth day of February one thousand nine hundred and six (Pamphlet Laws forty-five) entitled "An act to regulate the deposits of State funds to prescribe the method of selecting State depositories to limit the amount of State deposits to provide for the security of such deposits to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking funds to declare it a misdemeanor to give or take anything of value for obtaining the same and prescribing penalties for violations of this act" as amended providing for additional active depositories

Mr. FOX, from the Committee on Ways and Means, reported as committed, House Bill No. 47, entitled:

A Joint Resolution proposing an amendment to section one, article nine, of the Constitution of the Commonwealth of Pennsylvania.

Mr. HAGERTY, from the Committee on Municipal Corporations, re-reported as committed House Bill No. 747, entitled:

An Act to amend section one of an act approved the twenty-fifth day of June one thousand eight hundred and ninety-five (Pamphlet Laws two hundred and seventy-five) entitled "An act dividing the cities of this State into three classes with respect to their population and designating the mode of ascertaining and changing the classification thereof in accordance therewith"

Mr. HAGERTY, from the Committee on Municipal Corporations, re-reported as committed, House Bill No. 603, entitled:

An Act to amend section six of an act, approved the twentieth day of June, one thousand nine hundred and seventeen (Pamphlet Laws, six hundred and eighteen), entitled "An act relating to the appointment of persons to the police department in cities of the third class; providing for and regulating examinations, the manner of appointments, and the manner and power of removal of employes of said department; and providing a method for fixing compensation," as amended.



Mr. BROMLEY, from the Committee on Corporations, re-reported as amended, House Bill No. 255, entitled:

An Act to amend section two of article one of chapter five of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Mr. JEFFERSON W. SMITH, from the Committee on Corporations, reported with a negative recommendation, House Bill No. 1104, entitled:

An Act giving to cities of the first class the sole charge of the public support, relief, care and employment of the poor within their territorial limits, and the exclusive power to levy taxes within such limits for such purposes; vesting in such cities the title to all real estate, personal property and other assets and records of all boards, bodies or authorities heretofore charged with the public support, relief, care and employment of the poor and legally authorized to levy taxes within such limits for such purposes; making all lawful debts and obligations of such boards bodies or authorities lawful debts and obligations of such cities; and repealing all acts, general special and local, in conflict therewith.

#### BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 791, entitled:

An Act to amend section two of the act approved the twenty-third day of May, one thousand nine hundred and nineteen (Pamphlet Laws two hundred seventy-eight), entitled "An act supplementary to an act approved the eleventh day of May, one thousand nine hundred and eleven entitled 'An act to provide for the appointment of county and city inspectors of weights and measures; providing for their compensation and expenses; prescribing their duties; prohibiting vendors from giving false or insufficient weights; and fixing the penalties for the violation of the provisions hereof'; providing for the examination of the glassware used for the testing of milk and cream for butterfat with the Babcock test; prohibiting the use of inaccurate testing glassware; defining the term Standard Babcock Glassware; and fixing penalties for the violations of the provisions of this act."

On the question,

Will the House agree to the bill on third reading?

Mr. JAMES A. WALKER. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend section 1, page 3, line 5, by striking out "round" and inserting in lieu thereof "around."

Amend section 1, page 4, line 7, by striking out "graduation" and inserting in lieu thereof "graduated."

Amend section 1, page 5, line 22, by striking out "Fifty" and inserting in lieu thereof "Fifty."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 943, entitled:

An Act defining coal as a public necessity imposing certain duties upon persons copartnerships associations and corporations engaged in the business of mining coal or preparing it for market and providing penalties for violations

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. EDMONDS. Mr. Speaker, I would like to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Glass, permit himself to be interrogated?

Mr. GLASS. Mr. Speaker, yes, sir.

Mr. EDMONDS. Mr. Speaker, I would like to ask the sponsor just what the object of the bill is and what it is expected to accomplish.

Mr. GLASS. Mr. Speaker, I fear that my voice will not carry very far on account of a serious cold, but I can answer the interrogation of the gentleman from Philadelphia by saying to him that the provisions of the bill are very simple. The bill provides:

"It shall be unlawful for any person copartnership association or corporation engaged in the business of mining coal or preparing it for market to refuse to sell coal to a coal dealer or to any other person copartnership association or corporation."

The purpose of the bill is to eliminate, if possible, the middleman or broker. Prior to the war you men know that anyone who dealt in coal who had a coal yard was able to get his coal direct from the coal producer, or the person who prepared the coal for market. It was not necessary for him to go to a coal broker for the purpose of getting his coal. By reason of the brokers coming into existence the price of coal has gone up considerably. That is only one of the causes for the increased price of coal at the present time. The gentlemen of this House know what the price of coal was before the war; you know what the price of coal has been during the war, and what it has been and is at the present time. There has been no effort to reduce the price of coal as effort has been made to reduce prices in other necessities. My purpose in presenting this bill to you, as this is only one of a series of other bills which I have presented, is for the purpose of curing a condition that now exists and for the purpose of giving the consumer cheaper coal, if possible. I might say, further, to the gentleman that there are now pending, in the different committees of this House, bills relating to coal brokers and coal dealers; bills relating to royalties and bills relating to freight. There are many factors which go into raising coal to the present high price. We have endeavored to submit to this body proposed legislation which, to my mind, will cure the present evil that has existed for several years. I think, gentlemen of the House, that this is a good bill. It will help to eliminate a certain condition which prevails. It is not my intention to hurt anybody; it is not my intention to hurt the man who produces or markets coal. It is my intention to call the attention of those gentlemen to the fact that they must come down to sane and sound business principles and to prevent discrimination in the sale of coal. If we allow conditions to continue as they are now, there is no question in my mind when the fall season comes along and winter approaches that coal instead of being from fifteen to sixteen dollars a ton will be from twenty to twenty-five dollars a ton. I have been informed by a member of this House, the gentleman from Potter, Mr. Wells, when I introduced a resolution to investigate the price of coal, that at that time he was obliged to pay twenty dollars a ton for his coal. In other sections of the State it has been sold at from seventeen to eighteen dollars a ton. We in Philadelphia have been paying fifteen dollars a ton. I think we should do something to make it possible so that the people of this Commonwealth will be able to get coal, which is a necessity, at a reduced price from that which they are paying at the present time.

Mr. GREEN. Mr. Speaker, I would like to interrogate the gentleman from Philadelphia.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Glass, permit himself to be interrogated?

Mr. GLASS. Mr. Speaker, yes, sir.

Mr. GREEN. Mr. Speaker, I would like to ask the gentleman how is it that the retail dealer cannot or does not buy his coal directly from the coal operator instead of from the broker?

Mr. GLASS. Because he cannot get it.

Mr. GREEN. Why not?

Mr. GLASS. Those of you who are acquainted with the coal industry know that there are about five or six of the large companies who produce from seventy-five to eighty-five per cent. of all the coal mined in this Commonwealth. The balance, from fifteen to twenty-five per cent., is produced by independent operators. The large producing companies only sell about five per cent. of their output to the people of Pennsylvania and they leave it to the independent



operators to sell their coal to the dealers. Now, these independent operators, for some reason or another, have entered into a contract with a certain number of brokers where the entire output of anthracite coal has been turned over to these brokers. When a dealer would go to the operators and would say, "I would like to have some coal," the answer he would get would be, "We have no coal, but if you will go down to X. Y. Z. they will be able to help you." When that dealer went down to X. Y. Z., that coal broker would tell him: "Coal is very scarce; we may be able to help you if you will pay us a certain price. If you will pay us this price we will give you the coal." The coal dealer on different occasions has been obliged to pay as high as three dollars a ton premiums in this kind of a transaction. That is what I am trying to cure by this bill and some of the other bills which I have introduced.

Mr. EDMONDS. Mr. Speaker, I think the gentleman from Philadelphia, the sponsor of this bill, is much to be commended for the study he has given to the coal situation. I think that anyone who knows anything about the situation must agree that during the period of stringency last year, the profits of the middleman played hob with the coal market, but the reason I asked the question was because it seems to me this bill is trying to eliminate the middleman by legislation. I do not think, Mr. Speaker, that you can get rid of an economic situation by passing a law on the subject. The middleman is out of date at the present time in a great many lines of business, he is certainly very objectionable and unpopular in a great many lines of business, and I doubt very much whether the proper connection between the producer and the retailer can be made to become more intimate in this way. I doubt very much whether we can do it by legislation. That is the reason I asked the gentleman from Philadelphia for his explanation.

Mr. GLASS. To answer the gentleman from Philadelphia, Mr. Edmonds, the purpose of the bill is not to legislate anyone out of business. The broker has just as much right to buy coal as the dealer, but the purpose is to enable the dealer to get his coal as I said a few moments ago. I have another bill in committee which provides what the commission of a coal broker shall be, but all this bill does is to make it possible for a coal dealer to get his coal from the mines.

Mr. BALDI. Mr. Speaker, if the only purpose is to permit a coal dealer to buy his coal directly from the mines I do not think we should take the time and pass such a bill. A coal dealer could always, and can at the present time buy coal directly from the mine, of course, during the past few years the conditions were different, there were a few men in between, but I do not think that if we were to eliminate them to-day it would reduce the price of coal. During the war there were large prices paid for coal, but at the present time the doors of all the coal operators are open to the dealer, and so far as the commission men are concerned I think they are actually disappearing.

Mr. DAWSON. Mr. Speaker and gentlemen of the House, I want to call your attention to section two:

"It shall be unlawful for any person copartnership association or corporation engaged in the business of mining coal or preparing it for market to refuse to sell coal to a coal dealer or to any other person copartnership association or corporation."

As I recall the gentleman from Philadelphia, the sponsor of this bill, said the purpose was to eliminate the broken and the dealer. I notice here that it makes it an offense if a coal company refuses to sell to the dealer. I would like to interrogate the gentleman from Philadelphia and ask him why he protects the dealer, if he does and why he wants to eliminate the dealer.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Glass, permit himself to be interrogated?

Mr. GLASS. Mr. Speaker, yes sir.

Mr. DAWSON. I want to ask the gentleman why he protects the dealer, and why he wants to eliminate him.

Mr. GLASS. I do not want to eliminate the dealer. What I did say was, Mr. Speaker, that I wanted to eliminate the broker, if possible. It is the middleman who has been helping gouge the public out of at least three

or four dollars a ton in the price of coal.

Mr. DAWSON. Mr. Speaker, I would further like to interrogate the gentleman from Philadelphia.

The SPEAKER. The Chair will remark at this time during this interrogation, that under the rules of the House it is necessary to get the recognition of the Chair before the gentlemen address the House. Had some of the members gotten recognition of the Chair this morning during the dispute there might not have been so much misunderstanding. The Chair will ask the members of the House to bear that rule in mind.

Mr. DAWSON. Mr. Speaker, I have always kept that in mind. I would ask the gentleman from Philadelphia, if a broker is not a coal dealer.

Mr. GLASS. If a broker is not a coal dealer—he may or may not be. If the broker is a coal dealer he certainly could not be affected by this bill. This bill is intended to prevent discrimination and not to encourage discrimination in the selling of coal.

Mr. DAWSON. Mr. Speaker, I would further interrogate the gentleman. Will he please tell us what he means by "or to any other person."

Mr. GLASS. Any person, any other person, means any person who desires to buy coal.

Mr. DAWSON. I would further interrogate the gentleman from Philadelphia.

The SPEAKER. The Chair does not desire to have to answer during the course of the entire course of interrogation, but when a gentleman is obliged to sit down and gets on his feet again before he has completed, he should get the recognition of the Chair. That is what the Chair desires to call attention to. There were a number of gentlemen this morning during the course of the important debate who got up and seemed to think they had the floor before they had the recognition of the Chair.

Mr. DAWSON. Mr. Speaker and gentlemen of the House, it is absolutely necessary in the anthracite region and probably so in the bituminous region to have the so-called broker. If it were not for the broker or middleman most of our collieries would be idle during the summer months. There is a big problem to move our tremendous tonnage during those times and particularly the prepared sizes. This bill would prohibit, or rather this bill would compel a corporation to sell all their prepared sizes, for instance, when they could not sell their steam sizes even if they had other customers who would take both. Gentlemen this bill is absolutely unnecessary and should be voted down. I would ask the gentleman from Philadelphia if he would agree to make a motion to have this bill sent back to his committee for the purpose of a hearing.

Mr. GLASS. Mr. Speaker, I desire to interrogate the gentleman from Lackawanna, Mr. Dawson.

The SPEAKER. Will the gentleman from Lackawanna, Mr. Dawson, permit himself to be interrogated?

Mr. DAWSON. I will, sir.

Mr. GLASS. Mr. Speaker, will the gentleman from Lackawanna, inform the members of the House whether he has not at the present time in his committee two bills introduced by me, one relating to commissions received by brokers, and another bill relating to the coal dealer?

Mr. DAWSON. Mr. Speaker, the committee of which I am Chairman is in custody of the two bills to which the gentleman refers, and in reply I wish to say that the only sentiment for these two bills comes from the sponsor of the same.

Mr. GLASS. Isn't it a fact that on different occasions within the past two or three weeks I have asked you to report these bills out so that the gentlemen of the House might vote upon them?

Mr. DAWSON. That is true.

Mr. GLASS. Isn't it true you said, "No we are not going to report those bills out because we do not want to hurt the broker?"

Mr. DAWSON. That is not true.

Mr. GLASS. Will you state to the gentlemen of the House just what you did say to me in reference to those two bills?

Mr. DAWSON. I said to you there was no sentiment for these two bills outside of the sponsor of them and I



did not think it was necessary to call them to the attention of the House, therefore, I thought they should stay in committee.

Mr. GLASS. Mr. Speaker, I desire to further interrogate the gentleman. I desire to ask the gentleman from Lackawanna, whether one of these bills relating to brokers does not fix a maximum commission of three per cent. to be allowed the broker, where he sells to the coal dealer.

## POINT OF ORDER.

Mr. DAWSON. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. DAWSON. Mr. Speaker, my point of order is that the gentleman is not discussing the bill before the House.

Mr. GLASS. Mr. Speaker, it is germane to the subject.

The SPEAKER. The Chair feels that any private conversations between the two gentlemen are not germane to the subject. The point of order is sustained.

Mr. JAMES A. WALKER. Mr. Speaker, I desire to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Glass, permit himself to be interrogated?

Mr. GLASS. I will, Mr. Speaker.

Mr. JAMES A. WALKER. Mr. Speaker, I would like to ask the gentleman if it is not possible under this bill for a coal dealer who has the reputation of being a poor payer or dishonest in his business transactions, to arrest and put to the expense and trouble of a trial the coal broker or coal operator who refuses to sell coal to him.

Mr. GLASS. No, sir, Mr. Speaker, it is not.

Mr. JAMES A. WALKER. As I read this bill, in section 2 there is a provision which has been called to the attention of the House, which says: "It shall be unlawful for any person copartnership association or corporation engaged in the business of mining coal or preparing it for market to refuse to sell coal to a coal dealer or to any other person copartnership association or corporation." Then comes the proviso that "if any good reason exists for any such refusal, upon complaint made against him or them, the defendant or defendants shall be permitted to show the same, and may thereupon be acquitted of violation of this act." Then section 3 provides that a refusal to sell coal shall constitute a misdemeanor, and upon conviction he shall suffer certain penalties. Then under the proviso, in section 2, if he is charged with this misdemeanor, he may plead the fact that this attempted purchaser is not an honest person or a person who pays his bills, or some other reason or excuse. But the point I noticed in this bill is that a dishonest person may force, because of the refusal of an operator or one engaged in the coal business to sell him coal, the arrest of that operators, when that proposed purchaser is dishonest and knowingly such.

Mr. GLASS. There is nothing in the act to that effect, and we should not read anything into the act that is not there. The act does not contemplate that. All that is contemplated by this act is to prevent discrimination, and we all know that any person who has not good credit certainly is not entitled to credit. We are not changing the business laws of this Commonwealth, or any other law.

Mr. DUSHEIMER. Mr. Speaker, I think the time has come when we should legislate for the public in general. It appears to me that the majority of the members of this House care more for the monopoly than for the poor and middle classes of people in this Commonwealth. It appears to me that when any question like this comes up in the House, it has always been for the benefit of the rich and the monopoly, but when it comes to upholding the rights of the poor and the middle class, it seems to me a good many do not want such legislation, and I believe the time has come when our eyes should be opened and we should legislate for the majority and not for the minority. We all know this is the biggest deal today in the State of Pennsylvania, the way the public is robbed, and the time has come when the members of this House should legislate for the majority and not for the minority. Gentlemen, I ask you to support this bill.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—59.

Alexander,	Donneley,	Krause,	Posey,
Aston,	Dunn,	Love,	Rhoads,
Baker,	Ehrhardt,	McCarthy,	Roman,
Barnhart,	Elgin,	McCurdy,	Ruth,
Bluet,	Fowler,	McGowan,	Schaeffer,
Blumberg,	Glass,	McKim,	Smith, H.,
Boland,	Goehring,	Magill,	Smith, J. W.
Breneman,	Goodnough,	Marcus, J.,	Sowers,
Brooks,	Goss,	Martin,	Sterling,
Brown, T. R.,	Griffith,	Mantz,	Stevens,
Burns,	Hatrick,	Millar, A.,	Strauss,
Comer,	Haws,	Millar, A. S. C.,	Whitehouse,
Conner,	Heffernan,	Miller, C.,	Woodruff,
Cook,	Huston,	Miller, J. J.,	Zook.
Dusheimer,	Kohler,	Morris,	

NAYS—85.

Allum,	Gearhart,	Kelly,	Shellenberger,
Armstrong,	Gelder,	Kooser,	Sinclair,
Baldi,	Gibson,	Leeds,	Smiley,
Beckley,	Golder,	Long,	Smink,
Bell,	Green,	McBride,	Sprows,
Bower,	Hagerty,	McConnell,	Stadlander,
Bromley,	Haines,	McKnight,	Stark,
Campbell,	Harding,	McMullen,	Steedle,
Clutton,	Harer,	Mangan,	Thomas,
Cratty,	Harry,	Marcus, J. C.,	Trainer,
Crum,	Haslett,	Miller, D. D.,	Van Alen,
Curry,	Hayes,	Mitchell,	Walker, G. T.,
Dawson,	Henderson, E.,	Ogle,	Walker, J. A.,
DeHaas,	Henderson, W.,	Orr,	Weamer,
Dewey, P. H.,	Hess,	Phillips,	Wettach,
Diehm,	Holcombe,	Richards,	Whitaker,
Drinkhouse,	Hoover,	Ruch,	Whiteman,
Dunlap,	Horne,	Ruddy,	Williams,
Edmonds,	Hough,	Schilling,	Woner,
Evans,	Jones, D. J.,	Schwartz,	Wood,
Flynn,	Jones, W. W.,	Sieg,	Spangler,
Fox,	Keene,	Shaffer,	Speaker.
Franklin,			

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

## BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1087, as follows:

An Act to quiet the title to real estate declaring the legal effect of naked powers and authorities in certain wills to transfer real estate and validating conveyances heretofore made under such powers and authorities

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a naked power or authority or power and authority given to any executor or administrator with the will annexed in any will admitted to probate prior to the seventh day of June Anno Domini one thousand nine hundred and seventeen shall have the same force and effect to transfer and convey real estate as an absolute direction to sell and convey the same and all conveyances of real estate heretofore made under such naked powers or authorities or powers and authorities are hereby validated Provided That this act shall not effect any case now in litigation

On the question,

Will the House agree to the bill on third reading?

Mr. BROOKS. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

Amend section 1, page 2, line 6, by inserting after "authority" the following: "to sell and convey real estate."

Amend section 1, page 2, line 15, by inserting after the word "case" the words; "heretofore adjudicated or."

Amend section 1, page 2, line 15, by inserting after "litigation" the following: "nor any rights or liabilities created thereby."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1077, entitled:

An Act directing the county controllers, and where such officer does not exist then the county auditors, in all counties of the fifth, sixth, seventh and eighth classes, to audit the accounts and records of the Register of Wills, the Recorder of Deeds, the Prothonotary and the Clerks of the several courts of each such county, describing the powers and duties of all the above officers in relation to such audit, defining perjury and subordination of perjury in relation thereto, placing certain duties on the county treasurer and prescribing penalties.

On the question,

Will the House agree to the bill on third reading?

Mr. BROOKS. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

Amend title, line 6, by inserting after "county," the following: "where these officers are not paid by salaries."

Amend section 4, page 6, line 13, by striking out "and" and inserting in lieu thereof "and."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 792, entitled:

An Act to further amend section three of an act approved the eleventh day of May, one thousand nine hundred and eleven, (P. L. 275), entitled "An act to provide for the appointment of county and city inspectors of weights and measures; providing for their compensation and expenses; prescribing their duties; prohibiting vendors from giving false or insufficient weights; and fixing the penalties for the violation of the provisions hereof," as amended.

On the question,

Will the House agree to the bill on third reading?

Mr. JAMES A. WALKER. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend section 1, page 3, line 19, by striking out the word "to" at the beginning of said line.

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 290, entitled:

An Act authorizing building and loan association to provide for the payment of interest on advance payments on stock or dues by stockholders.

On the question,

Will the House agree to the bill on third reading?

BILL DROPPED FROM THE CALENDAR.

Mr. SOWERS. Mr. Speaker, I move that this bill be dropped from the calendar.

Mr. JOSEPH MARCUS. Mr. Speaker, I second the motion.

The motion was agreed to.

## BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1151, (Senate Bill No. 458), as follows:

An Act to amend section eleven and section thirteen of an act approved the fifteenth day of May one thousand nine hundred fifteen (Pamphlet Laws five hundred thirty-four) entitled "An act relating to motion picture films reels or stereopticon views or slides providing a system of examination approval and regulation thereof and of the banners posters and other like advertising matter used in connection therewith creating the Board of Censors and providing penalties for the violation of this act"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eleven of an act approved the fifteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred and thirty-four) entitled "An act relating to motion picture films reels or stereopticon views or slides providing a system of examination approval and regulation thereof and of the banners posters and other like advertising matter used in connection therewith creating the Board of Censors and providing penalties for the violation of this act" which reads as follows

### "Salaries

Section 11 The Chairman shall receive an annual salary of three thousand dollars the vice chairman an annual salary of two thousand five hundred dollars and the secretary an annual salary of two thousand four hundred dollars The salaries shall be payable monthly" is hereby amended to read as follows

### "Salaries

Section 11 The Chairman shall receive an annual salary of four thousand dollars the vice chairman an annual salary of three thousand six hundred dollars and the secretary an annual salary of three thousand six hundred dollars The salaries shall be paid semi-monthly

Section 2 That section 13 of said act which reads as follows

### "Employees

Section 13 The chairman shall appoint with the approval of the Governor the following employees one chief clerk at a salary of eighteen hundred dollars one assistant clerk at a salary of fifteen hundred dollars one assistant clerk at a salary of twelve hundred dollars two stenographers and typewriters at salaries of one thousand dollars each two stenographers and typewriters at salaries of seven hundred and twenty dollars each one chief inspector at a salary of fifteen hundred dollars three inspectors at salaries of fourteen hundred dollars each three inspectors at salaries of twelve hundred dollars each one operator who shall be an electrician at a salary of fourteen hundred dollars two operators at salaries of twelve hundred dollars each one operator at a salary of one thousand dollars two messengers at salaries of seven hundred and twenty dollars each one assistant operator or patcher at a salary of six hundred dollars one assistant patcher at a salary of four hundred and eighty dollars The salaries provided for above shall be annual and payable monthly"

In addition to the employees enumerated above the chairman may with the approval of the Governor appoint such additional employees as the work of the Board may necessarily require The salaries of such additional employees shall not exceed in the aggregate the sum of five thousand dollars annually is hereby amended to read as follows

### "Employees

Section 13 The chairman shall appoint with the approval of the Governor the following employees one executive clerk at a salary of three thousand dollars one clerk at a salary of one thousand nine hundred twenty dollars two clerks at salaries of one thousand eight hundred dollars each two clerks at salaries of one thousand two hundred dollars each eight clerks and typists at salaries of one thousand eighty dollars each four stenographers at salaries of one thousand two hundred dollars each one director at a salary of three thousand dollars one chief inspector at a salary of one thousand nine hundred twenty dollars fourteen inspectors at salaries of one thousand eight hundred dollars each one chief operator at a salary of one thousand six hundred eighty dollars five operators at salaries of one thousand four hundred dollars each one messenger at a salary of one thousand two hundred dollars one janitor and watchman at a salary of one thousand eighty dollars The salaries provided for above shall be annual and payable semi-monthly"

In addition to the employees enumerated above the chairman may with the approval of the Governor appoint such additional employees as the work of the Board may necessarily require The salaries of such additional employees shall not exceed in the aggregate the sum of five thousand dollars annually

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,



Shall the bill pass finally?

Mr. WILLIAMS. Mr. Speaker, this is a Senate bill. If any person in the House is familiar with the provisions of this bill and the reasons for the very substantial increase in the number of employees it calls for and the increases in salary, I would be pleased to have him explain it to the House at this time.

Mr. A. S. C. MILLAR. Mr. Speaker, there is only one new employee under the bill, and that is the office of director. At the present time the president of the board has been appointed, with executive approval. The office of director is now made a legal office. The increases in salary are for the chairman, from three thousand to four thousand; for the office of vice-chairman, from twenty-five hundred dollars to thirty-six hundred dollars. For the secretary, from twenty-four hundred to thirty-six hundred, and for the executive clerk, from twenty-four hundred to three thousand. I can say that this bill has the approval of the administration, and that the Board of Moving Picture Censors is self-sustaining. In 1919 the budget of the board was \$108,600.00, and for the same period the board collected \$199,000.00. The budget for the year 1921 is \$153,000.00, whereas the receipts during the past two years total \$199,000.00.

Mr. WILLIAMS. As I read this bill, it increases the number of employees from twenty-five to forty-five. It increases the salary from \$37,460.00 to \$81,640.00. I feel that the members of the House are entitled to this information.

Mr. A. S. C. MILLAR. Mr. Speaker, I may say that under the Act of 1917 there were thirty-nine employees on the Pennsylvania State Board, and under this act there are forty-one. The new employees are a director and an inspector, and again I say the bill has the approval of the administration as it now stands.

Mr. WILLIAMS. Mr. Speaker, it is wholly unnecessary for me to take up the time of the House in enumerating these positions. There is an item of five thousand dollars in the bill, which provides that any additions to the employees enumerated above, the chairman may, with the approval of the Governor, appoint such additional employees as the work of the board may necessarily require, the salaries of such additional employees not to exceed in the aggregate the sum of five thousand dollars. That amount appears in the present law and is in this amended section. As to the number of employees that the five thousand dollars carries, I am unable to say. The bill is blind in that respect, otherwise it is as I have stated.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—37.

Allum,	Flynn,	Lafferty,	Perry,
Baldi,	Gibbon,	Leeds,	Pike,
Blumberg,	Goehring,	Lewis,	Roman,
Brady,	Golder,	Long,	Schaeffer,
Bremley,	Green,	Love,	Smink,
Campbell,	Haldeman,	McGowan,	Trainer,
Conner,	Haws,	Miller, A. S. C.,	Van Alen,
Curran,	Heffernan,	Miller, J. J.,	Walker, J. A.,
Dawson,	Keene,	Orr,	Wolfe,
DeHaas,			

## NAYS—129.

Alexander,	Edmonds,	McCann,	Shaffer,
Armstrong,	Ehrhardt,	McCarthy,	Shannon,
Aston,	Elgin,	McClure,	Shellenberger,
Baker,	Evans,	McConnell,	Sinclair,
Beckley,	Feldman,	McCurdy,	Smiley,
Bell,	Fox,	McHugh,	Smith, H.,
Blair,	Gelder,	McKim,	Smith, J. W.,
Bluett,	Goss,	McMullen,	Snowden,
Boland,	Griffith,	McOwen,	Stadtlander,
Bower,	Hagerty,	Magill,	Stark,
Brendle,	Hampson,	Marcus, J. C.,	Steedle,
Brenneman,	Harding,	Marshall,	Stevens,
Brooks,	Harry,	Martin,	Stevenson,
Brown, F. B.,	Haslett,	Mantz,	Stewart,
Brown, T. R.,	Hatriek,	Miller, A.,	Strauss,
Catlin,	Hayes,	Miller, C.,	Sweitzer,
Clutton,	Henderson, E.,	Miller, D. D.,	Thomas,
Comeror,	Hess,	Miller, H. F.,	Vickerman,
Cook,	Hetrick,	Mitchell,	Walker, G. T.,
Craig, J. R.,	Hoffman, J. N.,	Morris,	Weamer,
Craig, J. O.,	Holcombe,	Ogle,	Wells,
Cratty,	Hoover,	Phillips,	Wettach,
Crum,	Horne,		

Curry,	Hough,	Quigley,	Whitaker,
Denning,	Huston,	Rhoads,	Whiteman,
Dewey, C. P.,	Jones, D. J.,	Richards,	Williams,
Dewey, P. H.,	Jones, W. W.,	Ruch,	Woner,
Diehm,	Jordan,	Ruddy,	Wood,
Dilsheimer,	Kohler,	Ruth,	Woodruff,
Donneley,	Kooser,	Schilling,	Zook,
Dunlap,	Kraus,	Schwartz,	Spangler,
Dunn,	Krugh,	Sieg,	Speaker,
Eaches,	McBride,		

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1052, (Senate Bill No. 511), entitled:

A joint resolution proposing an amendment to article nine, section four of the Constitution of the Commonwealth of Pennsylvania authorizing the State to issue bonds to the amount of one hundred millions of dollars for the improvement of the highways of the Commonwealth.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—167.

Alexander,	Elgin,	Schilling,	Schwartz,
Allum,	Feldman,	Leeds,	Shaffer,
Armstrong,	Finney,	Long,	Sinclair,
Aston,	Fowler,	Love,	Smiley,
Baker,	Fox,	McBride,	Smith, H. J.,
Baldi,	Franklin,	McCaig,	Smith, H.,
Barnhart,	Gelder,	McCann,	Smith, J. W.,
Beaver,	Gibbon,	McCarthy,	Smith, L.,
Beckley,	Glass,	McClure,	Snowden,
Bell,	Goehring,	McConnell,	Sowers,
Bidelspacher,	Golder,	McCurdy,	Spowls,
Bluett,	Goodnough,	McGowan,	Stackhouse,
Blumberg,	Goss,	McHugh,	Stadtlander,
Bower,	Green,	McKim,	Stark,
Brady,	Haines,	McOwen,	Steedle,
Brenneman,	Haldeman,	Magill,	Sterling,
Brooks,	Hampson,	Mangan,	Stevens,
Brown, T. R.,	Harding,	Marcus, J.,	Stevenson,
Burns,	Haslett,	Marcus, J. C.,	Stewart,
Campbell,	Hatriek,	Marshall,	Strauss,
Catlin,	Clutton,	Martin,	Sweitzer,
Comeror,	Hayes,	Mantz,	Thomas,
Conner,	Heffernan,	Michel,	Trainer,
Cook,	Henderson, E.,	Miller, A.,	Van Alen,
Craig, J. R.,	Henderson, W.,	Miller, C.,	Vickerman,
Craig, J. O.,	Hess,	Miller, D. L.,	Walker, G. T.,
Curran,	Hetrick,	Miller, D. D.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, H. F.,	Weamer,
Dawson,	Hoffman, M. E.,	Miller, J. J.,	Weiss,
Denning,	Hoover,	Mitchell,	Wells,
Dewey, C. P.,	Hough,	Ogle,	Wettach,
Dewey, P. H.,	Huston,	Perry,	Whitaker,
Diehm,	Jones, D. J.,	Pike,	Whitehouse,
Dilsheimer,	Jones, W. W.,	Posey,	Whiteman,
Ditrich,	Jordan,	Quigley,	Williams,
Drinkhouse,	Keene,	Rhoads,	Wolfe,
Dunlap,	Kinsman,	Richards,	Woner,
Dunn,	Kooser,	Rinn,	Wood,
Eaches,	Krugh,	Roman,	Woodruff,
Edmonds,	Lafferty,	Ruddy,	Zook,
		Ruth,	Spangler,
		Schaeffer,	Speaker,

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments, in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1182 (Senate Bill No. 554), entitled:

An Act authorizing the holders of bonds of loan of the Commonwealth of Pennsylvania series "B" issued under date of August second one thousand nine hundred and twenty-one to exchange the same for other bonds of the said Commonwealth and authorizing the Governor and the Auditor General and State Treasurer to issue new bonds in exchange for the same

On the question,

Will the House agree to the bill on third reading?

It was agreed to.



On the question.

Shall the bill pass finally?

Mr. ALEXANDER. Mr. Speaker and gentlemen of the House. This is a bill that was spoken of some time ago in relation to the bill authorizing the payment of six per cent. interest on the road bond issue instead of four and one half per cent. on that bond issue. This is, as I understand it, for the purpose of taking care of a few rich bankers in the Commonwealth of Pennsylvania and give them a good investment on a long period at a high rate of interest. We have already, in the act passed in 1919, authorized the Governor, the Auditor-General and the State Treasurer, to sell these bonds in a certain way. That provides that the bonds are to be issued under the direction of the Governor and they shall be offered for sale at not less than par and by the Auditor-General and State Treasurer to the highest and best bidder or bidders, after due public advertisement on such terms and conditions and upon such open competition of bidding as the Governor shall direct; the manner and character of such advertisement and terms shall be prescribed by the Governor. Why should not this \$11,800,000 in bonds be placed on the market and sold to the highest bidder? It was had enough in the beginning when he raised that interest from a four and one-half per cent. bond to a six per cent. bond, but many of you believed at that time and many of you voted for that bill at that time because you believed when the time came for investing in these bonds they would be offered to the highest bidder, and here they now ask you to let them go out and let the members think of some other bonds, in the future, if they shall be sold. In other words I will read Section 2 of this bill:

Section 2 The Governor on behalf of the Commonwealth is hereby authorized to issue as of August second one thousand nine hundred and twenty-one bonds of the Commonwealth of Pennsylvania in an amount equal to the bonds filed for exchange with the State Treasurer as aforesaid bonds to be subject to the same terms and conditions as the bonds which are being exchanged except that the new bonds shall be for the same term and shall bear interest at the same rate and be subject to the payment of the same premium as the next series of bonds issued or to be issued by the Commonwealth. All bonds issued under authority of this act shall be executed in the same manner as other bonds issued under said act of April eighteenth Anno Domini one thousand nine hundred and nineteen as amended. All bonds offered and turned in to the State Treasurer for exchange under the provisions of this act shall after the issuance of new bonds and substitution therefor be cancelled and thereafter all payments of interest thereon shall cease.

Why, with the authority we gave them under the act of 1919 did not they place these bonds on the market and sell them in open competition to the highest and best bidder? That is the only way you should sell the bonds and that is the only proper way. It seems to me that this is going a little too far when they ask us now to agree that these bonds shall be sold in a different way from that in which they were to be sold before.

Mr. JAMES A. WALKER. Mr. Speaker, I am very sorry that the gentleman from Delaware has apparently failed to read, or has not read, or if he has read, does not understand this bill. This bill does not provide any such plan or purpose as the gentleman from Delaware points out. The bill itself covers a certain condition which existed some time ago. As we have heretofore heard, when the bonds of the Commonwealth, the highway bonds, were offered for sale there were no bidders. Then the Governor and his colleagues in the financial end of the Commonwealth business went to certain bankers in Pittsburgh and in Philadelphia and persuaded them to take \$11,800,000 of the highway bonds. At that time there was a great complaint lodged of course by the bankers that this Commonwealth only allowed four and one-half per cent. interest whereas they could get more interest from bonds issued outside of the State and from private securities or from private corporations, but the Governor finally got them to agree and they took this issue of \$11,800,000 at four and one-half per cent. If you will look on page 2 you will find these words: "With the understanding and promise that the Governor would recommend to the Legislature at its next session that the act of Assembly authorizing the issuance of said bonds be amended by changing the maximum interest rate fixed therein to six per cent. per annum

and would further recommend to the Legislature the enactment of law permitting the holders of said bonds to exchange the same for other bonds of a longer term with a higher rate of interest." The bonds were issued for three and a half years. Now, the Governor is attempting to redeem his promise which was made at that time to the end that the highway program should not become stagnated. We got the \$11,800,000 and went on building the roads of the Commonwealth with it and now these gentlemen are expecting the Governor to redeem his promise. These men were those who held \$11,800,000 of bonds. If they wish to return them or give notice to the Auditor General they can do so by the second day of August next and they can surrender those bonds, and they give notice to do it unless they receive the bonds at a higher rate of interest, new bonds, in lieu thereof, the same as everybody who now buys bonds of the Commonwealth gets, and have a little longer time to run. There is nothing back of the transaction: It is a good business transaction. The Governor has tried to redeem his word and we should support him to the limit.

Mr. ALEXANDER. Mr. Speaker, those words of my colleague, having to do with the Governor "redeeming his word," sounds good. I am one who likes the term "redeeming a promise." That is what I am fighting for at the present time, for that same Governor to redeem his promise which he made not only to a few rich bankers of this Commonwealth, but to hundreds and thousands of people in the Commonwealth at the time the \$50,000,000 loan was put through. I have heard him tell more than one hundred times and he has told me and he has told other people the same thing, that those bonds would never be issued for a higher rate of interest than four and one-half per cent. That is what I am endeavoring to demand; that is what I want him to do: I want him to keep his promise, never to have the State issue a higher rate of interest than four and one-half per cent. When this law was put through at the time that this \$50,000,000 loan was put through he was electioneering as well as myself and he told the people of Delaware County that no good road movement could be done during the war period because of labor conditions and that the work would not be done until conditions were better. He has no excuse to come here and say that he is going to redeem another promise and I say that is not right; that is not the way it should be done. I want him to redeem his first promise before he starts in to redeem the second one.

Mr. WHITAKER. Mr. Speaker, I am sorry that the gentleman from Delaware takes the position he does against redeeming promises, but I am sure the rest of the House will not sympathize with him in that attitude. We all know that the rate of interest is necessarily higher now than when this bond issue was first authorized, and this House has already gone on record, the Legislature has passed a bill authorizing an increase in the rate of interest to be paid. I can see no reason why those public spirited citizens, bankers, who took the same at a disadvantage should not now be permitted to have their bonds redeemed for other bonds with an interest in keeping with those that will be subscribed for by the rest of the public. The author of the new bonds will now fix the rate of interest which will have to be paid and that will be fixed by a competition. They will be authorized by the board of which the Governor is a member. There is no reason in the world why those who already have bonds should not be permitted to surrender theirs and get new bonds at the same rate of interest.

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—135.

Allum.	Esches.	Kinsman.	Schaeffer.
Armstrong.	Edmonds.	Kohler.	Schilling.
Aston.	Ehrhardt.	Kooser.	Schwartz.
Baker.	Elgin.	Krugh.	Shaw.
Baldi.	Feldman.	Love.	Sheffer.
Barnhart.	Finney.	McCaig.	Shannon.
Beaver.	Franklin.	McCann.	Shellenberger.
Beckley.	Gearhart.	McCarthy.	Smith, H. J.
Bell.	Gelder.	McClure.	Sprowls.
Blair.	Gibbon.		



Bluett,	Glass,	McConnell,	Stackhouse,
Blumberg,	Goehring,	McCurdy,	Stark,
Bower,	Goldner,	McGowan,	Sterling,
Brady,	Goodnough,	McHugh,	Stevens,
Brenneman,	Griffith,	McKim,	Stevenson,
Bromley,	Hagerty,	Magill,	Stewart,
Brown, T. R.,	Harding,	Marcus, J. C.,	Strauss,
Campbell,	Harer,	Martin,	Sweitzer,
Catlin,	Harry,	Michel,	Thomas,
Clutton,	Haslett,	Millar, A.,	Vickerman,
Comer,er,	Hatrick,	Miller, C.,	Walker, G. T.,
Conner,	Hoffernan,	Miller, D. D.,	Walker, J. A.,
Cook,	Henderson, E.,	Miller, H. F.,	Weiss,
Craig, J. R.,	Henderson, W.,	Ogle,	Wettach,
Craig, J. O.,	Hess,	Orr,	Whitaker,
Crum,	Hoffman, J. N.,	Perry,	Whitehouse,
Curran,	Holcombe,	Posay,	Whiteman,
Curry,	Horne,	Quigley,	Williams,
Davis,	Hough,	Rhoads,	Wolfe,
Denning,	Jones, D. J.,	Richards,	Wood,
Dewey, C. P.,	Jones, W. W.,	Rieder,	Woodruff,
Dewey, P. H.,	Jordan,	Ruch,	Zook,
Donneley,	Keene,	Ruddy,	Spangler,
Drinkhouse,	Kelly,	Ruth,	Speaker.
Dunlap,			

## NAYS—3.

Alexander, Brendle, Brown, F. B., Mantz.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1042, (Senate Bill No. 216), entitled:

An Act to amend section twenty-nine of the act approved the 11th day of July, 1917 (P. L. 818), entitled "An act relating to dogs, and the protection of livestock and poultry from damage by dogs; providing for the licensing of dogs; regulating the keeping of dogs, and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show, and breeding purposes; prescribing certain privileges for hunting dogs, and dogs owned or used by the Board of Game Commissioners; providing for the assessment of damages done by dogs, and payment thereof, by the proper county to the owners of livestock and poultry, and of damages to licensed dogs; imposing powers and duties on certain State, county, city, borough, town, and township officers and employees, and on city councils of cities of the first and second class; and providing penalties," by limiting the amount of damages to be paid for sheep.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—168.

Alexander,	Eaches,	Kantner,	Schwartz,
Allum,	Edmonds,	Keene,	Sieg,
Armstrong,	Ehrhardt,	Kinsman,	Shaffer,
Aston,	Elgin,	Kohler,	Shannon,
Baker,	Evans,	Kooser,	Shellenberger,
Baldi,	Feldman,	Krause,	Sinclair,
Barnhart,	Flinney,	Krugh,	Smiley,
Beaver,	Fitzgibbon,	Lafferty,	Smith, H. J.,
Beckley,	Flynn,	Leeds,	Smith, H.,
Bell,	Fowler,	Lewis,	Smith, L.,
Bidelspacher,	Fox,	Long,	Sowers,
Bluett,	Franklin,	Love,	Spowls,
Blumberg,	Gearhart,	McBride,	Stackhouse,
Brady,	Gibson,	McCaig,	Stadtlander,
Bromley,	Glass,	McCam,	Stark,
Brooks,	Goldner,	McCarthy,	Steedle,
Brown, F. B.,	Goodnough,	McConnell,	Sterling,
Brown, T. R.,	Green,	McCurdy,	Stevens,
Burns,	Griffith,	McGowan,	Stevenson,
Campbell,	Hagerty,	McHugh,	Stewart,
Catlin,	Haines,	Mangan,	Strauss,
Clutton,	Haldeman,	Marcus, J.,	Sweitzer,
Comer,er,	Hampson,	Marcus, J. C.,	Thomas,
Conner,	Harding,	Michel,	Trainer,
Cook,	Harer,	Millar, A.,	Van Alen,
Craig, J. R.,	Harry,	Miller, C.,	Walker, G. T.,
Craig, J. O.,	Haslett,	Miller, D. L.,	Walker, J. A.,
Cratty,	Haws,	Miller, H. F.,	Weamer,
Crum,	Hayes,	Miller, J. J.,	Weiss,
Curran,	Hoffernan,	Mitchell,	Wells,
Curry,	Henderson, E.,	Ogle,	Wettach,
Davis,	Henderson, W.,	Perry,	Whitaker,
Dawson,	Hess,	Pike,	Whitehouse,
DeHaas,	Hetrick,	Posay,	Whiteman,
Denning,	Hoffman, J. N.,		

Dewey, C. P.,	Hoffman, M. R.,	Rhoads,	Williams,
Dewey, P. H.,	Holcombe,	Rieder,	Wolfe,
Diehm,	Hoover,	l man,	Woner,
Dilshelmer,	Hough,	Ruch,	Wood,
Dithrich,	Huston,	Ruddy,	Woodruff,
Drinkhouse,	Jones, D. J.,	Ruth,	Zook,
Dunlap,	Jones, W. W.,	Schaeffer,	Spangler,
Dunn,	Jordan,	Schilling,	Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1140, (Senate Bill No. 364), entitled:

An Act fixing the salary of sheriffs and deputy sheriffs in counties of the seventh class, requiring all fees and mileage earned by sheriffs in such counties to be paid into the county treasury for the use of the county, and providing for the payment for the care and maintenance of prisoners where the sheriff is the keeper or warden of the jail.

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

## BILL POSTPONED.

Mr. GELDER. Mr. Speaker, I move that this bill be placed on the postponed calendar.

Mr. WILLIAMS. Mr. Speaker, I second the motion.

The motion was agreed to.

## BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1120, (Senate Bill No. 495), entitled:

An Act making it a misdemeanor to imitate destroy remove injure or deface any sign or index board erected by the State Highway Department of the Commonwealth on or nearby a State highway for the guidance of the public and providing for the punishment of violations of this act

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—170.

Alexander,	Ehrhardt,	McCaig,	Shaffer,
Allum,	Elgin,	McAnn,	Shannon
Aston,	Evans,	McCarthy,	Sinclair,
Baker,	Finney,	McClure,	Smiley,
Baldi,	Fox,	McConnell,	Smink,
Barnhart,	Franklin,	McCurdy,	Smith, H. J.,
Beaver,	Gearhart,	McGowan,	Smith, H.,
Beckley,	Gelder,	McHugh,	Smith, J. W.,
Bell,	Glass,	McKnight,	Smith, L.,
Blair,	Goehring,	McMullen,	Soffel,
Bluett,	Goldner,	McOwen,	Sowers,
Blumberg,	Goodnough,	McVicar,	Spowls,
Bower,	Green,	Magill,	Stackhouse
Brady,	Griffith,	Marcus, J.,	Stadtlander
Brenneman,	Hagerty,	Marcus, J. C.,	Stark,
Bromley,	Haines,	Marshall,	Steedle,
Brooks,	Hampson,	Martin,	Sterling,
Brown, F. B.,	Harding,	Mantz,	Stevens,
Brown, T. R.,	Harer,	Michel,	Stevenson,
Campbell,	Harry,	Millar, A.,	Stewart,
Catlin,	Hatrick,	Millar, A. S. C.,	Strauss,
Chaplin,	Haws,	Miller, C.,	Sweitzer,
Clutton,	Hayes,	Miller, D. I.,	Thomas,
Comer,er,	Hoffernan,	Miller, D. D.,	Van Alen,
Conner,	Henderson, E.,	Miller, H. F.,	Vickerman,
Cook,	Henderson, W.,	Miller, J. J.,	Walker, G. T.,
Craig, J. R.,	Hess,	Mitchell,	Walker, J. A.,
Craig, J. O.,	Hoffman, J. N.,	Morris,	Weamer,
Crum,	Hoover,	Ogle,	Weiss,
Curran,	Horne,	Orr,	Wells,
Curry,	Hough,	Phillips,	Wettach,
Davis,	Huston,	Pike,	Whitaker,
Dawson,	Jones, D. J.,	Quigley,	Whitehouse,
DeHaas,	Jones, W. W.,	Rhoads,	Whiteman,
Denning,	Jordan,	Richards,	Williams,
Dewey, P. H.,	Keene,		

Dichm,	Kelly,	Rieder,	Wolfe,
Dilshelmer,	Kinsman,	Roman,	Woner,
Dithrich,	Kooser,	Ruch,	Wood,
Donneley,	Krause,	Ruddy,	Woodruff,
Drinkhouse,	Krugh,	Ruth,	Zook,
Dunlap,	Lafferty,	Schilling,	Spangler,
Eaches,	Love,	Schwartz,	Speaker,
Edmonds,	McBride,	Sieg,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1008, (Senate Bill No. 87), entitled:

An act providing for the depositing of money with the clerk of the several courts of quarter sessions and over and terminer or other courts of record having jurisdiction in this Commonwealth in lieu of bail and recognizances with surety or sureties in criminal or quasi-criminal prosecutions desertion and nonsupport and surety of the peace cases pending in said courts and fixing the fees of the said clerk of the courts

On the question,

Will the House agree to the bill on third reading?

BILL RECOMMITTED.

Mr. ALEXANDER. Mr. Speaker, this bill has in it some very good features. I was talking with Senator Schantz today, who is sponsor of the bill, and a number of those features he is anxious to have remain in the bill. I suggested therefore, that the bill be amended so that it will meet with his approval, and the approval of this House. I move therefore, that the bill be recommitted to the Committee on Judiciary General for the purpose of amendment.

Mr. COOK. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 892, (Senate Bill No. 41), entitled:

An Act to further amend section thirty-five of the act approved the seventh day of February, one thousand nine hundred and five, (P. L. 3), entitled: "An act to create the Department of Public Printing and Binding, to carry out the provisions of Section twelve, Article three of the Constitution, in relation to the public printing and binding, and the supply of paper and other materials therefor" as amended

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—167.

Allum,	Evans,	Lafferty,	Schwartz,
Armstrong,	Feldman,	Leeds,	Sieg,
Asbury,	Finnev,	Long,	Shaffer,
Aston,	Fitzgibbon,	Love,	Shellenberger,
Baker,	Flynn,	McBride,	Sinclair,
Baldi,	Fowler,	McCaig,	Smiley,
Barnhart,	Fox,	McCann,	Smith, H. J.,
Beckley,	Gearhart,	McCarthy,	Smith, H.,
Bell,	Gelder,	McClure,	Smith, J. W.,
Bidelspacher,	Gibbon,	McCurdy,	Snowden,
Blair,	Glass,	McGowan,	Soffel,
Blumberg,	Golder,	McHugh,	Sowers,
Boland,	Goodnough,	McKim,	Sprows,
Bower,	Green,	McOwen,	Stackhouse,
Brady,	Griffith,	Mangan,	Stadtlander,
Brenneman,	Hagerty,	Marcus, J.,	Stark,
Bromley,	Haines,	Marcus, J. C.,	Steedle,
Brooks,	Haldeman,	Martin,	Sterling,
Burns,	Harding,	Michel,	Stewart,
Campbell,	Harer,	Miller, A.,	Strauss,
Catlin,	Harry,	Miller, C.,	Sweitzer,
Clutton,	Hatrick,	Miller, D. L.,	Thomas,
Comeror,	Haws,	Miller, D. D.,	Trainer,
Conner,	Haves,	Miller, H. F.,	Van Alen,
Cook,	Heffernan,	Miller, J. J.,	Walker, G. T.,
Craig, J. R.,	Henderson, W.,	Mitchell,	Walker, J. A.,
Craig, J. O.,	Hess,		

Crum,	Hetrick,	Morris,	Wcamer,
Curran,	Hoffman, J. N.,	Orr,	Weiss,
Davis,	Holcombe,	Perry,	Wells,
Dawson,	Hoover,	Pike,	Wettach,
Denning,	Horne,	Posey,	Whitaker,
Dewey, C. P.,	Hough,	Quigley,	Whitehouse,
Dewey, P. H.,	Huston,	Richards,	Whiteman,
Dichm,	Jones, D. J.,	Rieder,	Williams,
Dilshelmer,	Jones, W. W.,	Rinn,	Wolfe,
Dithrich,	Jordan,	Roman,	Woner,
Donneley,	Kantner,	Ruch,	Wood,
Drinkhouse,	Keene,	Ruddy,	Woodruff,
Dunlap,	Kinsman,	Ruth,	Zook,
Eaches,	Kohler,	Schaeffer,	Spangler,
Edmonds,	Kooser,	Schilling,	Spacker,
Elgin,	Krugh,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1049, (Senate Bill No. 308), entitled:

An act authorizing county commissioners to appropriate monies for the maintenance of duly incorporated organizations for the prevention of cruelty to animals

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. EDMONDS. Mr. Speaker, is there any member of the House, may I inquire, who can explain the reasons for this bill?

Mr. BLUETT. Mr. Speaker, I am somewhat familiar with the bill.

Mr. EDMONDS. Mr. Speaker, may I ask the gentleman from Philadelphia,—the acts seems to authorize county commissioners to appropriate money to private corporations. Now while these corporations are engaged in a perfectly worthy purpose, namely, the prevention of cruelty to animals, is it not a new provision of the law that the county commissioners shall appropriate public money to privately formed corporations that are administering some humane purpose.

Mr. BLUETT. Mr. Speaker, as I understand the purpose of this bill, it is that in some of the smaller counties, particularly communities that have humane societies, they are very much handicapped at times for the lack of money. Notwithstanding that handicap, they are performing a lot of services which are in the nature of police service, and it is for that purpose that the county commissioners may under this bill authorize, if they see fit, and make appropriations to these public bodies from time to time. It may be true that they are privately organized corporations, but they are entirely without profit and are doing a very noble work in protecting animals from cruelty.

Mr. EDMONDS. Mr. Speaker, if the intention was that the county commissioners should pay the humane society for their services, I would be glad to vote for the bill, but if the intention is to establish the precedent, that money raised in the counties by taxation can be appropriated by the county commissioners to a private corporation, and that is all that this bill says, then it seems to me that this is an exceedingly dangerous precedence. Public money should be spent for public purposes, and under the supervision of public servants, and when it is passed over to private institutions or private corporations it seems to me that it starts the way for a raid on the treasury to which there might be no limits. Therefore it seems to me that this bill embodies a bad principle and personally I shall vote against it.

Mr. BLUETT. Mr. Speaker, as I said a moment ago, these may be in a sense private corporations, because they are run by private individuals, but anyone will say that they are run for a public purpose. They are certainly performing a public service in the various duties that they perform in different parts of the State. They are an adjunct to the police force in these different communities, and therefore I cannot see any harm in permitting the



County Commissioners, if they see fit, on occasions of that kind, of making an appropriation to cover their expenses.

Mr. ALBERT MILLAR. Mr. Speaker, I move that this bill be placed on the postponed calendar.

Mr. WEAMER. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

The SPEAKER announced the "nays" appeared to have it.

Whereupon, a division was called for, and forty-nine gentlemen having voted in the affirmative and sixty-three in the negative, the question was determined in the negative, and the motion was not agreed to.

On the question recurring,

Shall the bill pass finally?

Mr. BOLARD. Mr. Speaker, it would seem to me, coming from a rural county, that there is nothing harmful in this bill, but it might be very helpful. There is nothing mandatory in the bill, but it allows the county commissioners to help these societies, the societies that have a well-known character,—the assisting in the prevention of cruelty to animals. My experience has been that in many cases the only way to reach these fellows has been through the humane societies, and it is purely a matter of protecting the animals. Their agents act as constables and members of the police force. Why should not the County Commissioners have the privilege, if they see fit, of helping along in that case. I hope you will pass the bill.

Mr. WHITEMAN. Mr. Speaker, so far as this being a precedence is concerned, the gentleman from Philadelphia need have no apprehension. The county commissioners already appropriate county funds to private corporations. In support of this I might mention the Grand Army of the Republic and the veterans of the different wars.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—121.

Allum.	Drinkhouse,	Keene,	Rhoads.
Armstrong,	Elgin,	Kinsman,	Richards.
Aston,	Feldman,	Kohler,	Rinn,
Baker,	Flynn,	Kooser,	Roman,
Baldi,	Fowler,	Krugh,	Ruch,
Barnhart,	Fox,	Lafferty,	Ruddy,
Beaver,	Gearhart,	Leeds,	Ruth,
Bell,	Gelder,	Love,	Schaeffer,
Bluet,	Gibbon,	McBride,	Schilling,
Blumberg,	Glass,	McCaig,	Schwartz,
Bolard,	Goehring,	McCann,	Sieg,
Brady,	Golder,	McClure,	Shaffer,
Brenneman,	Goss,	McConnell,	Shellenberger,
Bromley,	Green,	McCurdy,	Smith, H.,
Brooks,	Hagerty,	McHugh,	Smith, J. W.,
Brown, T. R.,	Haldeman,	McVicar,	Stackhouse,
Burns,	Harding,	Magill,	Stark,
Campbell,	Harer,	Martin,	Stevens,
Catlin,	Harry,	Miller, A.,	Stewart,
Clutton,	Haslett,	Miller, C.,	Sweitzer,
Comer,	Hatrick,	Miller, D. I.,	Thomas,
Conner,	Haws,	Miller, D. D.,	Walker, G. T.,
Cook,	Heffernan,	Miller, H. F.,	Walker, J. A.,
Craig, J. O.,	Henderson, W.,	Miller, J. J.,	Weamer,
Curran,	Hess,	Mitchell,	Weiss,
Curry,	Hoffman, J. N.,	Morris,	Wells,
Dewey, P. H.,	Horne,	Morris,	Wetach,
Diehm,	Hough,	Orr,	Whitaker,
Dilsheimer,	Huston,	Perry,	Whitehouse,
Dithrich,	Jones, W. W.,	Quigley,	Whiteman,
Donneley,	Jordan,		Williams,

## NAYS—17.

Alexander,	Finney,	Mantz,	Stevenson,
Blair,	Franklin,	Phillips,	Strauss,
Brendle,	Griffith,	Stadlander,	Wells,
Craig, J. R.,	Hampson,	Sterling,	Williams,
Eaches,			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1141, (Senate Bill No. 118), entitled:

An Act making a deficiency appropriation to the Pennsylvania Industrial Reformatory at Huntingdon, Pennsylvania.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—193.

Alexander,	Eaches,	Krause,	Ruddy,
Allum,	Edmonds,	Krugh,	Ruth,
Armstrong,	Ehrhardt,	Lafferty,	Schaeffer,
Asbury,	Elgin,	Leeds,	Schilling,
Baker,	Evans,	Lewis,	Schwartz,
Baldi,	Feldman,	Long,	Sieg,
Barnhart,	Fitzgibbon,	Love,	Shaffer,
Beaver,	Flynn,	McBride,	Shannon,
Beckley,	Fowler,	McCaig,	Shellenberger,
Bell,	Franklin,	McCann,	Sinclair,
Bidelspacher,	Gearhart,	McCarthy,	Smiley,
Blair,	Gelder,	McClure,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McGowan,	Smith, L.,
Bolard,	Goehring,	McHugh,	Sowers,
Bower,	Golder,	McKnight,	Sproles,
Brady,	Goodnough,	McMullen,	Stackhouse,
Brendle,	Goss,	McOwen,	Stadlander,
Brenneman,	Green,	McVicar,	Stark,
Bromley,	Griffith,	Magill,	Steedle,
Brooks,	Hagerty,	Mangan,	Sterling,
Brown, F. B.,	Haines,	Marcus, J.,	Stevens,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Stevenson,
Burns,	Hampson,	Marshall,	Stewart,
Campbell,	Harding,	Martin,	Strauss,
Catlin,	Harer,	Mantz,	Sweitzer,
Chaplin,	Harry,	Michel,	Thomas,
Clutton,	Haslett,	Miller, A.,	Trainer,
Comer,	Hatrick,	Miller, A. S. C.,	Van Alen,
Conner,	Haws,	Miller, C.,	Vickerman,
Cook,	Hayes,	Miller, D. I.,	Walker, G. T.,
Craig, J. R.,	Heffernan,	Miller, D. D.,	Walker, J. A.,
Craig, J. O.,	Henderson, E.,	Miller, H. F.,	Weamer,
Cratty,	Henderson, W.,	Miller, J. J.,	Weiss,
Crum,	Hess,	Mitchell,	Wells,
Curran,	Hetrick,	Morris,	Wetach,
Davis,	Hoffman, J. N.,	Morris,	Whitaker,
Dawson,	Holcombe,	Ogle,	Whitehouse,
DeHaas,	Horne,	Orr,	Whiteman,
Denning,	Hough,	Perry,	Williams,
Dewey, C. P.,	Jones, D. J.,	Phillips,	Wills,
Dewey, P. H.,	Jones, W. W.,	Pike,	Woner,
Diehm,	Jordan,	Posev,	Wood,
Dilsheimer,	Kantner,	Quigley,	Woodruff,
Dithrich,	Keene,	Rhoads,	Zook,
Donneley,	Kelly,	Richards,	Spangler,
Drinkhouse,	Kinsman,	Rinn,	Speaker.
Dunlap,	Kohler,	Roman,	
Dunn,	Kooser,	Ruch,	

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1183, (Senate Bill No. 585), entitled:

An Act to amend section fifteen of an act approved April twenty-seven one thousand nine hundred and five (Pamphlet Laws three hundred and twelve) entitled "An act creating Department of Health and defining its powers and duties" as amended.

On the question,

Will the House agree to the bill on third reading?

Mr. ALBERT MILLAR. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

Amend section 1 page 2 line 23 by inserting after "and" the word "by"

Amend section 1 page 2 line 23 by striking out "not more than" and inserting in lieu thereof "at least"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question.

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1227, (Senate Bill No. 395), entitled:

An Act establishing a Bureau of Statistics and Information in the Department of Internal Affairs; providing for the appointment of officers and employes, and providing for the fixing of their duties, powers and compensation; making it the duty of the Secretary of Internal Affairs to furnish statistical data provided for in this act to the Heads of the State Government for the use of their departments, upon requisition; making it the duty of persons, associations, co-partnerships, corporations and municipal and other public officers to furnish information required; prescribing penalties for violation of such duty; and repealing certain acts.

On the question,

Will the House agree to the bill on third reading?

Mr. GOEHRING. Mr. Speaker, I move that the further consideration of this bill be postponed for the present.

Mr. JOSEPH C. MARCUS. Mr. Speaker, I second the motion.

The motion was not agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—163.

Alexander,	Finney,	McCaig,	Shaffer,
Allum,	Fitzgibbon,	McCann,	Shannon,
Armstrong,	Flynn,	McCarthy,	Shell-nberger,
Asbury,	Fowler,	McClure,	Sinclair,
Aston,	Franklin,	McConnell,	Smiley,
Baker,	Gelder,	McCurdy,	Smink,
Baldi,	Gibbon,	McGowan,	Smith, H. J.,
Beaver,	Glass,	McHugh,	Smith, H.,
Beckley,	Goehring,	McKim,	Smith, J. W.,
Bell,	Golder,	McMullen,	Smith, L.,
Bidelspacher,	Goss,	McVicar,	Snowden,
Bluett,	Green,	Mangan,	Sowers,
Blumberg,	Griffith,	Marcus, J.,	Sprowls,
Bolard,	Hagerty,	Marcus, J. C.,	Stackhouse,
Brady,	Haldeman,	Martin,	Stadtlander,
Brenneman,	Hampson,	Mantz,	Stark,
Bromley,	Harding,	Michel,	Steedle,
Brooks,	Harry,	Millar, A. S. C.,	Sterling,
Brown, F. R.,	Haslett,	Miller, C.,	Stevens,
Brown, T. R.,	Haws,	Miller, D. L.,	Stevenson,
Burns,	Hayes,	Miller, D. D.,	Stewart,
Campbell,	Heffernan,	Miller, H. F.,	Strauss,
Catlin,	Henderson, E.,	Miller, J. J.,	Sweitzer,
Chaplin,	Hess,	Mitchell,	Thomas,
Conner,	Hetrick,	Morris,	Trainer,
Cook,	Hoffman, J. N.,	Ogle,	Van Alen,
Craig, J. R.,	Hoover,	Orr,	Vickerman,
Cratty,	Horne,	Perry,	Walker, G. T.,
Curran,	Hough,	Phillips,	Walker, J. A.,
Davis,	Huston,	Pike,	Weiss,
Dawson,	Jones, D. J.,	Poscy,	Wells,
Denning,	Jones, W. W.,	Quigley,	Wettach,
Dewey, C. P.,	Kantner,	Rhoads,	Whitaker,
Dewey, F. H.,	Kelly,	Richards,	Whitehouse,
Diehm,	Klinsman,	Rieder,	Whiteman,
Dilsheimer,	Kohler,	Roman,	Williams,
Ditrich,	Kooser,	Ruch,	Wolfe,
Drinkhouse,	Krause,	Ruddy,	Woner,
Dunlap,	Krugh,	Ruth,	Wood,
Dunn,	Lafferty,	Schaeffer,	Woodruff,
Edmonds,	Leeds,	Schilling,	Zook,
Ehrhardt,	Lewis,	Schwartz,	Spangler,
Elgin,	Long,	Sieg,	Speaker.
Evans,	Love,		
Feldman,			

#### NAYS—2.

Comerer, Crum,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 418, as follows:

An Act giving additional protection to human beings in this Commonwealth and imposing penalties upon those who may

shoot at or wound or kill a human being in mistake for either game or other wild creatures

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act it shall be unlawful for any person to either shoot at or wound or kill a human being in mistake for either game or a wild creature of any description and providing that every person using firearms of any character in shooting at game or at wild creatures shall be held responsible for such acts Provided however that no person shall be held to have violated the provisions of this act who while actually shooting at any live game or wild creature shall accidentally shoot in the direction of or injure or kill another person

Section 2 Every person who shall shoot at a human being in mistake for game or in mistake for any wild creature but who shall not injure the human being shot at shall be deemed guilty of a misdemeanor and upon conviction of such offense shall be sentenced to pay a penalty to the general funds of the Commonwealth of Pennsylvania of not less than one hundred dollars or more than three hundred dollars and in addition to such penalty shall not be permitted to hunt in this Commonwealth for a period of two years after the date of his conviction to be noted upon the record of his conviction as part of the sentence

Section 3 Every person who shall shoot at a human being in mistake for game or in mistake for any wild creature and through such shooting shall wound but not kill such human being shall be deemed guilty of a misdemeanor and upon conviction of such offense shall be sentenced to pay a penalty to the party so injured of not less than two hundred dollars or more than five hundred dollars and shall in addition to such cash penalty be imprisoned in the county jail of the county in which the offense was committed for a period of not less than one year or more than three years as the evidence in the case may appear to justify Such person shall also not be permitted to again hunt in the Commonwealth for a period of five years after date of such conviction to be noted upon the record of his conviction as part of the sentence

Section 4 Every person who shall shoot at a human being in mistake for game or in mistake for any wild creature and shall through such shooting kill a human being shall be considered guilty of a misdemeanor and upon conviction of such offense shall be sentenced to pay a penalty to the personal representative of the deceased of not less than five hundred dollars or more than one thousand dollars and shall in addition to such cash penalty imposed suffer an imprisonment in the common jail of the county in which the offense is committed for a period of not less than two years or more than five years as the evidence would appear to justify and such person in addition shall not be permitted to again hunt in this Commonwealth for a period of ten years after the date of such conviction to be noted upon the record of his conviction as part of the sentence

Section 5 Every person convicted of either or any of the before-mentioned offenses who shall for any reason fail to pay the cash penalty imposed by this act for the specified offense committed shall in addition to any other term of imprisonment imposed by this act undergo an imprisonment of one day in jail for each dollar of penalty imposed Provided That no term of imprisonment suffered in lieu of any cash penalty imposed by this act shall exceed one year

Section 6 Every person who shall hunt or attempt to hunt in this Commonwealth contrary to any sentence imposed for violation of any provision of this act shall upon conviction be sentenced to undergo an imprisonment in the common jail of the county in which the conviction is secured for a period of not less than three months or more than six months

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—167.

Alexander,	Edmonds,	Love,	Smiley,
Allum,	Ehrhardt,	McBride,	Smink,
Armstrong,	Elgin,	McCaig,	Smith, H. J.,
Aston,	Evans,	McCann,	Smith, H.,
Baker,	Feldman,	McCarthy,	Smith, J. W.,
Baldi,	Flynn,	McClure,	Smith, L.,
Barnhart,	Fox,	McConnell,	Snowden,
Beckley,	Gearhart,	McGowan,	Soffel,
Bell,	Gibbon,	McHugh,	Sowers,
Blair,	Goehring,	McKnight,	Sprowls,
Bluett,	Golder,	McMullen,	Stackhouse,
Blumberg,	Goodnough,	McOwen,	Stadtlander,
Brady,	Goss,	McVicar,	Stark,
Bromley,	Green,	Magill,	Steedle,
Brooks,	Hagerty,	Mangan,	Sterling,
Brown, F. B.,	Haines,	Marcus, J. C.,	Stevens,
Brown, T. R.,	Harding,	Marshall,	Stevenson,
Burns,	Hetrick,	Martin,	Stewart,
Campbell,	Haws,	Michel,	Strauss,
Catlin,	Hayes,	Millar, A. S. C.,	Sweitzer,
Chaplin,	Heffernan,	Miller, C.,	Thomas,
Clifton,	Henderson, E.,	Miller, D. L.,	Trainer,
Comerer,	Henderson, W.,	Miller, D. D.,	Vickerman,
Conner,	Hess,		
Cook,			



Craig, J. R.,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Craig, J. O.,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Cratty,	Hoover,	Mitchell,	Weamer,
Crum,	Hough,	Ogle,	Weiss,
Curran,	Jones, D. J.,	Perry,	Wells,
Curry,	Jones, W. W.,	Posey,	Wettach,
Davis,	Jordan,	Rhoads,	Whitaker,
Dawson,	Kantner,	Richards,	Whitehouse,
Denning,	Keene,	Rinn,	Whiteman,
Dewey, C. P.,	Kelly,	Ruch,	Williams,
Dewey, P. H.,	Kohler,	Rutk,	Wolfe,
Dichm,	Kooser,	Schaeffer,	Woner,
Dilsheimer,	Krause,	Schwartz,	Wood,
Dithrich,	Krugh,	Sieg,	Woodruff,
Donneley,	Lafferty,	Shaffer,	Zook,
Drinkhouse,	Leeds,	Shellenberger,	Spangler,
Dunlap,	Dunn,	Sinclair,	Speaker.
Eaches,	Long,		

# NAYS.—2.

Ruddy, Schilling.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 634, as follows:

An Act fixing the salaries of the directors of the poor of county poor districts in counties of the fourth class

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in counties of the fourth class the directors of the poor of the county poor district shall each receive a salary not to exceed twenty-five hundred dollars per annum payable in the manner now provided by law

In all such counties the salaries of the directors of the poor shall be fixed by the salary board composed of the county commissioners the county controller and the chairman or president of the board of directors of the poor The said salary board shall at least two months prior to each municipal election at which directors of the poor are to be elected in any county fix the salaries of the directors of the poor of the poor district of such county for the term for which directors are about to be elected

Section 2 This act shall not apply to any directors of the poor in office at date of approval of this act

Section 3 All acts and parts of acts general local or special inconsistent with this act are hereby repealed

On the question,

Will the House agree to the bill on third reading?

Mr. SCHAEFFER. Mr. Speaker, I ask unanimous consent to offer amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend title by striking out entire title and substituting the following:

An Act constituting a salary board to fix the salaries of the directors of the poor of county poor districts in counties of the fourth class and repealing all acts general, local or special inconsistent therewith.

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 860, as follows:

An Act creating a commission to prepare a revision and consolidation of the existing general statutory law defining the powers and duties of the commission imposing certain duties upon the Legislative Reference Bureau providing for the report of the commission to the General Assembly for its adoption or rejection and making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a commission is hereby created whose duty it shall be to examine the entire statutory law of the Commonwealth and to ascertain as nearly as may be what laws or parts of laws are in force as well as what laws or parts of laws have been repealed or declared unconstitutional

or have become obsolete or useless It shall be the duty of the commission to revise and consolidate the entire general statutory law of the Commonwealth either by codification of particular subjects or in such other manner of arrangement as to the commission shall seem best In such revision and consolidation the commission shall eliminate alle repealed unconstitutional obsolete and useless laws and shall harmonize conflicting laws and clarify laws improperly worded The commission shall include in its report containing the revision and consolidation chronological lists of all general laws of the Commonwealth and shall in such lists set forth all laws which have been repealed declared unconstitutional or become obsolete or useless as well as all laws which are considered in force with a reference to the section or part of the revision and consolidation wherein such laws considered in force have been inserted The commission shall not in such revision and consolidation make and substantive changes of the existing general statutory law but shall in a separate report suggest such substantive changes as it deems necessary which changes shall be submitted to the General Assembly in such form that they may be readily inserted as amendments to the revision and consolidation

Section 2 Said commission shall consist of three (3) persons learned in the law as follows a chairman to be appointed by the Governor the Attorney General and an Assistant Attorney General to be designated by the Governor The chairman of the commission shall receive an annual salary of seven thousand five hundred dollars (\$7,500) to be paid from the appropriation made by this act

Section 3 The commission shall have power to call upon the Legislative Reference Bureau for aid and assistance in carrying out the work contemplated by this act If it shall be necessary in order to complete such work within the time hereinafter mentioned the Director of the Legislative Reference Bureau is authorized to appoint in addition to his present force such persons learned in the law and such clerks and stenographers as he and the commission may deem necessary who shall receive such compensation as the Director with the consent of the commission shall fix Such compensation shall be paid from the appropriation made by this act

Section 4 The chairman of the commission is authorized to appoint such clerks and stenographers as the commission shall deem necessary The salaries of such clerks and stenographers shall be fixed by the commission and shall be paid from the appropriation made by this act

Section 5 The printing and binding required by the commission shall be furnished by the State Printer upon requisition of the chairman of the commission on the Superintendent of Public Printing and Binding

Section 6 The Board of Commissioners of Public Grounds and Buildings shall furnish the commission with proper office room and furniture and all necessary supplies

Section 7 The commission is directed to make a report of its progress to the General Assembly not later than February first one thousand nine hundred and twenty-three and to make a full and complete report of its work as outlined in section one of this act to the General Assembly not later than February first one thousand nine hundred and twenty-five and shall in such report suggest an official title by which such revision may be known and cited

Section 8 The sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary is hereby appropriated to the commission for the two fiscal years ending one thousand nine hundred and twenty-three for the purpose of carrying into effect the provisions of this act Payments from such appropriation shall be made on order of the chairman of the commission by warrant of the Auditor General upon the State Treasurer

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. ALEXANDER. Mr. Speaker, and gentlemen of the House, you will remember that this bill was before the House one day last week. It calls for a commission to prepare, revise and consolidate the existing general statutory laws, and defining the powers and duties of the commission, and so forth. I realize, gentlemen, that this is to the lawyers, to a certain extent, a very important thing, but it seems to me as legislators, at this time, it is more important for us to save a little money, if we possibly can. I am glad to see that the objection we made to it last week had a little reward, at least because the appropriation has been cut down from seventy-five thousand dollars to twenty-five thousand, a saving of fifty thousand dollars. But don't you think at this time, when people are clamoring for appropriations, when we have taxes, as I said several times before here, on everything possible with the exception of air,—don't you think it is important for us to try for two more years to get along without this? We have waited for a number of years, and we have done very well without it—I do not know of anybody who is not going along very nicely in the practice of law, even without this commission, and without this consolidation of the laws. Therefore, can't we try for the next two years, when times



are as hard as they are, with people out of work and it looks as though we would have to tax them for everything that they use and wear,—don't you think we can save twenty-five thousand dollars more by defeating this bill, and letting it wait for two years more?

Mr. WHITAKER. Mr. Speaker and gentlemen of the House. The gentleman from Delaware is flattering himself unduly in saying to this House that he has saved the Commonwealth \$50,000 on this bill. I do not know under what circumstances he would be able to justify that statement. When the bill was before the House last week it was postponed because of an inadvertence of the printer who had failed to make the amendments ordered by the committee. At that time the bill was sufficiently discussed and I think it is unnecessary to go into the merits of it at this time. The facts are these: The bill provides for a commission to revise and consolidate the general statutory law of the Commonwealth either by codification of particular subjects or in such other manner of arrangement as to the commission shall seem best and to be done in as economical a way as possible, and to cost the State as little as possible. At that time the Governor suggested the fact, when the bill was introduced, that some of the officials of the State be required to do a portion of the work so that instead of a commission, as originally designed, of three members at a stated salary, it now provides for one commissioner, the other two commissioners being the Attorney General and a Deputy Attorney General who will serve without additional compensation. The amount of money provided for clerical work has also been reduced and an effort has been made to economize, but not because of the objections of the gentleman from Delaware. The amount is now only \$25,000 but it will be sufficient to start the work and I think everybody knows that the work ought to be started and the sooner it is accomplished the better. A sample of the work is that in the code which we adopted under the head of decedents assets in the last Legislature, and it is a valuable and useful work. This commission has undertaken to make a codification of all the statutory law of the Commonwealth and the sooner it is done the better.

Mr. ALEXANDER. Mr. Speaker. I think the gentleman must have misunderstood me in my argument. I don't think that I have flattered myself in anything I have been able to do in this House. I think that I have one thing that I can compliment myself for, and that is that I have stood here and tried to do my duty. I said this House had saved that in the bill since it was before the House the last time, and if the gentleman from Chester County wants any credit for it, I am willing to give him all the credit for saving that \$50,000. All I care for is that the Commonwealth of Pennsylvania saves it; that is what I care for and that is what I am asking for.

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—185.

Allum,	Elgin,	Lafferty,	Schaeffer,
Armstrong,	Evans,	Leeds,	Schilling,
Asbury,	Feldman,	Lewis,	Schwartz,
Aston,	Finney,	Long,	Sieg,
Baker,	Fitzgibbon,	Love,	Shaffer,
Baldi,	Flynn,	McBride,	Shannon,
Beaver,	Fowler,	McCaig,	Shellenberger,
Beckley,	Fox,	McCann,	Sinclair,
Bell,	Franklin,	McCarthy,	Smiley,
Bidelspacher,	Gearhart,	McClure,	Smith, H.,
Blair,	Gelder,	McConnell,	Smith, J. W.,
Bluet,	Gibbon,	McCurdy,	Smith, L.,
Blumberg,	Glass,	McHugh,	Snowden,
Bower,	Goehring,	McKim,	Soffel,
Brady,	Goldner,	McKnight,	Sowers,
Brenneman,	Goodnough,	McMullen,	Spowls,
Bromley,	Goss,	McOwen,	Stackhouse,
Brooks,	Green,	McVicar,	Stadlander,
Brown, T. R.,	Hagerty,	Magill,	Stark,
Burns,	Haines,	Mangan,	Steedle,
Campbell,	Haldeman,	Marcus, J.,	Sterling,
Catlin,	Hampson,	Marcus, J. C.,	Stevens,
Chaplin,	Harding,	Martin,	Stevenson,
Clutton,	Harer,	Michel,	Stewart,
Comer,	Haslett,	Millar, A.,	Strauss,
Conner,	Hatrick,	Millar, A. S. C.,	Sweitzer,
Cook,	Haws,	Miller, C.,	Thomas,
Craig, J. R.,	Haves,	Miller, D. I.,	Trainer,
Craig, J. O.,	Heffernan,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, E.,	Miller, H. F.,	Walker, G. T.,

Crum,	Hess,	Miller, J. J.,	Walker, J. A.,
Curran,	Hetrick,	Mitchell,	Weamer,
Curry,	Hoffman, J. N.,	Morris,	Weiss,
Dawson,	Holcombe,	Ogle,	Wells,
DeHaas,	Hoover,	Orr,	Wettach,
Denning,	Horne,	Perry,	Whitaker,
Dewey, C. P.,	Hough,	Phillips,	Whitehouse,
Dewey, P. H.,	Jones, W. W.,	Pike,	Whiteman,
Diehm,	Kantner,	Posey,	Williams,
Dilsheimer,	Keene,	Quigley,	Wolfe,
Dithrich,	Kelly,	Richards,	Woner,
Donneley,	Kinsman,	Rieder,	Wood,
Drinkhouse,	Kohler,	Roman,	Woodruff,
Dunlap,	Kooser,	Ruch,	Zook,
Dunn,	Krause,	Ruddy,	Spangler,
Eaches,	Krugh,	Ruth,	Speaker,
Edmonds,			

## NAYS—3.

Alexander, Brendle, Huston,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

## SENATE MESSAGE.

## AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, number and entitled as follows:

## House Bill No. 61.

An Act making an appropriation to the Pennsylvania State Oral School for the Deaf at Scranton Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line four, by striking out the word "thirteen" and inserting in lieu thereof the word "sixteen"; amend section 1, line 4, by striking out the word "seven" and inserting in lieu thereof the word "two"; amend section 1, line 5, by striking out the figures "13,786.49" and inserting in lieu thereof the figures "\$16,286.49."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—180.

Alexander,	Evans,	Love,	Schaeffer,
Allum,	Feldman,	McBride,	Schilling,
Armstrong,	Flynn,	McCaig,	Schwartz,
Aston,	Fox,	McCann,	Sieg,
Baker,	Franklin,	McCarthy,	Shannon,
Baldi,	Gearhart,	McClure,	Shellenberger,
Barnhart,	Gelder,	McConnell,	Sinclair,
Beaver,	Gibbon,	McCurdy,	Smink,
Beckley,	Glass,	McGowan,	Smith, H. J.,
Bell,	Goehring,	McHug,	Smith, H.,
Blair,	Goldner,	McKim,	Smith, J. W.,
Bluet,	Goodnough,	McKnight,	Smith, L.,
Blumberg,	Goss,	McMullen,	Snowden,
Bower,	Green,	McOwen,	Scwers,
Brady,	Griffith,	McVicar,	Spowls,
Brendle,	Hagerty,	McVicar,	Stackhouse,
Bromley,	Haines,	Mangan,	Stadlander,
Brooks,	Haldeman,	Marcus, J.,	Stark,
Brown, F. B.,	Hampson,	Marcus, J. C.,	Steedle,
Brown, T. R.,	Hauer,	Martin,	Sterling,
Burns,	Harvey,	Mantz,	Stevens,
Campbell,	Haslett,	Michel,	Stewart,
Chaplin,	Hatrick,	Millar, A.,	Strauss,
Clutton,	Haws,	Millar, A. S. C.,	Sweitzer,
Comer,	Heffernan,	Miller, C.,	Thomas,
Conner,	Henderson, E.,	Miller, D. I.,	Trainer,
Cook,	Henderson, W.,	Miller, D. D.,	Van Alen,
Craig, J. O.,	Hess,	Miller, H. F.,	Vickerman,
Cratty,	Hetrick,	Miller, J. J.,	Walker, G. T.,
	Hoffman, J. N.,	Mitchell,	Walker, J. A.,
	Holcombe,	Morris,	Weamer,
	Horne,	Ogle,	Weiss,
	Hough,	Perry,	Wells,
	Huston,	Phillips,	Whitaker,
	Jones, D. J.,	Pike,	Whitehouse,
	Jones, W. W.,	Posey,	Whiteman,
	Jordan,	Quigley,	Williams,
	Kantner,	Rhoads,	Wolfe,
	Keene,	Richards,	Woner,
	Kelly,	Rieder,	Wood,
	Kinsman,		



Dunn,  
Eaches,  
Edmonds,  
Ehrhardt,  
Elgin,

Kohler,  
Krause,  
Krugh,  
Lafferty,  
Leeds,

Roman,  
Ruch,  
Ruddy,  
Ruth,

Woodruff,  
Zook,  
Spangler,  
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

#### SENATE MESSAGE.

##### AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 878.

An Act to amend an act approved the nineteenth day of June, one thousand nine hundred and eleven (P. L. 1059) entitled "An act extending the powers of judges of courts of quarter sessions and of oyer and terminer, in relation to releasing prisoners in jails and workhouses on parole" by extending said act to include houses of correction and conferring similar powers on other courts of record.

With the information that the Senate has passed the same with an amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend title, line 7, by inserting after the word "parole" the following: "by extending said act to include houses of correction, and conferring similar powers on other courts of record."

On the question,

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

##### YEAS—172.

Alexander,	Elgin,	McCaig,	Shaffer,
Allum,	Evans,	McCann,	Shannon,
Armstrong,	Feldman,	McCarthy,	Shellenberger,
Asbury,	Fitzgibbon,	McClure,	Sinclair,
Aston,	Fox,	McConnell,	Smiley,
Baker,	Franklin,	McCurdy,	Smink,
Baldi,	Gelder,	McKim,	Smith, H. J.,
Barnhart,	Glass,	McOwen,	Smith, L.,
Bell,	Goehring,	McVicar,	Snowden,
Bidelspacher,	Golder,	Magill,	Sowers,
Bluet,	Goodnough,	Mangan,	Stackhouse,
Blumberg,	Green,	Marcus, J.,	Stadtländer,
Brady,	Griffith,	Marcus, J. C.,	Stark,
Brenneman,	Hagerty,	Marshall,	Steedle,
Bromley,	Haines,	Martin,	Sterling,
Brooks,	Haldeman,	Michel,	Stevens,
Brown, F. B.,	Hampson,	Millar, A.,	Stevenson,
Brown, T. R.,	Harry,	Millar, A. S. C.,	Stewart,
Burns,	Haslett,	Miller, C.,	Strauss,
Campbell,	Hatrick,	Miller, D. I.,	Sweetzer,
Catlin,	Haws,	Miller, D. D.,	Thomas,
Clutton,	Hayes,	Miller, H. F.,	Trainer,
Comer,	Heffernan,	Miller, J. J.,	Van Alen,
Conner,	Henderson, E.,	Mitchell,	Vickerman,
Cook,	Henderson, W.,	Morris,	Walker, G. T.,
Craig, J. R.,	Hess,	Ogle,	Walker, J. A.,
Craig, J. O.,	Herrick,	Orr,	Weamer,
Cratty,	Hoffman, J. N.,	Perry,	Weiss,
Crum,	Holcombe,	Pike,	Wells,
Curran,	Hough,	Posey,	Wettach,
Davis,	Jones, D. J.,	Quigley,	Whitaker,
Dawson,	Jones, W. W.,	Rhoads,	Whitehouse,
Dawson,	Jordan,	Richards,	Whiteman,
Dewey, C. P.,	Kinsman,	Rieder,	Williams,
Dewey, P. H.,	Kohler,	Rinn,	Wolfe,
Diehm,	Kooser,	Ruch,	Woner,
Dilsheimer,	Krause,	Ruddy,	Wood,
Dithrich,	Krugh,	Ruth,	Woodruff,
Donneley,	Lafferty,	Schaeffer,	Zook,
Drinkhouse,	Leeds,	Schilling,	Spangler,
Dunlap,	Lewis,	Schwartz,	Speaker.
Dunn,	Long,	Sieg,	
Eaches,	Love,		
Edmonds,	McBride,		
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

#### SENATE MESSAGE.

##### AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 186.

An Act to amend the first section of an act, entitled: "An Act to amend the first section of an act, entitled: 'An Act increasing the salaries of tipstaves in the courts of any county of this Commonwealth of a population of not less than five hundred thousand, approved the thirteenth day of May one thousand eight hundred and ninety-five, by changing the limit of population of such counties and increasing the minimum and maximum limits of said salaries,' approved the first day of June, one thousand nine hundred and eleven by limiting the provisions of said act to counties of the first class; and providing for the salaries or compensation of such tipstaves.

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend title, line 13, by striking out after the word "salaries" the words "or compensation."

Amend section 1, page 3, line 1, by striking out after the word "salary" the words "or per diem compensation."

Amend section 1, page 3, line 2, by striking out after the word "salary" the words "or compensation" and inserting in lieu thereof the words "paid shall not exceed twenty-five hundred dollars (\$2500.00) per annum."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

##### YEAS—185.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Elgin,	Krause,	Ruddy,
Asbury,	Evans,	Krugh,	Schaeffer,
Aston,	Feldman,	Lafferty,	Schilling,
Baker,	Finney,	Leeds,	Schwartz,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Love,	Shannon,
Bell,	Fowler,	McBride,	Shellenberger,
Beckley,	Franklin,	McCaig,	Sinclair,
Bell,	Gearhart,	McCann,	Smiley,
Bidelspacher,	Gelder,	McCarthy,	Smink,
Bluet,	Gibbon,	McClure,	Smith, H. J.,
Blumberg,	Glass,	McConnell,	Smith, H.,
Boland,	Goehring,	McCurdy,	Smith, J. W.,
Bower,	Golder,	McGowan,	Smith, L.,
Brady,	Goodnough,	McHugh,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	Magill,	Stadtländer,
Brown, F. B.,	Haines,	Mangan,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J.,	Steedle,
Burns,	Hampson,	Marcus, J. C.,	Sterling,
Campbell,	Harding,	Marshall,	Stevens,
Catlin,	Harer,	Martin,	Stevenson,
Chaplin,	Harry,	Mantz,	Stewart,
Clutton,	Haslett,	Michel,	Strauss,
Comer,	Hatrick,	Millar, A.,	Sweetzer,
Conner,	Haws,	Millar, A. S. C.,	Trainer,
Cook,	Hayes,	Miller, C.,	Van Alen,
Craig, J. O.,	Heffernan,	Miller, D. I.,	Walker, G. T.,
Cratty,	Henderson, E.,	Miller, D. D.,	Walker, J. A.,
Crum,	Henderson, W.,	Miller, H. F.,	Weamer,
Curran,	Hess,	Miller, J. J.,	Weiss,
Davis,	Herrick,	Morris,	Wells,
Dawson,	Hoffman, J. N.,	Ogle,	Wettach,
Dawson,	Holcombe,	Perry,	Whitaker,
DeHaas,	Hoover,	Phillips,	Williams,
Denning,	Horne,	Pike,	Wolfe,
Dewey, C. P.,	Hough,	Posey,	Woner,
Diehm,	Huston,	Quigley,	Wood,
Dilsheimer,	Jones, D. J.,	Rhoads,	Woodruff,
Dithrich,	Jones, W. W.,	Richards,	Zook,
Donneley,	Kanter,	Rieder,	Spangler,
Drinkhouse,	Keene,	Rinn,	Speaker.
Dunlap,	Kelly,		
Dunn,	Kinsman,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk inform the Senate accordingly.

## SENATE MESSAGE.

## AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows,

## House Bill No. 449:

An Act to amend an act approved the 11th day of July, 1917 (P. L. 282) entitled "An act for the protection of the public health by regulating the possession, control, dealing in, giving away, delivery, dispensing, administering, prescribing, and use of certain drugs, and keeping records thereof; by regulating the use of drugs in the treatment of the drug habit; by providing for the revocation and suspension of licenses of physicians, dentists, veterinarians, pharmacists, druggists, and registered nurses for certain causes, and by providing for the enforcement of this act, and penalties." Regulating the age of users of drugs, providing for an annual report by public institutions, and giving certain powers to inspectors in the Bureau of Drug Control.

With the information that the Senate has passed the same with an amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

At end of section 16, insert the following:

Section 17 This act except such part of section one of this act which applies specifically to children of the age of twelve years and under shall be enforced immediately after the approval of this act and the clause herein excepted shall be in effect from and after the first day of January on thousand nine hundred and twenty-two

On the question,

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—179.

Alexander,	Elgin,	Love,	Schwartz,
Allum,	Evans,	McBride,	Sieg,
Armstrong,	Fitzgibbon,	McCaig,	Shaffer,
Baker,	Flynn,	McCann,	Shannon,
Baldi,	Franklin,	McCarthy,	Shellenberger,
Barnhart,	Gearhart,	McClure,	Smiley,
Beaver,	Gelder,	McConnell,	Smith, H. J.,
Beckley,	Gibbon,	McCurdy,	Smith, H.,
Bell,	Glass,	McGowan,	Smith, J. W.,
Bidelspacher,	Goehring,	McHugh,	Snouden,
Bluett,	Golder,	McKim,	Soffel,
Blumberg,	Goodnough,	McKnight,	Spowers,
Boland,	Green,	McOwen,	Sprowls,
Bower,	Griffith,	McVicar,	Stackhouse,
Brady,	Hagerty,	Magill,	Stadtlander,
Brenneman,	Haldeman,	Mangan,	Stark,
Bromley,	Hampson,	Marcus, J. C.,	Steedle,
Brooks,	Harding,	Marshall,	Sterling,
Brown, F. B.,	Hater,	Martin,	Stevens,
Brown, T. R.,	Harry,	Mantz,	Stevenson,
Burns,	Hatrick,	Michel,	Stewart,
Campbell,	Haws,	Millar, A. S. C.,	Strauss,
Chaplin,	Hayes,	Miller, C.,	Sweetzer,
Clutton,	Heffernan,	Miller, D. I.,	Thomas,
Comeror,	Henderson, W.,	Miller, D. D.,	Trainer,
Conner,	Hess,	Miller, H. F.,	Van Alen,
Cook,	Hetrick,	Miller, J. J.,	Vickerman,
Craig, J. R.,	Hoffman, J. N.,	Mitchell,	Walker, G. T.,
Craig, J. O.,	Hoffman, M. R.,	Morris,	Walker, J. A.,
Crum,	Holcombe,	Ogle,	Weamer,
Curran,	Hoover,	Orr,	Wells,
Curry,	Hough,	Phillips,	Wettach,
Davis,	Huston,	Pike,	Whitaker,
Dawson,	Jones, D. J.,	Posey,	Whitehouse,
DeHaas,	Jones, W. W.,	Quigley,	Whiteman,
Denning,	Jordan,	Rhoads,	Williams,
Dewey, C. P.,	Kartner,	Richards,	Wolfe,
Dewey, P. H.,	Kelly,	Rinn,	Woner,
Dilsheimer,	Kinsman,	Roman,	Wood,
Dithrich,	Kohler,	Ruch,	Woodruff,
Donneley,	Kooser,	Ruddy,	Zook,
Dunlap,	Krause,	Ruth,	Spangler,
Dunn,	Krugh,	Schilling,	Speaker,
Eaches,	Leeds,		
Edmonds,	Long,		
Ehrhardt,			

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

## SENATE MESSAGE.

## AMENDED HOUSE BILL RECALLED FROM THE GOVERNOR CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows,

## House Bill No. 315:

An Act making it unlawful to accept or offer inducements to procure a defeat in any athletic contest.

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading reconsidered in the House and the bill amended, in which amendments the Senate has concurred.

## SENATE MESSAGE.

## HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

## House Bill No. 248.

An Act to amend section one of an act approved the thirty-first day of May one thousand nine hundred and nineteen (Pamphlet Laws three hundred and fifty-seven) entitled "An act relating to the duties of constables in certain counties prohibiting them from making returns to the court of quarter sessions in certain cases authorizing the court to direct investigations and reports by constables and fixing their compensation in such cases" extending the provisions of said act to counties of the sixth seventh and eighth classes

## House Bill No. 317.

An Act to amend the act approved the eighteenth day of April, one thousand nine hundred and nineteen (P. L. 73) entitled "An act to amend section one of the act, approved the eighth day of May, one thousand nine hundred and nine (Pamphlet Laws, four hundred and seventy-five), entitled "An act to provide that admission now had or that may hereafter be had to practice as an attorney-at-law in the Supreme Court of this Commonwealth shall of itself, without more, operate as an admission of such attorney as an attorney-at-law in every other court of this Commonwealth; and to provide that disbarment or suspension of any attorney by the said Supreme Court shall of itself without more, operate as a disbarment or suspension of such attorney, as an attorney in every other court of this Commonwealth," requiring attorneys-at-law to file certificates of admission in the Supreme Court before admission in other courts, and fixing the fees of the prothonotaries of the Supreme and other courts, in connection therewith;" providing for the filing of such certificates of admission with clerks of courts and fixing their fees.

## House Bill No. 433.

An Act to amend section one of an act, approved the fifteenth day of June, Anno Domini one thousand nine hundred and eleven, entitled, "An act to fix and regulate the compensation of directors of the poor of poor districts composed of several townships boroughs and cities, situate wholly within counties of this Commonwealth, not exceeding five hundred thousand population," as amended by increasing the rate of compensation to be paid to the attorney employed by said poor districts.

## House Bill No. 321.

An Act to further amend the eighteenth paragraph of section two of an act approved the twenty-ninth day of April, one thousand eight hundred and seventy-four, (P. L. 73) entitled: "An act to provide for the incorporation and regulation of certain corporations," as amended by providing for the incorporation of companies for the purpose of extracting from the earth minerals and materials used in the manufacture of iron steel or other products and the preparation for market and selling thereof and dealing therein

## House Bill No. 748.

An Act to amend section five hundred eight of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."



## House Bill No. 812.

An act to permit any corporation with capital stock and transacting business of life insurance on the mutual plan, or any life insurance corporation having capital stock, incorporated under the provisions of any general or special law of this Commonwealth, to acquire its capital stock for the benefit of its policyholders and to convert such corporation into a mutual life insurance corporation and to provide a method therefor.

## House Bill No. 549.

An Act to amend sections two and three of the act approved the thirteenth day of June, one thousand eight hundred and eighty-three (Pamphlet Laws one hundred and nineteen), entitled, "An act for the promotion of medical science by the distribution and use of unclaimed human bodies for scientific purposes through a board created for that purpose and to prevent unauthorized uses and traffic in human bodies," as amended; by imposing certain duties on all persons having charge of dead human bodies required to be buried at the public expense; requiring immediate notice of all such bodies; limiting the time within which bodies may be claimed; fixing the expense of burial on claimants; and taking away the preference of incorporated anatomical societies, schools, colleges, physicians and surgeons of the county wherein the death occurs.

## House Bill No. 664.

An Act to amend sections six and sixteen of the act approved the seventeenth day of May, one thousand nine hundred and seventeen. (P. L. 208), entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs, and providing penalties for the violation thereof; defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law, and the power to make rules and regulations for the enforcement of said law; and providing for the purchase of samples of drugs for determining their quality, strength, and purity," as amended.

## House Bill No. 524.

An Act to further amend an act, approved the third day of June, one thousand nine hundred and eleven (Pamphlet Laws six hundred thirty-nine) the title of which as amended by an act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws twelve hundred twenty) reads: Relating to the right to practice medicine and surgery in the Commonwealth of Pennsylvania; and providing a Bureau of Medical Education and Licensure as a Bureau of the Department of Public Instruction; and means and methods whereby the right to practice medicine and surgery and any of its branches may be obtained, and exemptions therefrom; and providing for an appropriation to carry out the provisions of said act; and providing for revocation or suspension of licenses given by said Bureau; and providing penalties for violation thereof, and repealing all acts or parts of acts inconsistent therewith, by amending sections three (3) and four (4) and five (5) and six (6) and twelve (12) by providing certain equivalents for preliminary education by omitting certain required published notices by re-constituting a quorum, by omitting second year examinations, by re-casting and extending terms on which reciprocity may be established and by clarifying the several sections.

With the information the Senate has passed the same without amendment.

## SENATE MESSAGE.

## RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, April 4, 1921.

Resolved (if the Senate concur), That House Bill No. 430, File Folio No. 501, entitled "An act to amend section three of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred fourteen) entitled 'An act providing for the erection and construction by the Commonwealth of Pennsylvania and the state of New Jersey of a bridge over the Delaware River connecting the city of Philadelphia and the city of Camden and the approaches thereto; providing for a joint commission for that purpose and defining its powers and duties; providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties; providing for the payment of a part of the cost thereof by the city of Philadelphia, and providing for the acquiring, taking and condemnation of the real estate for the site and approaches thereof; providing for the turning over of said bridge upon its completion and making an appropriation for the purposes of this act," be recalled from the Governor for the purpose of amendment.

## SENATE MESSAGE.

## RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, April 5, 1921.

Resolved (if the Senate concur), That House Bill No. 714, File Folio 1639, entitled: "An act to amend section eight of an act approved the fourteenth day of May, Anno Domini, one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred and eleven) entitled 'An act to provide for the incorporation and government of street railway companies in this Commonwealth,' changing the date of the annual meeting of the stockholders of such companies," be recalled from the Governor for the purpose of amendment.

## COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

## APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, March 31, 1921.

To the Honorable, the House of Representatives, of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following concurrent resolution of the Senate and House of Representatives recalling from the Governor House Bill No. 770, File Folio 1219, entitled: "Resolved (if the Senate concur), That House Bill No. 770, entitled 'An act to amend section two thousand seven hundred three of an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three hundred nine), entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith,' be recalled from the Governor for the purpose of amendment."

Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

## RECONSIDERATION OF VOTE ON HOUSE BILL NO. 770.

Mr. GOODNOUGH. Mr. Speaker, I move that the vote by which this bill passed finally be reconsidered.

Mr. HAWS. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. GOODNOUGH. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. HAWS. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. GOODNOUGH. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend Section 2703, line 8, by inserting after the word "States," the words, The Commonwealth of Pennsylvania.

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

## COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 5, 1921.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I am in receipt of the following resolution of the Senate and House of Representatives, entitled:

"Resolved (if the Senate concur), That House Bill No. 314, File Folio 1165, entitled 'A supplement to an act approved the twenty-ninth day of April, one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three), entitled: 'An act to provide for the incorporation and regulation of certain corporations,' extending the charters of certain manu-

facturing corporations,' be recalled from the Governor for the purpose of amendment."

House Bill No. 314, File Folio 1165, was vetoed prior to the receipt of this resolution.

WM. C. SPROUL

ADJOURNMENT.

Mr. JAMES A. WALKER. Mr. Speaker, I move the House do now adjourn.

The motion was agreed to and (at 6.35 P. M.) the House adjourned until to-morrow morning at 11 o'clock.



# Legislative Journal.

Session 1921

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HARRISBURG, PA., WEDNESDAY, APRIL 6, 1921.

No. 41.

## SENATE

WEDNESDAY, April 6, 1921.

The Senate met at 10:30 o'clock A. M.

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) in the Chair.

## PRAYER.

The Chaplain, Rev. Benjamin F. Bungard, offered the following prayer:

Our Father who art in heaven hallowed by Thy name. We ask that Thou wilt accept the gratitude of our hearts this morning for this new day with all its blessings and sunshine and the beauty of nature as it speaks the voice of God. Guide all the deliberations of this day, and may such things be done that will crown Thy name with glory and honor. Amen.

## JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. CROW, the further reading was dispensed with, and the Journal was approved.

## PETITIONS.

## FAVORING THE PASSAGE OF HOUSE BILL NO. 313.

Mr. MACDADE presented the petition of the United Business Men's Association of Philadelphia favoring the passage of House Bill No. 313.

Which was referred to the Committee on Judiciary Special.

## FAVORING THE PASSAGE OF SENATE BILL NO. 379.

He also presented the petition of the Supervisors and Commissioners' Association of Delaware County, Pa., favoring the passage of Senate Bill No. 379.

Which was referred to the Committee on Public Roads and Highways.

## REPORTS FROM COMMITTEES.

Mr. SMITH from the Committee on Public Health and Sanitation reported as amended, Senate bill No. 648, entitled:

An Act to amend sections one thousand five hundred and one and one thousand five hundred and five of an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," as amended by an act approved the twenty-third day of June, one thousand nine hundred and nineteen (Pamphlet Laws, five hundred and seventy-two), entitled "An act to amend an act approved the eighteenth day of May, one thousand nine hundred and eleven, (Pamphlet Laws, three hundred and nine), entitled 'An act to establish a public school system in the

Commonwealth of Pennsylvania together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local or any parts thereof that are or may be inconsistent therewith."

Also from the Committee on Public Health and Sanitation reported as committed, or as amended, Senate Bill No. 669 (House Bill No. 399), entitled:

An Act relating to the adequate protection of fruit vegetables or other articles of food from flies.

Also from the Committee on Public Health and Sanitation re-reported as committed, Senate Bill No. 705 (House Bill No. 400), entitled:

An Act prohibiting advertisements of cures of medicines relating to venereal diseases and certain sexual disorders and prescribing the penalties.

Mr. PHIPPS from the Committee on Judiciary General reported as committed, Senate Bill No. 686, entitled:

An Act to amend an act approved the twenty-first day of July, one thousand nine hundred nineteen (P. L. 1064), entitled "An act authorizing the appointment of clerks by the judges of the orphans' court of certain counties by increasing the maximum limits of the salaries of said clerks.

Also from the Committee on Judiciary General reported as committed, Senate Bill No. 784 (House Bill No. 978), entitled:

An Act providing for the assessment of benefits and award of damages by the viewers appointed in counties of the second class pursuant to the provisions of an act approved the eleventh day of May, one thousand nine hundred eleven, (P. L. 244) entitled "An act providing for the original location, laying out, and construction of public roads or highways in the several counties of this Commonwealth, and for the permanent improvement of certain public roads or highways therein; making such originally constructed or improved roads and highways county roads; authorizing the relocation, opening, straightening, widening, extension and alteration of the same, and the vacation of so much of any road as may thereby become unnecessary; providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties, and prescribing penalties for the violation thereof; providing for the taking of property for such improvement, the compensation to be paid therefor, and the payment of damages resulting from such taking, and the manner in which such damages may be determined; providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads; authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof; prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement; and authorizing the vacation of any county road" and providing for the filing, reviving and collecting, of liens arising from any assessment, of benefits thereunder.

Mr. DONAHUE from the Committee on Game and Fisheries reported as committed, Senate Bill No. 566 (House Bill No. 455), entitled:

An Act to amend section twenty-four of an act approved the seventh day of June, one thousand nine hundred seventeen (P. L. 572), entitled "An act to provide for the protection and preservation of game, game quadrupeds and game birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions."

Mr. BARNES from the Committee on Game and Fisheries reported as committed, Senate Bill No. 264 (House Bill No. 11), entitled:

An Act for the protection of human life livestock and growing timber by prohibiting the discharge of certain guns except at birds and animals or at targets properly protected and providing penalties.

Mr. LONG from the Committee on Judiciary General re-reported as committed, Senate Bill No. 545 (House Bill No. 720), entitled:

An Act to amend paragraph one of section one of an act approved the fifteenth day of June one thousand nine hundred eleven (Pamphlet Laws nine hundred seventy-five) entitled "An act providing for the registration of bottles boxes siphons siphon-heads tins kegs cans soda-fountains cylinders of carbonic acid gas or other containers and forbidding the refilling of or dealing or trafficking in such registered bottles boxes siphons siphon-heads tins cans kegs soda-fountains cylinders of carbonic acid gas or other containers by persons other than the owners thereof without the written consent of the owner and imposing a penalty therefor providing for the issuing of process in the nature of search warrant providing what shall be prima facie proof thereof and providing that the delivery of said bottles boxes siphons siphon-heads tins cans kegs soda-fountains cylinders of carbonic acid gas or other containers shall not constitute a sale thereof"

Mr. BUCKMAN from the Committee on Agriculture reported as committed, Senate Bill No. 623, entitled:

An Act to amend sections four and seven of an act approved the ninth day of July, 1919 (P. L. 809) entitled, "An act prescribing the powers and duties of the Bureau of Markets in the Department of Agriculture; providing for co-operation with the Bureau of Standards of the Department of Internal Affairs to establish standard receptacles for farm products, and to promulgate regulations for the enforcement thereof; and prescribing penalties for violations of the provisions of this act," by striking out certain provisions limiting the investigation and classification of farm products and appropriating to the Department of Agriculture for the use of the Bureau of Markets all fees and other moneys collected under this act.

Mr. MACDADE from the Committee on Judiciary General reported as amended, Senate Bill No. 694, entitled:

An Act authorizing and empowering county commissioners to enter a bridge on record as a county bridge by resolution without the recommendation of viewers and the approval of a grand jury and of the court of quarter sessions and making it the duty of county commissioners to build such bridges at the expense of the county or counties in or between which they may be located and also making it the duty of county commissioners to erect and construct a new and sufficient bridge to take the place of any county or inter-county bridge which has been or which shall hereafter be totally or partially destroyed by some sudden casualty and authorizing county commissioners to erect a new and sufficient bridge to take the place of any existing county or inter-county bridge, which has become or which hereafter becomes insufficient for any cause to accommodate the public travel at the expense of the county or counties in or between which such bridge may be located without the recommendation of viewers and the approval of the court of quarter sessions and of the grand jury.

Mr. SNYDER from the Committee on Law and Order reported as amended, Senate Bill No. 642, entitled:

An Act to prohibit the manufacture, production, possession, use and sale of intoxicating liquors for beverage purposes; regulating the manufacture, production possession, use and sale of liquors for non-beverage purposes providing methods of enforcement and penalties for the violation thereof, and repealing all laws general, special or local or any parts thereof that are or may be inconsistent therewith.

Mr. MURDOCH from the Committee on Game and Fisheries reported as committed, Senate Bill No. 541 (House Bill No. 391), entitled:

An Act to amend and further amend sections five, seven, fourteen, fifteen, sixteen, nineteen, twenty-one, twenty-two and twenty-six of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and seventy-two), entitled "An act to provide for the protection and preservation of game, game quadrupeds, and game-birds, and song and insectivorous and other wild birds, and prescribing penalties for violation of its several provisions," sections fourteen and fifteen previously having been amended.

Mr. STINEMAN from the Committee on New Counties and County Seats reported as amended, Senate Bill No. 564 (House Bill No. 243), entitled:

An Act to amend section four hundred and twenty-one of the act approved the fourteenth day of July one thousand nine

hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Also from the Committee on New Counties and County Seats reported as committed, Senate Bill No. 761, entitled:

An Act authorizing the establishment by counties of hospitals for the treatment of persons afflicted with tuberculosis; providing for the management and maintenance thereof; and authorizing the incurring of indebtedness and the levy of taxes therefor.

Mr. EINSTEIN, from the Committee on Elections, re-reported as committed, Senate Bill No. 702, (House Bill No. 263), entitled:

An Act amending section sixteen of an act entitled "An act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities and providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions and to repeal acts inconsistent herewith," approved July twenty-four one thousand nine hundred and thirteen providing for a change in salaries of the employes of the registration commissioners

Mr. DAIX, from the Committee on Judiciary General, reported as committed, Senate Bill No. 759, entitled:

An Act relating to the fees of attorneys-at-law as part of the taxable costs in cases in the several courts of common pleas and on appeals to the Superior and Supreme Courts of this Commonwealth.

Also from the Committee on Judiciary General, reported as committed, Senate Bill No. 646, entitled:

An Act permitting the carrying of shot guns and target and trap shooting within public parks in cities of the first class.

Mr. PATTON, from the Committee on Elections, reported as committed, Senate Bill No. 439, entitled:

An Act requiring ballot boxes used at any primary or election in any city to be delivered unto the Mayor thereof and the Prothonotary of the proper county and kept in good order in a locked, fireproof and sanitary place at such city's expense to answer any lawful call for such boxes until they be emptied by order of court; and punishing failure to comply herewith.

Also from the Committee on Elections, reported as committed, Senate Bill No. 440, entitled:

An Act to amend section six of an act approved the tenth day of July one thousand nine hundred and nineteen (P. L. 857) entitled, "An act to provide for the personal registration of electors as a condition of their right to vote at elections, and their enrollment as members of political parties as a further condition of their right to vote at primaries, in cities of the first class of this Commonwealth, by removing from office all existing registration commissioners and their appointees in said cities, and authorizing the Governor to appoint registration commissions therein; defining the jurisdiction of said commissions, and the powers and duties of the commissioners constituting same, and of their appointees, including registrars, inspectors of registration, clerks, and counsel, fixing their qualifications, terms of office, and compensation; granting them certain immunity from arrest on registration days; and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence, as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof, to copy or demand a list of the lodgers therein, and to supervise the conduct of registrars, regulating the registration of electors at polling-places by registrars, and at the offices of commissions by commissioners, and the right of parties or bodies of electors to have watchers thereat, and the preparation and use of street lists and other records of those registered; allowing the names of persons not entitled to vote to be struck from the registers in certain cases; permitting all records regarding registration to be inspected and copied by any elector under certain conditions; directing how the registers shall be used at elections and primaries; compelling the attendance of witnesses and payment of witness fees; and providing penalties for refusal to obey subpoenas; directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipt therefor; authorizing such clerks to administer oaths; sign subpoenas and vouchers, and to collect and disburse witness fees; prescribing a method for challenging persons applying for registration, and the procedure for the correction of registers, and for appealing from actions of registrars to said commissions; and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas; imposing certain duties upon election officers and upon the councils, treasurers, controllers, receivers of taxes, police officers, and other officials of said cities and upon the



courts, judges, prothonotaries, sheriffs, commissioners, peace officers, and other officials of the judicial districts and counties in which said cities are situated or with which they are co-extensive; legalizing certain acts required hereby if done on any Sunday or legal holiday; requiring said cities to provide for the maintenance of said commissions, and the compensation of their appointees, and the payment of all expenses necessary to carry out the provisions of this act, and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred nineteen to and for the use of said commissions; punishing and fixing penalties for violations hereof, and repealing all legislation inconsistent herewith.

Also from the Committee on Elections, reported as committed, Senate Bill No. 442, entitled:

An Act to amend sections thirty-two, thirty-four, thirty-five, and thirty-six of an act approved the tenth day of July, one thousand nine hundred and nineteen (Pamphlet Laws eight hundred fifty-seven), entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections, and their enrollment as members of political parties as a further condition of their right to vote at primaries, in cities of the first class of this Commonwealth, by removing from office all existing registration commissioners and their appointees in said cities, and authorizing the Governor to appoint registration commissions therein; defining the jurisdiction of said commissions, and the powers and duties of the commissioners constituting same, and of their appointees, including registrars, inspectors of registration, clerks, and counsel; fixing their qualifications, terms of office and compensation; granting them certain immunity from arrest on registration days; and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence, as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof, to copy or demand a list of the lodgers therein, and to supervise the conduct of registrars; regulating the registration of electors at polling places by registrars, and at the offices of commissions by commissioners, and the right of parties or bodies of electors to have watchers thereat, and the preparation and use of street lists and other records of those registered; allowing the names of persons not entitled to vote to be struck from the registers in certain cases; permitting all records regarding registration to be inspected and copied by any elector under certain conditions; directing how the registers shall be used at elections and primaries; compelling the attendance of witnesses and payment of witness fees; and providing penalties for refusal to obey subpoenas; directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor; authorizing such clerks to administer oaths; sign subpoenas and vouchers, and to collect and disburse witness fees; prescribing a method for challenging persons applying for registration, and the procedure for the correction of registers and for appealing from actions of registrars to said commissions; and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas; imposing certain duties upon election officers and upon the councils, treasurers, controllers, receivers of taxes, police officers, and other officials of said cities, and upon the courts, judges, prothonotaries, sheriffs, commissioners, peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are co-extensive; legalizing certain acts required hereby if done on any Sunday or legal holiday; requiring said cities to provide for the maintenance of said commissions, and the compensation of their appointees, and the payment of all expenses necessary to carry out the provisions of this act, and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of said commissions; punishing and fixing penalties for violations hereof; and repealing all legislation inconsistent herewith.

Also from the Committee on Elections, reported as committed, Senate Bill No. 516, entitled:

An Act to amend section sixteen of an act approved the tenth day of June, one thousand eight hundred and ninety-three (P. L. 419), entitled "An act to regulate the nomination and election of public officers, requiring certain expenses incident thereto to be paid by the several counties, and punishing certain offenses in regard to such elections."

Also from the Committee on Elections, reported as amended, Senate Bill No. 441, entitled:

An Act to amend sections eight and nine of an act approved the tenth day of July, one thousand nine hundred and nineteen, (P. L. 857), entitled "An act to provide for the personal registration of electors as a condition of their rights to vote at elections, and their enrollment as members of political parties as a further condition of their right to vote at primaries, in cities of the first class of this Commonwealth, by removing from office all existing registration commissioners and their appointees in said cities, and authorizing the Governor to appoint registration commissions therein, defining the jurisdiction of said commissions, and the powers and duties of the commissioners constituting same, and their appointees, including registrars, inspectors of registration, clerks, and counsel; fixing their qualifications, terms of office, and compensation; grant-

ing them certain immunity from arrest on registration day and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence, as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof, to copy or demand a list of the lodgers therein, and to supervise the conduct of registrars; regulating the registration of electors at polling places by registrars, and at the offices of commissions by commissioners, and the right of parties or bodies of electors to have watchers thereat, and the preparation and use of street lists and other records of those registered; allowing the names of persons not entitled to vote to be struck from the registers in certain cases; permitting all records regarding registration to be inspected and copied by any elector under certain conditions; directing how the registers shall be used at elections and primaries; compelling the attendance of witnesses and payment of witness fees; and providing penalties for refusal to obey subpoenas; directing receivers of taxes to appoint chief clerks and commissions as deputies to collect poll taxes and to give receipts therefor; authorizing such clerks to administer oaths, sign subpoenas and vouchers, and to collect and disburse witness fees; prescribing a method for challenging persons applying for registration, and the procedure for the correction of registers and for appealing from actions of registrars to said commissions; and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas; imposing certain duties upon election officers and upon the councils, treasurers, controllers, receivers of taxes, police officers, and other officials of said cities and upon courts, judges, prothonotaries, sheriffs, commissioners, peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are co-extensive; legalizing certain acts required hereby if done on any Sunday or legal holiday; requiring said cities to provide for the maintenance of said commissions, and the compensation of their appointees, and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions; punishing and fixing penalties for violations thereof; and repealing all legislation inconsistent herewith.

Also from the Committee on Elections, reported as amended, Senate Bill No. 655, entitled:

An Act concerning the annual assessment of poll taxes by assessors in counties of the first class, changing the time and manner of making revising and returning assessors' registry lists of electors and the form thereof, in such counties, regulating the use of same therein for recording personal registrations, as well as collecting poll taxes incidentally imposing new duties on such assessors and upon county commissioners and certain expenses upon counties and punishing certain violations thereof.

Mr. HOMSHER, from the Committee on Judiciary General, reported as committed, Senate Bill No. 621, (House Bill No. 708), entitled:

An Act concerning the proof of statutes of other jurisdictions and to make uniform the law with reference thereto.

Mr. WEAVER, from the Committee on Education, reported as committed, Senate Bill No. 714, (House Bill No. 677), entitled:

An Act to amend an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," as amended.

Mr. SISSON, from the Committee on Judiciary General, reported as committed, Senate Bill No. 622, (House Bill No. 709), entitled:

An Act concerning the taking of depositions in this State to be used in any foreign jurisdiction and to make uniform the law with reference thereto.

Also on the Committee on Education, reported as committed, Senate Bill No. 623, entitled:

An Act to amend sections five hundred and forty-three of an act approved the eighteenth day of May one thousand nine hundred and eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith"; by imposing an occupation tax for school purposes on female residents of school districts of the second, third and fourth class.



Mr. SCHANTZ, from the Committee on Elections, re-reported as committed, Senate Bill No. 688, entitled:

An Act regulating nominations and elections for all elective offices of cities of the second class and repealing certain acts.

Also from the Committee on Elections, re-reported as committed, Senate Bill No. 693, entitled:

An Act to fix the time for filing nomination certificates and nomination papers to fill vacancies caused by the withdrawal of candidates.

Also from the Committee on Elections reported as committed, Senate Bill No. 750 (House Bill No. 532), entitled:

An Act to amend part of section thirteen of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fifty-seven) entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting same and of their appointees including registrars inspectors of registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling places by registrars and at the offices of commissioners by commissioners and the right of parties or bodies of electors to have watchers thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by an elector under conditions directing how the registers shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon the courts judges prothonotaries sheriffs commissioners peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are coextensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balance of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions punishing and fixing penalties for violations hereof and repealing all legislation inconsistent herewith"

#### BILLS INTRODUCED.

Mr. BERNTHEIZEL read in his place and presented to the Chair Senate Bill No. 876, entitled:

An Act making an appropriation to the Good Samaritan Hospital of Lebanon, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. MARLOW read in his place and presented to the Chair Senate Bill No. 877, entitled:

An Act fixing the salary of the Lieutenant Governor.

Which was committed to the Committee on Appropriations.

Mr. McCONNELL read in his place and presented to the Chair Senate Bill No. 878, entitled:

An Act fixing the salary of the Deputy Secretary of the Commonwealth.

Which was committed to the Committee on Appropriations.

Mr. BALDWIN read in his place and presented to the Chair Senate Bill No. 879, entitled:

An Act to amend sections five hundred and six, as amended and five hundred and eight of an act, approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled, "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Which was committed to the Committee on Education.

Mr. JOYCE read in his place and presented to the Chair Senate Bill No. 880, entitled:

An Act directing the Board of Public Charities to prepare forms to be signed by charity patients in State and State aided hospitals; providing for the basing of appropriation recommendations by said boards upon the basis of such signed forms and authorizing the employment of special agents.

Which was committed to the Committee on Appropriations.

#### RESOLUTION RECALLING FROM THE GOVERNOR SENATE BILL NO. 358.

Mr. McCONNELL offered the following resolution which was twice read, considered and agreed to:

Resolved (if the House of Representatives concur), That Senate Bill No. 358, entitled "An act providing for and regulating the taking and appropriation of land and property by incorporated cemetery and burial associations not for profit for the purpose of enlarging cemeteries and burial grounds," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

#### RESOLUTION RECALLING FROM THE GOVERNOR SENATE BILL NO. 384.

Mr. NORTON offered the following resolution, which was twice read, considered and agreed to:

Resolved (if the House of Representatives concur), That Senate Bill No. 384, entitled "An act to amend section one of an act approved the first day of June one thousand eight hundred and eighty-three (Pamphlet Laws fifty-eight), entitled "An act empowering and directing the county commissioners of any county to purchase ground at the county seat for the erection thereon of such building or buildings as may be necessary for the accommodation of the courts and of the several officers of the county, and for the reception and safe-keeping of the records and other papers in charge of such officers, and also such other building or buildings as may be necessary and proper for the purposes of a county jail or workhouse when occasion shall require the erection of such building or buildings, and in case the said ground cannot be obtained by agreement with the owner or owners at a reasonable price in the estimation of said commissioners then to resort to condemnation," as amended, by providing for the purchase and condemnation of ground at or near the county seat," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

#### RESOLUTION RECALLING FROM THE GOVERNOR SENATE BILL NO. 437.

Mr. JOYCE offered the following resolution, which was twice read, considered and agreed to:

Resolved (if the House of Representatives concur), That Senate Bill No. 437 entitled "An act authorizing the council of cities of the third class, whenever any city of such class shall have sold or leased the coal underlying any public park or common within the limits of said city, to apply the proceeds thereof for certain improvement of such park or common, and the policing and lighting thereof, for the purchase of certain lands for park purposes and for other public improvements and providing for the issuing of improvement bonds for such purposes," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.



## HOUSE MESSAGE.

## SENATE BILL NO. 511 RETURNED WITH AMENDMENTS.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 511, entitled:

A joint resolution proposing an amendment to article nine section four of the Constitution of the Commonwealth of Pennsylvania authorizing the State to issue bonds to the amount of one hundred millions of dollars for the improvement of high ways of the Commonwealth

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. BUCKMAN. Mr. President, I move that Rule 21, which requires amended bills to be noted on the calendar, be in this case dispensed with, and the Senate proceeded to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. CROW. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution were twice read, as follows:

Amend section 1, page 1, line 11, by striking out "repal" and inserting in lieu thereof the word "repel".

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—46.

Aron,	Daix,	Joyce,	Phipps,
Baldwin,	Davis,	Long,	Salus,
Barnes,	DeWitt,	MacDade,	Schantz,
Barr,	Donahue,	Marlow,	Service,
Berntheizel,	Einstein,	McClintock,	Sisson,
Boyd,	Eyre,	McConnell,	Smith,
Buckman,	Gray,	McNichol,	Snyder,
Christley,	Heaton,	Miller, S. J.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,			Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

## HOUSE CONCURS IN SENATE BILL NO. 41.

He also returned to the Senate, Senate Bill No. 41, entitled:

An Act to further amend section thirty-five of the act approved the seventh day of February one thousand nine hundred and five (Pamphlet Laws three) entitled "An act to create the Department of Public Printing and Binding to carry out the provisions of section twelve article three of the Constitution in relation to the public printing and binding and the supply of paper and other materials therefor" as amended.

with the information that the House has passed the same without amendment.

## HOUSE CONCURS IN SENATE BILL NO. 118.

He also returned to the Senate, Senate Bill No. 118, entitled:

An Act making a deficiency appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania.

with the information that the House has passed the same without amendment.

## HOUSE CONCURS IN SENATE BILL NO. 216.

He also returned to the Senate, Senate Bill No. 216, entitled:

An Act to amend section twenty-nine of the act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and eighteen) entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their

destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employees and on city councils of cities of the first and second class and providing penalties" by limiting the amount of damages to be paid for sheep

with the information that the House has passed the same without amendment.

## HOUSE CONCURS IN SENATE BILL NO. 308.

He also returned to the Senate, Senate Bill No. 308, entitled:

An Act authorizing county commissioners to appropriate moneys for the maintenance of duly incorporated organizations for the prevention of cruelty to animals.

with the information that the House has passed the same without amendment.

## HOUSE CONCURS IN SENATE BILL NO. 395.

He also returned to the Senate, Senate Bill No. 395, entitled:

An Act establishing a Bureau of Statistics and Information in the Department of Internal Affairs; providing for the appointment of officers and employees and providing for the fixing of their duties, powers and compensation; making it the duty of the Secretary of Internal Affairs to furnish statistical data provided for in this act to the heads of the State Government, for the use of their departments, upon requisition; making it the duty of persons, associations, co-partnerships, corporations and municipal and other public officers to furnish information required; prescribing penalties for violation of such duty; and repealing certain acts.

with the information that the House has passed the same without amendment.

## HOUSE CONCURS IN SENATE BILL NO. 495.

He also returned to the Senate, Senate Bill No. 495, entitled:

An Act making it a misdemeanor to imitate destroy remove injure or deface any sign or index board erected by the State Highway Department of the Commonwealth on or near-by a State highway for the guidance of the public and providing for the punishment of violations of this act.

with the information that the House has passed the same without amendment.

## HOUSE CONCURS IN SENATE BILL NO. 554.

He also returned to the Senate, Senate Bill No. 554, entitled:

An Act authorizing the holders of bonds of loan of the Commonwealth of Pennsylvania, Series "B," issued under date of August second, one thousand nine hundred and twenty-one, to exchange the same for other bonds of the said Commonwealth, and authorizing the Governor and the Auditor General and State Treasurer to issue new bonds in exchange for the same.

with the information that the House has passed the same without amendment.

## BILL ON FINAL PASSAGE RECALLED FROM THE GOVERNOR.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 66, as follows:

An Act to further amend section one of the act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred seventy) entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of

the same That section one of the act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred seventy) entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their deaths to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines" as amended by the act approved the twenty-sixth day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred ninety-four) entitled "An act to amend section one of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled 'An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines' as amended providing for the payment of funeral expenses of soldiers sailors and marines dying while in service and for headstones for the graves of such soldiers sailors and marines" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners of each county in this State are hereby authorized and directed to expend the sum of seventy-five dollars (\$75.00) toward the funeral expenses of any honorably discharged soldier sailor or marine who served or who shall hereafter serve in the army or navy of the United States during any war in which the United States was or shall hereafter be engaged or who served or shall hereafter serve in the army or navy of the United States where a state or condition of war existed or shall hereafter exist in the United States or any foreign country or territory or upon the high seas or who was in active service in the militia of the State of Pennsylvania under and in pursuance of any proclamation issued by the Governor during the Civil War and not duly mustered into the service of the United States and who was honorably discharged or relieved from such service and shall hereafter die within their county or shall die beyond their county and shall have had a legal residence within their county at the time of his death. The county commissioners shall expend a like sum toward the funeral expenses of any soldier sailor or marine having a legal residence within their county who shall die anywhere within the United States while in the service of the United States during times of war" and which as further amended by the act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and nineteen) entitled "An act to amend section one of an act approved the seventh day of June one thousand nine hundred fifteen (Pamphlet Laws eight hundred seventy) entitled 'An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines' as amended" reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners of each county in this State are hereby authorized and directed to expend the sum of seventy-five dollars (\$75.00) toward the funeral expenses of any honorably discharged soldier sailor or marine who served or who shall hereafter serve in the army or navy of the United States during any war in which the United States was or shall hereafter be engaged or who served or shall hereafter serve in the army or navy of the United States where a state or condition of war existed or shall hereafter exist in the United States or any foreign country or territory or upon the high seas or who was in active service in the militia of the State of Pennsylvania under and in pursuance of any proclamation issued by the Governor during the Civil War and not duly mustered into the service of the United States and who was honorably discharged or relieved from such service and shall hereafter die within their county or shall die beyond their county and shall have had a legal residence within their county at the time of his death Provided however That the county commissioners shall not contribute any moneys toward the funeral expenses of any such soldier sailor or marine where the total expense of any such funeral including said allowance of seventy-five dollars shall exceed two hundred and fifty dollars" is hereby further amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners of each county of this State are hereby authorized and directed to expend the sum of seventy-five dollars (\$75.00) toward the funeral ex-

penses of any honorably discharged soldier sailor or marine who served or who shall hereafter serve in the army or navy of the United States during any war in which the United States was or shall hereafter be engaged or who served or shall hereafter serve in the army or navy of the United States where a state or condition of war existed or shall hereafter exist in the United States or any foreign country or territory or upon the high seas or who was in active service in the militia of the State of Pennsylvania under and in pursuance of any proclamation issued by the Governor during the Civil War and not duly mustered into the service of the United States and who was honorably discharged or relieved from such service and shall hereafter die within their county or shall die beyond their county and shall have had a legal residence within their county at the time of his death The county commissioners shall expend a like sum toward the funeral expenses of any soldier sailor or marine having a legal residence within their county who shall die anywhere within or outside the United States while in the service of the United States during times of war Provided however That the county commissioners shall not contribute any moneys toward the funeral expenses of any such soldier sailor or marine where the total expense of any such funeral including said allowance of seventy-five dollars shall exceed three hundred dollars

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—43.

Aron,	Dick,	MacDade,	Salus,
Baldwin,	Davis,	Marlow,	Schantz,
Barnes,	D. Whit,	McClintock,	Service,
Burr,	Donahue,	McConnell,	Sisson,
Berntheisel,	Einstein,	McNichol,	Smith,
Buckman,	Byrne,	Miller, J. S.,	Snyder,
Christley,	Gray,	Miller, S. J.,	Sones,
Clark,	Herron,	Norton,	Fineman,
Craig,	Jones,	Patton,	Vare,
Crow,	Joyce,	Phipps,	Weaver,
Culbertson,	Long,		Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILLS ON FINAL PASSAGE.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 452, (House Bill No. 697), as follows:

An Act, authorizing district attorneys in counties of the fourth class to appoint county detectives defining their powers and duties fixing their salaries and providing for the payment of such salaries and the expenses of such detectives from the county treasury

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties of the fourth class the district attorney of the county shall have power to appoint one county detective at an annual salary of two thousand five hundred dollars (\$2,500) and one assistant county detective at an annual salary of one thousand eight hundred dollars (\$1,800) or one county detective alone at an annual salary not to exceed three thousand dollars (\$3,000) Each of such detectives shall also receive his actual and necessary expenses incurred in the performance of his duties The salaries and expenses of such detectives shall be paid out of the county treasury in the usual manner

Section 2 The county detectives herein provided for shall hold their positions during the term of the district attorney appointing them and shall be removable at his pleasure They shall have possess and exercise all of the rights and powers conferred by existing laws upon constables so far as such laws relate to crimes and criminal procedure and shall when requested by the district attorney make an investigation and endeavor to obtain such evidence as may be required in any criminal case They shall also perform such other duties as the district attorney may direct

Section 3 The act of June seventh one thousand nine hundred and nineteen (Pamphlet Laws four hundred thirty-seven) entitled "An act providing for the appointment of assistant county detectives in certain counties and fixing their salaries payable from the county treasury" and the same is hereby repealed And other acts and parts of acts inconsistent with this act are hereby repealed

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?



The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—40.

Aron.	Davis.	MacDade.	Salus.
Baldwin.	DeWitt.	Marlow.	Schantz.
Barnes.	Donahue.	McClintock.	Service.
Barr.	Einstein.	McConnell.	Smith.
Christley.	Eyre.	McNichol.	Snyder.
Clark.	Gray.	Miller, J. S.	Sones.
Craig.	Herron.	Miller, J. J.	Stineman.
Crow.	Jones.	Norton.	Varc.
Culbertson.	Joyce.	Patton.	Weaver.
Daix.	Long.	Phipps.	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 578, (House Bill No. 339), as follows:

An Act to amend clause (c) section three hundred and six of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That clause (c) of section three hundred and six of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder" which as amended by an act approved the twenty-sixth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and forty-two) entitled "An act to amend an act approved the second day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder" and providing when the same shall become effective" reads as follows

"(c) For all disability resulting from permanent injuries of the following classes the compensation shall be exclusively as follows

"For the loss of a hand sixty per centum of wages during one hundred and seventy-five weeks

"For the loss of an arm sixty per centum of wages during two hundred and fifteen weeks

"For the loss of a foot sixty per centum of wages during one hundred and fifty weeks

"For the loss of a leg sixty per centum of wages during two hundred and fifty weeks

"For the loss of an eye sixty per centum of wages during one hundred and twenty-five weeks

"For the loss of any two or more of such members not constituting total disability sixty per centum of wages during the aggregate of the periods specified for each

"Unless the board shall otherwise determine the loss of both hands or both arms or both feet or both legs or both eyes shall constitute total disability to be compensated according to the provisions of clause (a)

"Amputation between the elbow and the wrist shall be considered as the equivalent of the loss of a hand and amputation between the knee and ankle shall be considered as the equivalent of the loss of a foot Amputation at or above the elbow shall be considered as the loss of an arm and amputation at or above the knee shall be considered as the loss of a leg Permanent loss of the use of a hand arm foot leg or eye shall be considered as the equivalent of the loss of such hand arm foot leg or eye

"This compensation shall not be more than twelve dollars per week nor less than six dollars per week Provided That if at the time of injury the employee receives wages of less than six dollars per week then he shall receive the full amount of such wages per week as compensation is hereby amended to read as follows

(c) For all disability resulting from permanent injuries of the following classes the compensation shall be exclusively as follows

For the loss of a hand sixty per centum of wages during one hundred and seventy-five weeks

For the loss of an arm sixty per centum of wages during two hundred and fifteen weeks

For the loss of a foot sixty per centum of wages during one hundred and fifty weeks

For the loss of a leg sixty per centum of wages during two hundred and fifteen weeks

For the loss of an eye sixty per centum of wages during one hundred and twenty-five weeks

For the loss of any two or more such members not constituting total disability sixty per centum of wages during the aggregate of the periods specified for each

For serious and permanent disfigurement of the head or face of such a character as to produce an unsightly appearance sixty per centum of the wages not to exceed two hundred and fifteen weeks

Unless the board shall otherwise determine the loss of both hands or both arms or both feet or both legs or both eyes shall constitute total disability to be compensated according to the provisions of clause (a)

Amputation between the elbow and the wrist shall be considered as the equivalent of the loss of a hand and amputation between the knee and ankle shall be considered as the equivalent of the loss of a foot Amputation at or above the elbow shall be considered as the loss of an arm and amputation at or above the knee shall be considered as the loss of a leg Permanent loss of the use of a hand arm foot leg or eye shall be considered as the equivalent of the loss of such hand arm foot leg or eye

This compensation shall not be more than twelve dollars per week nor less than six dollars per week Provided That if at the time of injury the employee receives wages of less than six dollars per week then he shall receive the full amount of such wages per week as compensation

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

## RECONSIDERATION OF SENATE BILL NO. 578.

Mr. McCONNELL. Mr. President, I move to reconsider the vote by which Senate Bill No. 578, (House Bill No. 339), entitled:

An Act to amend clause (c) section three hundred and six of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder."

passed third reading.

The PRESIDENT. How did the Senator vote?

Mr. McCONNELL. Mr. President, I voted "aye."

Mr. PHIPPS. Mr. President, I second the motion

The PRESIDENT. How did the Senator vote?

Mr. PHIPPS. Mr. President, I voted "aye."

And the question recurring.

Will the Senate agree to the bill on third reading?

Mr. McCONNELL. Mr. President, I ask unanimous consent to amend section 1, page 4, line 17, by striking out the words "two hundred and fifteen" and inserting in lieu thereof the words "one hundred and fifty."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 710. (House Bill No. 626), as follows:

An Act to amend section one of the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred ninety-five) entitled "An act to provide for the appointment of assistant district attorneys in the several counties having over ninety thousand and less than one hundred and fifty thousand inhabitants and fixing their salaries"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred ninety-five) entitled "An act to provide for the appointment of assistant district attorneys in the several counties having over ninety thousand and less than seven hundred and fifty thousand inhabitants and fixing their salaries" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties of this Commonwealth having a population of more than ninety thousand and less than one hundred fifty thousand inhabitants the district attorneys shall have authority to appoint with the consent of the president judge of the court of quarter sessions of the county two assistant district attorneys who shall receive such compensation not to exceed two thousand dollars per annum each as shall be fixed by the president judge of the court of quarter sessions of the county In all counties having a population of one hundred and fifty thousand inhabitants the district attorney shall have authority to appoint a first assistant district attorney at a salary of three thousand dollars per annum and a second district attorney at a salary of two thousand dollars per annum In all counties having a population of two hundred thousand and more but less than seven hundred and fifty thousand inhabitants the district attorney shall have authority to appoint a first assistant district attorney at an annual salary of three thousand six hundred dollars a second assistant district attorney at an annual salary of three thousand dollars a third assistant district attorney at an annual salary of twenty-five hundred dollars and with the approval of the president judge of the court of quarter sessions may appoint a fourth assistant district attorney at an annual salary not to exceed two thousand dollars" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties of this Commonwealth having a population of more than ninety thousand and less than one hundred fifty thousand inhabitants the district attorneys shall have authority to appoint with the consent of the president judge of the court of quarter sessions of the county two assistant district attorneys who shall receive such compensation not to exceed two thousand dollars per annum each as shall be fixed by the president judge of the court of quarter sessions of the county In all counties having a population of one hundred and fifty thousand and more but not less than two hundred thousand inhabitants the district attorney shall have authority to appoint a first assistant district attorney at a salary of three thousand dollars per annum and a second district attorney at a salary of two thousand dollars per annum In all counties having a population of two hundred thousand and more but less than seven hundred and fifty thousand inhabitants the district attorney shall have authority to appoint a first assistant district attorney at an annual salary of three thousand six hundred dollars a second assistant district attorney at an annual salary of three thousand dollars a third assistant district attorney at an annual salary of twenty-five hundred dollars and a fourth assistant district attorney at an annual salary not to exceed two thousand dollars

The salaries herein provided for assistant district attorneys shall be paid by the respective counties out of the county treasury in the manner provided by law for the payment of salaries of county officers

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—34.

Aron.	Crow.	Gray.	Miller, S. J.,
Baldwin.	Culbertson,	Heaton.	Murdoch,
Barnes.	Daix.	Herron.	Norton,
Barr.	Davis.	Joyce.	Patton,
Berntheizel,	DeWitt.	Long.	Phipps,
Christley,	Donahue.	McClintock,	Service,
Clark,	Einstein.	McConnell.	Smith,
Craig,	Eyre.	McNichol.	Vare,
		Miller, J. S.,	Weaver,

#### NAYS—5.

MacDade,	Schantz,	Snyder.	Sones,
Stineman,			

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 733, (House Bill No. 1060), as follows:

An Act providing for the granting of licenses to practice dentistry to certain persons who served in the army navy or marine corps of the United States or any branch or unit thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of

the same That the Dental Council of the Commonwealth of Pennsylvania shall without requiring the passage of an examination as now provided by law grant a license to practice dentistry to any person of good moral character not less than twenty-one years of age and a resident of this Commonwealth at the time of enlistment or induction into the army navy or marine corps of the United States or any branch or unit thereof who served as dentist in the army navy or marine corps of the United States or any branch or unit thereof during the war with Germany who is a graduate of a reputable dental school or college

Section 2 Such license to practice dentistry shall be granted by the Dental Council of Pennsylvania upon furnishing proof to said Council that the applicant possesses the qualifications required by section one of this act

Section 3 All acts or parts of acts inconsistent herewith are hereby repealed

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—43.

Aron.	Davis.	MacDade.	Salus
Baldwin.	DeWitt.	Marlow.	Schantz.
Barnes.	Donahue.	McClintock.	Service.
Barr.	Einstein.	McConnell.	Sisson.
Berntheizel,	Eyre.	McNichol.	Smith.
Christley,	Gray.	Miller, J. S.,	Snyder.
Clark,	Heaton.	Miller, S. J.,	Sones.
Craig,	Herron.	Norton.	Stineman.
Crow.	Jones.	Patton.	Vare.
Culbertson,	Joyce.	Phipps.	Weaver.
Daix.	Long.		Woodward.

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

#### BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 233, entitled:

An Act to authorize cities of the first class to regulate the removal and disposal of garbage, to prevent the private collection thereof and to enforce the provisions of ordinances providing therefor by fine, and in default of the payment of such fine by imprisonment of the person or persons violating any such ordinance.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—45.

Aron.	Daix.	Leslie.	Patton.
Baldwin.	Davis.	Long.	Phipps.
Barnes.	DeWitt.	MacDade.	Schantz.
Barr.	Donahue.	Marlow.	Service.
Berntheizel,	Einstein.	McClintock.	Sisson.
Buckman,	Eyre.	McConnell.	Smith.
Christley,	Gray.	McNichol.	Snyder.
Clark,	Heaton.	Miller, J. S.,	Sones.
Craig,	Herron.	Miller, S. J.,	Stineman.
Crow.	Jones.	Murdoch.	Vare.
Culbertson,	Joyce.	Norton.	Weaver.
			Woodward.

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 402, (House Bill No. 388), entitled:

An Act to repeal an act entitled "An act regulating the collection of school and poor taxes in White township Indiana



county" approved the twenty-third day of April Anno Domini one thousand eight hundred and seventy-three (Pamphlet Laws eight hundred and thirty-nine)

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—42.

Aron,	Daix,	Joyce,	Patton,
Baldwin,	Davis,	Long,	Phipps,
Barnes,	DeWitt,	MacDade,	Schantz,
Barr,	Donahue,	Marlow,	Service,
Berntheizel,	Einstein,	McClintock,	Sisson,
Buckman,	Eyre,	McConnell,	Smith,
Clark,	Gray,	McNichol,	Snyder,
Craig,	Heaton,	Miller, J. S.,	Sones,
Crow,	Herron,	Miller, S. J.,	Stineman,
Culbertson,	Jones,	Murdoch,	Vare,
		Norton,	Weaver,

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 544 (House Bill No. 601), entitled:

An Act relating to police pension funds in cities of the third class and directing such cities to appropriate certain moneys thereto

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—41.

Aron,	Davis,	Long,	Patton,
Baldwin,	DeWitt,	MacDade,	Phipps,
Barnes,	Donahue,	Marlow,	Schantz,
Barr,	Einstein,	McClintock,	Service,
Buckman,	Eyre,	McConnell,	Sisson,
Clark,	Gray,	McNichol,	Smith,
Craig,	Heaton,	Miller, J. S.,	Snyder,
Crow,	Herron,	Miller, S. J.,	Sones,
Culbertson,	Jones,	Murdoch,	Stineman,
Daix,	Joyce,	Norton,	Vare,
			Weaver,

## NAYS—1.

Berntheizel,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 552, entitled:

An Act to further amend section thirteen of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highway solely at the expense of the Common-

wealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State-highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" as amended

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—42.

Aron,	Daix,	Joyce,	Patton,
Baldwin,	Davis,	Long,	Phipps,
Barnes,	DeWitt,	MacDade,	Schantz,
Barr,	Donahue,	Marlow,	Service,
Berntheizel,	Einstein,	McClintock,	Sisson,
Buckman,	Eyre,	McConnell,	Smith,
Clark,	Gray,	McNichol,	Snyder,
Craig,	Heaton,	Miller, J. S.,	Sones,
Crow,	Herron,	Miller, S. J.,	Stineman,
Culbertson,	Jones,	Murdoch,	Vare,
		Norton,	Weaver,

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

## BILLS ON THIRD READING POSTPONED FOR THE PRESENT.

Mr. VARE. Mr. President, I move that the Senate do now resume the consideration of Senate Bill No. 342 on third reading, postponed for the present, entitled:

An Act authorizing cities of the first class with the assent of the electors duly obtained at an election to use moneys borrowed or authorized to be borrowed or which shall be borrowed or authorized to be borrowed for purposes which have proved or may prove impracticable impossible or inadvisable for any other lawful municipal purpose.

Mr. PATTON. Mr. President, I second the motion.  
The motion was agreed to.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 342, entitled:

An Act authorizing cities of the first class, with the assent of the electors duly obtained at an election, to use moneys borrowed or authorized to be borrowed, or which shall be borrowed or authorized to be borrowed for purposes which have proved, or may prove impracticable, impossible or inadvisable, for any other lawful municipal purpose.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—42.

Aron.	Daix.	Joyce.	Patton.
Baldwin.	Davis.	Long.	Phipps.
Barnes.	DeWitt.	MacDade.	Schantz.
Barr.	Donahue.	Marlow.	Service.
Berntheizel.	Einstein.	McClintock.	Sisson.
Buckman.	Eyre.	McConnell.	Smith.
Clark.	Gray.	McNichol.	Snyder.
Craig.	Heaton.	Miller, J. S.	Sones.
Crow.	Herron.	Miller, S. J.	Stineman.
Culbertson.	Jones.	Murdoch.	Vare.
		Norton.	Weaver.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Mr. DAIX. Mr. President, I move that the Senate do now resume the consideration of Senate Bill No. 501 (House Bill No. 179) on third reading, postponed for the present, entitled:

An Act to amend an act entitled "An act providing for the payment into the State Treasury without escheat of certain moneys and property subject to escheat under the provisions of any act of the General Assembly and for the refund thereof with interest to persons entitled thereto and making an appropriation for such refund" approved the sixteenth day of May Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws page one hundred seventy-seven)

Mr. SMITH. Mr. President, I second the motion. The motion was agreed to.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 501 (House Bill No. 179), entitled:

An Act to amend an act entitled "An act providing for the payment into the State treasury without escheat of certain moneys and property subject to escheat under the provisions of any act of the General Assembly and for the refund thereof with interest to persons entitled thereto and making an appropriation for such refund" approved the sixteenth day of May Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one hundred and seventy-seven).

And said bill having been read at length the third time, and agreed to.

On the question.

Will the Senate agree to the bill?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—42.

Aron.	Davis.	MacDade.	Phipps.
Baldwin.	DeWitt.	Marlow.	Schantz.
Barnes.	Donahue.	McClintock.	Service.
Barr.	Einstein.	McConnell.	Sisson.
Berntheizel.	Eyre.	McNichol.	Smith.
Buckman.	Gray.	Miller, J. S.	Snyder.
Clark.	Heaton.	Miller, S. J.	Sones.
Craig.	Herron.	Murdoch.	Stineman.
Crow.	Jones.	Norton.	Vare.
Culbertson.	Joyce.	Patton.	Weaver.
Daix.	Long.		

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendment.

Mr. DAIX. Mr. President, I move that the Senate do now resume the consideration of Senate Bill No. 502 (House Bill No. 181) on third reading, postponed for the present, entitled:

An Act to amend an act entitled "An Act providing for the payment into the State Treasury of unclaimed funds in the hands of fiduciaries defining the term fiduciary providing for the refunding of such funds, from the State Treasury with interest to persons entitled thereto and making an appropriation therefor, prohibiting the discharge of such fiduciaries the release of their sureties or the final distribu-

tion of funds in their possession until after compliance with the provisions of this act and imposing penalties" approved the sixteenth day of May A. D. 1919 (P. L. 169).

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—42.

Aron.	Daix.	Joyce.	Patton.
Baldwin.	Davis.	Long.	Phipps.
Barnes.	DeWitt.	MacDade.	Schantz.
Barr.	Donahue.	Marlow.	Service.
Berntheizel.	Einstein.	McClintock.	Sisson.
Buckman.	Eyre.	McConnell.	Smith.
Clark.	Gray.	McNichol.	Snyder.
Craig.	Heaton.	Miller, J. S.	Sones.
Crow.	Herron.	Miller, S. J.	Stineman.
Culbertson.	Jones.	Murdoch.	Vare.
		Norton.	Weaver.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Mr. DAIX. Mr. President, I move that the Senate do now resume the consideration of Senate Bill No. 503 (House Bill No. 182) on third reading, postponed for the present, entitled:

An Act to further amend an act, entitled "An act providing for the escheat of deposits of money or property of another received for storage or safe-keeping; the dividends, profits, debts, and interest on debts of corporations, companies, banks, trust companies, insurance companies, limited partnerships, and partnership associations, organized under the laws of this Commonwealth, except mutual saving-fund society not having a capital stock represented by shares, and except also building and loan associations, and property held for the benefit of another by the same, and the profits, accretions, and interest on such property, as well as interest thereon accrued, or which should have accrued, between the fixing of the amount of such property by the award of any court and the actual distribution thereof," approved the seventh day of June, Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws, page eight hundred seventy-eight), which title, as last amended by the act approved the twelfth day of July, Anno Domini one thousand nine hundred nineteen (Pamphlet Laws, page nine hundred twenty-six), reads as follows: "An act providing for the escheat of certain property received for storage or safe-keeping or otherwise and of certain deposits of money; also for the escheat of certain dividends, profits, debts and interest on debts of corporations, companies, banks, national banks, trust companies, insurance companies, limited partnerships, and partnership associations, doing business in this Commonwealth, except savings funds, savings institutions, and savings banks, subject to the provisions of an act, entitled 'An act relating to unclaimed deposits in savings banks and transfer of stock,' approved the seventeenth day of April, Anno Domini one thousand eight hundred seventy-two (Pamphlet Laws page sixty-two), and except also building and loan associations; also for the escheat of certain moneys, property, and estates held by persons, partnerships, associations or corporations in any fiduciary capacity whatsoever; and the profits, accretions, and interest on such moneys, property, and estates, as well as the interest thereon approved, between the date of the decree of any court ordering the distribution of such moneys, property and estates and the actual distribution thereof; also for the escheat of certain moneys deposited in courts of common pleas or orphans' courts or with officers thereof; and for the escheat of certain other moneys, property, and estates held in any manner by any persons association, or body corporate for the benefit of another."

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution.

On the question.

Shall the bill pass finally?



The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—42.

Aron.	Daix.	Joyce.	Patton.
Baldwin,	Davis,	Long.	Philpps.
Barnes,	DeWitt.	MacDade,	Schantz.
Barr,	Donahue,	Marlow,	Service.
Berntheizel,	Einstein,	McClintock,	Sisson,
Buckman,	Pyre,	McConnell,	Smith?
Clark,	Gray,	McNichol,	Snyder,
Craig,	Heaton,	Miller, J. S.,	Sones.
Crow,	Herron,	Miller, S. J.,	Stineman,
Culbertson,	Jones,	Murdoch,	Varc.
		Norton,	Weaver.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

## BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 666, as follows:

Dedicating certain lands of the Commonwealth of Pennsylvania situated in the city and county of Erie to public use as an Historical Memorial and Public State Park aiding in the development of the Harbor of Erie and creating a Commission to manage and control said lands and said Harbor improvement empowering said Commission to purchase or receive by gift other lands for the purpose of this Act providing for the appointment of members of said Commission and that the Secretary of Internal Affairs and the Commissioner of Fisheries shall be ex officio members thereof defining the duties and powers of said Commission excepting rights and privileges in said lands heretofore granted and making an appropriation

Whereas The Commonwealth of Pennsylvania is the owner of certain lands in the city and county of Erie which have for more than a century played an important part in the industrial development of the western part of the State and also have gained national importance by reason of their historical associations with Fort Presque Isle the building of Perry's fleet and as the present home of Perry's flagship Niagara and

Whereas The lands herein proposed to be dedicated are particularly adapted for a public State park for the pleasure and recreation of the citizens of the State and also for the enlargement and improvement of the Harbor of Erie to meet its constantly increasing importance as the State's only lake port therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That there be and is hereby created a Commission which shall be known as the Pennsylvania State Park and Harbor Commission of Erie Said Commission shall consist of nine persons three to be appointed by the Governor two by the council of the city of Erie two by the judges of the judicial district of the county of Erie and the secretary of Internal Affairs and the Commissioner of Fisheries to be members ex officio

Section 2 The term of office shall be for four years but those first appointed by the Governor shall serve for four years by the council for the city of Erie for three years and by the judges of the judicial district of the county of Erie for two years Upon the expiration of the term for which they shall have been appointed their successors shall be appointed to serve the full term of four years

Section 3 As soon as possible after the approval of this act said Commission shall meet and organize by the election of a president and vice president and shall meet and effect a like organization annually thereafter

Section 4 Said commission is empowered to appoint such other officers and employees as may be necessary and to fix their compensation

Section 5 The commission shall have power to enter upon and take possession of the lands hereafter dedicated and such other lands as may be acquired under the provisions of this act and exercise full power to manage control protect maintain and develop said lands for public park purposes and for the improvement of the Harbor of Erie and to adopt establish and enforce all necessary rules and regulations therefor

Section 6 The commission is empowered to make a survey and place suitable landmarks to make a general plan for improvements which shall be submitted to the proper department of the United States government and to the Secretary of Internal Affairs of Pennsylvania for their approval to enter into contracts for the building of roads planning engineering dredging filling bridging erection of docks erection of necessary buildings to grant reasonable leases and concessions to control water ways ponds lagoons

drives walks and ways the operation of boats and small craft docks and landings to provide against encroachment on said lands channels and wharves and to prevent nuisances or pollution of land or waters which are given over to this commission and to enact rules and regulations for the protection of all forms of wild life that may be encouraged in the woods or ponds or adjacent waters Provided That under no consideration is any timber to be sold or removed from the Peninsula and such timber as may be required to be removed for making of ways and roads is to be used in construction work on the Peninsula

Section 7 The members of the commission shall receive no compensation but shall be reimbursed for all expenses necessarily incurred in the performance of their duties

Section 8 This Commission shall render an annual report of its proceedings and transactions to the Governor copies of which shall be filed with the council of the city of Erie the judges of the judicial district of Erie and with the Secretary of Internal Affairs for filing in his Department True and complete copies of all surveys plans contracts leases and maps shall also be filed with the Secretary of Internal Affairs

Section 9 The Commonwealth of Pennsylvania does hereby dedicate to the use of the public all those certain parcels or tracts of land and land covered with water situated in the city and county of Erie in this State described as follows to wit

## First The Presque Isle Peninsula

Second That tract beginning at the northeast corner of fifty (50) acre tract number twenty-seven in the third section of the town of Erie as finally laid out and sold thence by the north line of fifty (50) acre tracts numbering from twenty-seven to thirty-nine inclusive following as nearly as may be the shore of the Bay of Presque Isle south sixty-three degrees ten minutes west nine thousand two hundred sixty-six (9,266) feet to a post the northwest corner of fifty (50) acre tract number thirty-nine and the northeast corner of reserve tract number five thence north twenty-seven degrees fifteen minutes west (it being the east line of reserve tract number five produced) fourteen hundred (1,400) feet more or less to the United States harbor line extended thence by the United States harbor line extended north sixty-two degrees thirty-five minutes east nine thousand two hundred sixty-six (9,266) feet to a point in the United States harbor line thence south twenty-seven degrees fifteen minutes east seventeen hundred (1,700) feet more or less to the place of beginning being the water property in the Bay of Presque Isle in front adjoining and north of the third section of the town of Erie as originally laid out

## Third The Canal Basins

This dedication is to the end that said Presque Isle Peninsula be preserved maintained improved enlarged and forever held as a public park to be known as Pennsylvania State Park at Erie and the other parcels of land herein described for increasing the utility and importance of the harbor of Erie under the control and management of the Pennsylvania State Park and Harbor Commission in conformity with the provisions of this act

Section 10 This dedication is made with the exceptions and reservations however of all rights and privileges which have heretofore been granted by this Commonwealth in to upon and about said lands and waters to the United States government the Commission of the Water Works of the city of Erie and the Department of Fisheries of Pennsylvania and the further exception and reservation that the second described tract including water lots fronting on the third section of the city of Erie shall not be put to commercial or industrial uses

Section 11 The commission is also authorized to accept gifts of lands buildings money or other articles of whatever kind or description to be used in the improvement of said park and harbor and to acquire lands by purchase as may be necessary No such purchase to be made however except with the approval of the Governor (\$75,000) is hereby appropriated to the Pennsylvania State Park and Harbor Commission of Erie for the carrying out of the provisions of this act Said appropriation is made however upon the condition that the city of Erie the county of Erie and citizens of Pennsylvania or others interested shall first have provided in the aggregate a like sum of seventy-five thousand dollars (\$75,000) to be expended on the construction of a road or roads leading to and through this property Proof that such sum has been paid or secured to be paid to the commission to be furnished to the Auditor General of Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—42.

Aron.	Daix.	Joyce.	Patton
Baldwin	DeWitt.	Long.	Philpps.
Barnes,	MacDade,	Marlow.	Schantz,
Barr,	Marlow.		Service.

Berntheizel,	Einstein,	McClintock,	Sisson,
Buckman,	Eyre,	McConnell,	Smith,
Clark,	Gray,	McNichol,	Snyder,
Craig,	Heaton,	Miller, J. S.,	Sones,
Crow,	Herron,	Miller, S. J.,	Stineman,
Culbertson,	Jones,	Murdoch,	Vare,
		Norton,	Weaver,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 683, entitled:

An Act making a deficiency appropriation to the trustees of the Western State Hospital for the Insane.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—42.

Aron.	Daix,	Joyce,	Patton,
Baldwin,	Davis,	Long,	Phipps,
Barnes,	DeWitt,	MacDade,	Schantz,
Barr,	Donahue,	Marlow,	Service,
Berntheizel,	Einstein,	McClintock,	Sisson,
Buckman,	Eyre,	McConnell,	Smith,
Clark,	Gray,	McNichol,	Snyder,
Craig,	Heaton,	Miller, J. S.,	Sones,
Crow,	Herron,	Miller, S. J.,	Stineman,
Culbertson,	Jones,	Murdoch,	Vare,
		Norton,	Weaver,

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 744, entitled:

An Act to amend section fifteen of an act entitled "An act relating to fires and fire prevention imposing duties and conferring powers heretofore exercised by the State Fire Marshal upon the Department of State Police authorizing the appointment of the chiefs of fire departments and certain public officers and others as assistants to said department and defining their powers and duties providing for the investigation of the cause origin and circumstances of fires and the inspection of all and the removal or change of certain buildings imposing duties on school authorities and on certain corporations associations and fire rating agencies providing for the attendance of witnesses before the department and the enforcement of its orders and prescribing penalties" approved the first day of July A. D. 1919 (Pamphlet Laws seven hundred and ten).

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—42.

Aron,	Daix,	Joyce,	Patton,
Baldwin,	Davis,	Long,	Phipps,
Barnes,	DeWitt,	MacDade,	Schantz,
Barr,	Donahue,	Marlow,	Service,
Berntheizel,	Einstein,	McClintock,	Sisson,
Buckman,	Eyre,	McConnell,	Smith,
Clark,	Gray,	McNichol,	Snyder,
Craig,	Heaton,	Miller, J. S.,	Sones,
Crow,	Herron,	Miller, S. J.,	Stineman,
Culbertson,	Jones,	Murdoch,	Vare,
		Norton,	Weaver,

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 747 (House Bill No. 145), entitled:

An Act to amend the supplement to an act approved the twenty-first day of May one thousand eight hundred eighty-nine (Pamphlet Laws two hundred and fifty-eight) entitled "A supplement to an act 'To provide for the care and treatment of the indigent insane of the several counties of the Commonwealth in State hospitals for the insane' approved the thirteenth day of June Anno Domini one thousand eight hundred and eighty-three" as amended by fixing the maximum amount for maintenance weekly per capita

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—42.

Aron.	Daix,	Joyce,	Patton,
Baldwin,	Davis,	Long,	Phipps,
Barnes,	DeWitt,	MacDade,	Schantz,
Barr,	Donahue,	Marlow,	Service,
Berntheizel,	Einstein,	McClintock,	Sisson,
Buckman,	Eyre,	McConnell,	Smith,
Clark,	Gray,	McNichol,	Snyder,
Craig,	Heaton,	Miller, J. S.,	Sones,
Crow,	Herron,	Miller, S. J.,	Stineman,
Culbertson,	Jones,	Murdoch,	Vare,
		Norton,	Weaver,

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 770 (House Bill No. 97), entitled:

An Act making an appropriation to the Commission of Soldiers' Orphan Schools of Pennsylvania for the payment of a deficiency in the appropriation for maintenance for the two fiscal years ending May thirty-first one thousand nine hundred and twenty-one

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—42.

Aron.	Daix,	Joyce,	Patton,
Baldwin,	Davis,	Long,	Phipps,
Barnes,	DeWitt,	MacDade,	Schantz,
Barr,	Donahue,	Marlow,	Service,
Berntheizel,	Einstein,	McClintock,	Sisson,
Buckman,	Eyre,	McConnell,	Smith,
Clark,	Gray,	McNichol,	Snyder,
Craig,	Heaton,	Miller, J. S.,	Sones,
Crow,	Herron,	Miller, S. J.,	Stineman,
Culbertson,	Jones,	Murdoch,	Vare,
		Norton,	Weaver,

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 771 (House Bill No. 217), entitled:

An Act making a deficiency appropriation to carry into effect the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof"

And said bill having been read at length the third time, and agreed to,

On the question,



Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—42.

Aron.	Daix.	Joyce.	Patton.
Baldwin.	Davis.	Long.	Phipps.
Barnes.	DeWitt.	MacDade.	Schantz.
Barr.	Donahue.	Marlow.	Service.
Berntheizel.	Einstein.	McClintock.	Sisson.
Buckman.	Eyre.	McConnell.	Smith.
Clark.	Gray.	McNichol.	Snyder.
Craig.	Heaton.	Miller, J. S.	Sones.
Crow.	Herron.	Miller, S. J.	Stineman.
Culbertson.	Jones.	Murdoch.	Vare.
		Norton.	Weaver.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 781 (House Bill No. 757), entitled:

An Act to amend an act approved the twenty-fifth day of May one thousand eight hundred ninety-seven (P. L. 83), entitled "An act to provide for the maintenance, care and treatment of the indigent insane in county and local institutions" as amended.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—42.

Aron.	Daix.	Joyce.	Patton.
Baldwin.	Davis.	Long.	Phipps.
Barnes.	DeWitt.	MacDade.	Schantz.
Barr.	Donahue.	Marlow.	Service.
Berntheizel.	Einstein.	McClintock.	Sisson.
Buckman.	Eyre.	McConnell.	Smith.
Clark.	Gray.	McNichol.	Snyder.
Craig.	Heaton.	Miller, J. S.	Sones.
Crow.	Herron.	Miller, S. J.	Stineman.
Culbertson.	Jones.	Murdoch.	Vare.
		Norton.	Weaver.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 782 (House Bill No. 916), entitled:

An Act providing for the appointment and expenses of a Commission of three persons to codify and revise the laws relating to poor districts and the care of the poor, and making an appropriation.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—40.

Aron.	Daix.	Joyce.	Patton.
Baldwin.	Davis.	Long.	Phipps.
Barnes.	DeWitt.	Marlow.	Schantz.
Barr.	Donahue.	McClintock.	Sisson.
Berntheizel.	Einstein.	McConnell.	Smith.
Buckman.	Eyre.	McNichol.	Snyder.
Clark.	Gray.	Miller, J. S.	Sones.

Craig.  
Crow.  
Culbertson.

Heaton.  
Herron.  
Jones.

Miller, S. J.,  
Murdoch,  
Norton.

Stineman,  
Vare,  
Weaver.

## NAYS—2.

MacDade, Service,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 783 (House Bill No. 969), entitled:

An Act to further amend section fifteen of the act approved the twenty-second day of June one thousand eight hundred and ninety-one (Pamphlet Laws three hundred and seventy-nine) entitled "An act to provide for the selection of a site and the erection of a State asylum for the chronic insane to be called the State Asylum for the Chronic sane of Pennsylvania and making an appropriation therefor" as amended fixing the maximum for maintenance weekly per capita

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—42.

Aron.	Daix.	Joyce.	Patton.
Baldwin.	Davis.	Long.	Phipps.
Barnes.	DeWitt.	MacDade.	Schantz.
Barr.	Donahue.	Marlow.	Service.
Berntheizel.	Einstein.	McClintock.	Sisson.
Buckman.	Eyre.	McConnell.	Smith.
Clark.	Gray.	McNichol.	Snyder.
Craig.	Heaton.	Miller, J. S.	Sones.
Crow.	Herron.	Miller, S. J.	Stineman.
Culbertson.	Jones.	Murdoch.	Vare.
		Norton.	Weaver.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 785 (House Bill No. 994), entitled:

An Act making an appropriation to reimburse the Commonwealth Title Insurance and Trust Company of Philadelphia for moneys erroneously paid into the State treasury.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—42.

Aron.	Daix.	Joyce.	Patton.
Baldwin.	Davis.	Long.	Phipps.
Barnes.	DeWitt.	MacDade.	Schantz.
Barr.	Donahue.	Marlow.	Service.
Berntheizel.	Einstein.	McClintock.	Sisson.
Buckman.	Eyre.	McConnell.	Smith.
Clark.	Gray.	McNichol.	Snyder.
Craig.	Heaton.	Miller, J. S.	Sones.
Crow.	Herron.	Miller, S. J.	Stineman.
Culbertson.	Jones.	Murdoch.	Vare.
		Norton.	Weaver.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading an consideration of Senate Bill No. 830, entitled:

An Act to further amend section fifteen of the act approved July 12th, 1913, (P. L. 719), entitled "An act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National Party conventions, and of certain party officers, including State Committeemen, a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties, and their reimbursement by the State of the expenses of the same, authorizing the State Committee of a political party to make, and to alter, amend and revoke rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offences provided for herein; and repealing inconsistent legislation," by empowering the courts of common pleas instead of the return board to open ballot boxes when fraud or error not manifest on the general return is alleged.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—42.

Aron.	Daix.	Joyce.	Patton.
Baldwin.	Davis.	Long.	Phipps.
Barnes.	DeWitt.	MacDade.	Schantz.
Barr.	Donahue.	Marlow.	Service.
Berntheizel.	Einstein.	McClintock.	Sisson.
Buckman.	Eyre.	McConnell.	Smith.
Clark.	Gray.	McNichol.	Snyder.
Craig.	Heaton.	Miller, J. S.	Sones.
Crow.	Herron.	Miller, S. J.	Stineman.
Culbertson.	Jones.	Murdoch.	Vare.
		Norton.	Weaver.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading an consideration of Senate Bill No. 834, entitled:

An Act authorizing the Governor to appoint a Board of Claims to hear, audit, dismiss or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways; and making an appropriation.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—42.

Aron.	Daix.	Joyce.	Patton.
Baldwin.	Davis.	Long.	Phipps.
Barnes.	DeWitt.	MacDade.	Schantz.
Barr.	Donahue.	Marlow.	Service.
Berntheizel.	Einstein.	McClintock.	Sisson.
Buckman.	Eyre.	McConnell.	Smith.
Clark.	Gray.	McNichol.	Snyder.
Craig.	Heaton.	Miller, J. S.	Sones.
Crow.	Herron.	Miller, S. J.	Stineman.
Culbertson.	Jones.	Murdoch.	Vare.
		Norton.	Weaver.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 835, entitled:

An Act to amend an Act approved the ninth day of April, one thousand nine hundred and thirteen (Paniphlet

Laws page forty-six), entitled "An act fixing the number and salaries of clerks and other employes in the Auditor General's Department"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

Mr. LONG. Mr. President, if the next Auditor General has been correctly quoted in the public print, in favor of enacting a policy of economy, it seems to me that he ought not to be embarrassed in that course by the passage of this bill, and for that reason I personally, at least, am opposed to the bill.

Mr. EYRE. Mr. President, I would like to say in reply to the Senator from Franklin that is exactly what this bill does. It is a bill in the interest of economy. This bill shows a net saving of \$17,800 per annum to the State of Pennsylvania on the figures prepared by the Auditor General-elect, and it is a bill prepared by him, or under his jurisdiction, and I think it is an entirely meritorious bill in the line of saving money for the Commonwealth.

Mr. LONG. Mr. President, all that I see in the bill is that salaries of certain officers are to be raised. How is that in line with economy?

Mr. EYRE. Mr. PRESIDENT, it wipes out a number of employees that are there now who are carried on a contingent roll and places the work which was performed by these men on the contingent roll in the hands of the three employees provided for in this bill.

Mr. BARR. Mr. President, I would like to be for this bill, if it is a department bill, having confidence in the Auditor General and also in the Senator from Chester, Mr. Eyre, but I am frank to say to the Senator from Chester that there is nothing in this bill that would indicate a saving to that department. The bill states on page 1 line 9, \$5,500, on line 12, \$4,500, and on page 2, line 4, \$7,500, line 7, \$7,500, and an assistant deputy that is not named in the old act at \$6,000. Now if there is anything in the bill that would show that the Auditor General has no right to employ additional labor and if there is anything in the bill that shows that the people who are getting this increased salary must do this work, I fail to see it. I looked at the bill pretty carefully last night. I had no chance to talk with Mr. Lewis or Senator Eyre about the matter, but I can't see anything in the bill that it is a matter of economy. I would like to support the bill if you can show me.

Mr. EYRE. Mr. President, I can only repeat what I have already said, that the Auditor General showed me a list of employees in the Department who were carried on a contingent roll that he proposed wiping out and that these employees were to perform the work that has heretofore been performed by the employees that I have just spoken of that are carried on the contingent roll, and I think that every member of this Senate will agree with me that the propriety of carrying employees on a contingent roll has been a subject of discussion in this body for many years. I believe for one that it is a custom that should be gotten away from and should be abolished, and that is exactly what this bill does. Of course the bill does not say so. The bill hardly would say so, but the bill provides for three employees and we must take it on the word of the Auditor General until he proves that his word is not worthy of confidence. He assured me that this roll will be cut down \$17,800 per annum, or a total saving for the two years of approximately \$36,000, and I, for one, believe that he is a reputable man whose word can be taken and I believe that he will carry out exactly what he says he will carry out, and that this bill will provide him with the employees to carry it out.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—39.

Aron.	DeWitt.	MacDade.	Schantz.
Baldwin.	Donahue.	McClintock.	Service.
Barnes.	Einstein.	McConnell.	Sisson.
Barr.	Eyre.	McNichol.	Smith.
Berntheizel.	Gray.	Miller, J. S.	Snyder.



Buckman,  
Clark,  
Craig,  
Crow,  
Culbertson,

Heaton,  
Herron,  
Jones,  
Joyce,  
Long,

Miller S. J.,  
Murdoch,  
Norton,  
Patton,  
Phipps,

Sones,  
Stineman,  
Vare,  
Weaver,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 842, (House Bill No. 972), entitled:

An Act to amend sections one two three four five six nine twelve and thirteen and to repeal section eleven of an act approved the third day of June one thousand nine hundred and eleven (Pamphlet Laws six hundred and thirty-one) entitled "An act to encourage the breeding of horses to regulate the public service of stallions and jacks to prevent misrepresentation of same to require the licensing of stallions and jacks and to provide for the enforcement thereof"

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—42.

Aron,	Daix,	Joyce,	Patton,
Baldwin,	Davis,	Long,	Phipps,
Barnes,	DeWitt,	MacDade,	Schantz,
Barr,	Donahue,	Marlow,	Service,
Berntheizel,	Einstein,	McClintock,	Sisson,
Buckman,	Eyre,	McConnell,	Smith,
Clark,	Gray,	McNichol,	Snyder,
Craig,	Heaton,	Miller, J. S.,	Sones,
Crow,	Herron,	Miller S. J.,	Stineman,
Culbertson,	Jones,	Murdoch,	Vare,
		Norton,	Weaver,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 852, entitled:

An Act authorizing certain telephone companies and certain telephone and telegraph companies to acquire all or any part of the capital stock, franchises, property, rights and credits of each other, and to purchase, lease or otherwise acquire all or any part of the lines, systems, rights, privileges, municipal consents and corporate franchises, of each other.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

Aron,	Daix,	Joyce,	Norton,
Baldwin,	Davis,	Long,	Patton,
Barnes,	DeWitt,	MacDade,	Phipps,
Barr,	Donahue,	Marlow,	Schantz,
Berntheizel,	Einstein,	McClintock,	Service,
Buckman,	Eyre,	McConnell,	Sisson,
Clark,	Gray,	McNichol,	Smith,
Craig,	Heaton,	Miller, J. S.,	Snyder,
Crow,	Herron,	Miller S. J.,	Sones,
Culbertson,	Jones,	Murdoch,	Vare,
			Weaver,

NAYS—1.

Stineman,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 853, entitled:

An Act validating indebtedness heretofore created by school districts pursuant to the provisions of an act approved the fifth day of June, one thousand nine hundred and fifteen (P. L. 846), entitled "An act relating to the indebtedness of municipalities, and providing for carrying into operation section fifteen of article nine of the Constitution of Pennsylvania, so far as it relates to municipalities;" providing that where school districts have heretofore actually issued bonds and have received and retained the full consideration therefor they shall be estopped from denying their authority to create the indebtedness represented thereby; providing that such bond issues shall not be indivisible transactions; making an increased valuation the standard in determining the limit of indebtedness; and prohibiting any further increase of indebtedness until provision is made for the payment of all indebtedness in excess of seven per centum and not exceeding ten per centum of the assessed valuation.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—42.

Aron,	Daix,	Joyce,	Patton,
Baldwin,	Davis,	Long,	Phipps,
Barnes,	DeWitt,	MacDade,	Schantz,
Barr,	Donahue,	Marlow,	Service,
Berntheizel,	Einstein,	McClintock,	Sisson,
Buckman,	Eyre,	McConnell,	Smith,
Clark,	Gray,	McNichol,	Snyder,
Craig,	Heaton,	Miller, J. S.,	Sones,
Crow,	Herron,	Miller S. J.,	Stineman,
Culbertson,	Jones,	Murdoch,	Vare,
		Norton,	Weaver,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 854, entitled:

An Act relating to the indebtedness of school districts in excess of seven per centum but not exceeding ten per centum of the assessed valuation of their taxable property; providing for the payment of such indebtedness as a moral obligation, and for the levy of taxes for such purpose; protecting the officers of school districts in making such payments; estopping school districts from denying their liability; validating such portion of such increase of indebtedness as does not exceed seven per centum of the assessed valuation; making an increased valuation the standard in determining the limit of indebtedness; and prohibiting any further increase of indebtedness until provision is made for the payment of all indebtedness in excess of seven per centum and not exceeding ten per centum of the assessed valuation.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—42.

Aron,	Daix,	Joyce,	Patton,
Baldwin,	Davis,	Long,	Phipps,
Barnes,	DeWitt,	MacDade,	Schantz,
Barr,	Donahue,	Marlow,	Service,
Berntheizel,	Einstein,	McClintock,	Sisson,
Buckman,	Eyre,	McConnell,	Smith,
Clark,	Gray,	McNichol,	Snyder,
Craig,	Heaton,	Miller, J. S.,	Sones,
Crow,	Herron,	Miller S. J.,	Stineman,
Culbertson,	Jones,	Murdoch,	Vare,
		Norton,	Weaver,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

The PRESIDENT. Senate Bill No. 582, (House Bill No. 865) is improperly upon the second reading calendar.

It is a bill on third reading and it is proper to consider it at this time. If there is no objection the Senate will proceed to the consideration of the bill. The Chair hears none.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 582, (House Bill No. 855), entitled:

An Act providing for the licensing and regulation of corporations co-partnerships associations and individuals engaged in the business of receiving payments or contributions to be held or used in any plan of accumulation or investment or of issuing negotiating offering for sale or selling any certificates securities contracts or other choses in action evidenced by writing on the partial payment or installment plan or of assuming fixed obligations or issuing in connection therewith a contract based upon payments being made upon installments or single payments under which all or part of the total amount received is to be repaid at some future time with or without profit and imposing penalties

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—42.

Aron.	Daix.	Joyce.	Patton.
Baldwin,	Davis,	Long.	Phipps.
Barnes,	DeWitt,	MacDade,	Schantz.
Barr,	Donahue,	Marlow,	Service.
Berntheisel,	Einstein,	McClintock,	Sisson.
Buckman,	Eyre,	McConnell,	Smith.
Clark,	Gray,	McNichol,	Snyder.
Craig,	Heaton,	Miller, J. S.,	Sones.
Crow,	Herron,	Miller S. J.	Stineman.
Culbertson,	Jones,	Murdoch,	Vare.
		Norton,	Weaver,

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

#### BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 53, as follows:

An Act making cities boroughs towns and townships liable for injuries resulting from the emergency use of certain vehicles of such municipalities

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all cities boroughs towns and townships are hereby made liable in an action for damages for any injury to persons, or property whether or not such injury resulted in death resulting from the emergency use by the fire or police department or other emergency service of any vehicle belonging to such municipality whether or not under the circumstances or under ordinary circumstances such municipality or any of its agents or servants were guilty of negligence excepting only cases where the injury was due to the negligence of the person injured

Section 2 This act does not apply to injuries sustained prior to its passage

Section 3 All acts or parts of acts inconsistent herewith are repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 57, as follows:

An Act to provide for the settlement registration transfer and assurance of titles to land lying in the several counties of the Commonwealth of Pennsylvania and to establish a court of land registration for said purpose

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That

#### PART ONE

#### PRELIMINARY PROVISIONS

##### Name of Act

this act shall be cited as The Land Registration Act

Section 2 Definitions Words and phrases used in this act are to be construed as follows

(1) The words "voluntary transactions" means all devises and all contractual or other acts or dealings by any registered owner of any estate or interest in land with reference to such estate or interest and to any statutory right or exemption claimed therein

(2) The words "involuntary transaction" mean the transmission of registered land or any interest therein by descent the rights of courtesy and dower all equitable rights and claims judicial proceedings or statutory liens or charges the exercise of the right of eminent domain the lien of delinquent taxes and levies affecting registered land or any interest therein

(3) The phrase "writing instrument or record" means all transactions whether voluntary or involuntary as herein defined

(4) The word "recorder" means the chief clerk of the court

(5) The word "register" means recorder of deeds or his deputy in the country in which the land lies

(6) The word "decree" means judgment decision order or decree

(7) The word "appeal" means writ of error supersedeas or appeal

(8) Except where the context requires a different construction the word "court" means the court having jurisdiction for the settlement registration transfer and assurance of titles to lands

Section 3 Purposes For the certain cheaper and more speedy settlement registration transfer and assurance of titles to land there is hereby established a system for land-title registration having the following purposes in detail

(1) To establish a court of land registration to be known as the land court

(2) To provide for the appointment and duties of recorder and registrars of title

(3) To regulate proceedings to obtain registration of title

(4) To authorize the adjudication of title

(5) To prescribe the nature of certificates of title

(6) To provide for the registration of subsequent dealings with registered titles

(7) To regulate sundry proceedings after registration of title

(8) To determine the legal effects of registration of title

(9) To establish an assurance fund

(10) And to regulate the fees for registration of titles

#### PART TWO

#### COURT OF LAND REGISTRATION

Section 4 Court of Land Registration—A special court consisting of three judges and known as the Land Court is hereby constituted and designated a court of land registration for the purpose of settlement registration transfer and assurance of titles to lands (or any interests therein as herein-after provided) within the Commonwealth of Pennsylvania

Section 5 Jurisdiction—Said court shall have exclusive original and general jurisdiction subject to the right of appeal hereinafter allowed

(1) Of all petitions and proceedings for the registration of titles to land

(2) And of all transactions affecting registered titles to lands lying within its jurisdiction

Section 6 Powers—The power of the court shall include all the powers possessed by the courts of common pleas and the orphans courts of the Commonwealth in law and equity for the purpose of enforcing any of the provisions of this act

Section 7 Sessions—The court shall be open as a court of land registration except on Sundays and legal holidays Its process as such may be issued at any time returnable as it may direct

The principal office of the court shall be at Harrisburg and the offices of the recorder of deeds of every county in the Commonwealth shall be branch offices of the said court for their respective counties

Section 8 Mode of trial—The whole matter of law and fact in any case shall be heard and determined by the court Provided however That on the motion of any person interested the court shall direct and frame an issue or issues to be tried by jury

Section 9 Proceedings to be in rem—The proceedings under any petition for the registration of land and all proceedings or transactions in relation to registered land shall be proceedings in rem against the land and the decree of the court and registered transactions shall operate directly on the land and shall vest and establish title thereto in accordance with the provisions of this act

Section 10 Rules of court—The Land Court shall from time to time make general rules and forms for procedure subject to the provisions of this act and the general laws and such rules and forms shall be uniform

Section 11 Petitions for re-hearing appeals and bills of review—A petition for re-hearing or an appeal may be taken (or a bill of review of bill of exceptions or writ of certiorari) may be filed within thirty days and not afterwards from any decree of the court under the same circumstances in the same manner or on the same conditions as if such decree had been rendered by the court of common pleas or orphans court



Said periods may not be extended by any disabilities

Section 12 Books and cases for record—It shall be the duty of the Superintendent of Public Grounds and Buildings of the Commonwealth of Pennsylvania to provide suitable rooms for the accommodation of the Land Court at the State capitol in Harrisburg in which rooms the judges and recorder of the court shall be located and to provide appropriate cases and other furniture for the safe and convenient keeping of all the books documents and papers in the custody of the recorder of said court and also an official seal as well as official seals for each of the registrars of the court in the several counties of the Commonwealth and all necessary books and such printed blanks and stationery for use in registration in the several counties of the Commonwealth as may be ordered by the Court

Section 13 Court may be held by designated judge If the judges of the Court for any reason shall become disqualified or temporarily incapacitated the court may be held by any other judge of a court of record designated according to law

### PART THREE

#### JUDGES RECORDER REGISTRARS AND EXAMINERS OF TITLES

Section 14 Judges—The Court of Land Registration shall be composed of three judges who shall be learned in the law and who shall be elected by qualified electors of the State except as they may be appointed by the Governor under provisions of this act Its jurisdiction shall extend throughout the Commonwealth and the first judges thereof shall be appointed by the Governor before the first day of July one thousand nine hundred and twenty-one by and with the advice and consent of the Senate if in session and shall hold their office until the first Monday of January one thousand nine hundred and twenty-two The term of office of the elected judges of the Court shall be ten years to begin on the first Monday of January following their election The three judges appointed by the Governor shall decide by lot who shall be the President Judge thereafter should a vacancy occur in the Presidency the judge longest in its service shall be the President Judge

Section 15 Recorder—The Chief Clerk of the court shall be known as the Recorder and he shall be appointed by the Court

Section 16 The duties of the recorder shall be to keep the records of all original registration of titles to keep accurate accounts of the moneys received as fees under this act and make a return of same to the State Treasurer he shall decide all questions of the transfers of registered land referred to him by the registrars of title The Recorder may with the sanction of the Court employ such assistants as may be necessary

Section 17 Registrars—The Recorder of deeds of each county of the Commonwealth shall be the registrar of titles for his respective county and shall be assistant to the Recorder He shall have power to vest in his deputy recorder all rights and duties vested in him under this act The registrar of titles and his deputy shall qualify and give bond in accordance with law for the faithful performance of their duties

Section 18 Duties and powers of registrars—Registrars of title and their deputies shall be authorized and empowered under the direction of the court

(1) To issue process and enter the decree of the court touching lands in their respective counties

(2) To enter and issue certificates of title as provided herein

(3) To affix the seal of the court to such certificates and their duplicates

(4) To make entries and memoranda and perform all acts of registration affecting the title to such lands

(5) To keep a separate account of all moneys with which they may be chargeable under this act and to make a special return thereof to the Recorder of the Court in accordance with the general laws and the special provisions of this act

(6) And generally to perform such other acts as the court may prescribe

Section 19 Examiners of titles—The Court shall appoint subject to removal at any time one or more attorneys at law or conveyancers in counties to be examiners of titles in county in which the land lies or the court may in any case appoint special examiners

Their duties shall be to search the records and investigate all facts stated in the petition or otherwise brought to their notice in any case referred to them

They shall have the powers of "master in equity" and may hear the parties and receive evidence

They shall make report to the court in the form required by it with a certificate of their examination of the title and their findings of fact

### PART FOUR

#### PROCEEDINGS TO OBTAIN REGISTRATION

Section 20 Petition for registration Suit for registration of title shall be begun by a petition to the court by a person or persons claiming singly or collectively

(1) To own or

(2) To have the power of appointing or disposing of an estate in fee simple in any land whether subject to liens or not

Section 21 Petition by representative Infants and other persons under disability may sue and defend by guardian committee or trustee as the case may be and corporations by an officer duly authorized But the persons in whose behalf the petition is made shall always be named as petitioner A non-resident petitioner shall appoint a resident agent upon whom process and notices may be served

Section 22 Equity practice Except as otherwise provided the suit shall be subject to the general rules of pleading and practice in equitable actions

Section 23 Signatures and oath to petition The petition and any amendment thereto shall be signed and sworn to by each petitioner or in the case of a corporation or persons under disability by the person authorized to file the petition

Section 24 Contents of petition The petition shall set forth (1) A full description of the land and any improvements thereon with the description and valuation in its last assessment for taxation

(2) When how and from whom it was acquired

(3) Whether or not it is occupied

(4) An enumeration of all known liens interests and claims adverse or otherwise vested or contingent

(5) And the full names and addresses if known of all persons that may be interested by marriage or otherwise including adjoining owners and occupants

(6) The petition shall be accompanied by a plan made in accordance with the rules of court

Section 25 Petition to be filed and docketed The petition shall be filed with the registrar and shall be forthwith docketed numbered and indexed by him in a book to be known as the land registration docket

Section 26 Notice of Lis Pendens The registrar shall also forthwith cause to be recorded and indexed in the proper record book of such county a notice such as is required by law for notice of lis pendens which shall be filed with the petition and which shall have the full force and effect of a notice of lis pendens

Section 27 Memorandum of other papers A memorandum of all other pleadings and paper filed with said registrar shall in each case be entered upon his registration docket under the proper number as aforesaid and the papers in the cause and all writings instruments and records filed with him prior to the receipt by him of the copy of the decree of registration shall be safely kept by him in his office duly numbered dated and indexed and then transmitted by him to the recorder

Section 28 Reference to Examiner of Titles Upon the filing of a petition for a registration of any land the court shall refer the same to one of the examiners of title provided for by the act to examine and report thereon

Section 29 Report of Examiner Such report shall include (1) An abstract of title to the land made from the records and all other evidence that can be reasonably obtained by the examiner

(2) Full extracts from the records to enable the court to decide the questions involved

(3) The names and addresses so far as ascertained of all persons interested in the land as well as adjoining owners and occupants showing their several interests and indicating upon whom and in what manner process should be served or notice given in accordance with the provisions of this act

Section 30 Order of Publication in Rem. Upon the filing of the report of the examiner of titles the court shall cause notice thereof to all persons shown therein to be entitled to the same and "to all whom it may concern" to be published and to be posted in the county or city where the land lies in the same manner and with the same effect as an order of publication in other proceedings in rem subject however to the limitation imposed by this act

Section 31 Notice by Mail A copy of the order of publication shall in all cases be mailed by registered letter demanding a return to every person interested named in the petition or in the report of the examiner of titles whose address is given or known

Section 32 Notice by Posting on Land The court shall also cause an attested copy of said order to be posted in a conspicuous place by the sheriff on each parcel of land included in the petition

It shall require such sheriff to go upon the lands and ascertain and report to the court the names and addresses of any person or persons actually occupying the premises under any claim of title

Section 33 Notice to State If the petition involves the determination of any public rights or interests the court shall cause a copy of the order of publication to be delivered by the registrar to the proper attorney for the State or county

Section 34 Other Notice The court may cause other or further notice to be given in such manner and to such person as it may deem proper

And such personal service of process as is required in equitable actions shall also be made upon residents of the State not under disability who are made known to the court before final decree and can be reached by its process unless such service be waived by appearance or otherwise

Section 35 Effect of Notice Notice given under the preceding sections shall be in lieu of personal service of process except as provided in this act and shall be conclusive and binding on all the world

Section 36 Certificate of Service Certificates from the registrar and sheriff or their deputies showing the due execution of said order of publication and the mailing and posting of copies thereof shall be filed among the papers in the cause and be conclusive proof of such service

Section 37 Time of Hearing After the expiration of at least fifteen days from the publication and posting of said publication as aforesaid the cause shall be set down for hearing

Section 38 Guardian ad Litem—And thereupon the court shall appoint some discreet and competent person of the county in which the land lies as guardian ad litem for all persons under disability not in being unascertained unknown or out



of the State who may have or appear to have an interest in or claim against the land

Section 39 Answer to petition.—Any person having any interest in or claim against the land whether named in the petition and order of publication or not may appear and file an answer at any time before final decree unless such person shall have been served personally with notice

Section 40 Signature and oath to answer.—The answer shall be personally signed and sworn to by the claimant or in case of a corporation or person under disability by the person authorized to file the answer unless the court for good cause shown otherwise direct

## PART FIVE

### ADJUDICATION OF TITLE

Section 41 Action on report of examiner of titles.—After the expiration of the time as provided by the act the court may proceed to take such action as may be proper upon the report of the examiner of titles and all other evidence before it with reference to the rights of all persons appearing to have any interest in or claim against the land and may refer the cause again or require further proof

Section 42 Order of survey.—While the cause is pending before the examiner of titles or at any time before final decree and whenever after initial registration a tract of land is subdivided the court—

(1) May require the land to be surveyed after due notice to owners of adjoining land by a competent surveyor appointed by the court in cities of the first class however the court shall appoint the district surveyor of the board of surveyors of said city

(2) May order durable bounds to be set and shall require a plan to be filed among the papers of the suit

(3) Shall enter all necessary decrees for the establishment declaration and protection of the right and title of all persons appearing to have any interest in or claim against the land

Section 43 Petition may be dismissed.—If in any case the petitioner so desires or if the court is of opinion that the petitioners title is not and cannot be made proper for registration the petition may be dismissed with out prejudice on terms to be determined by the court

Section 44 Amendments to petition and other pleadings.—Amendments to petitions or other pleadings or the severance thereof including joinder substitution of any person or persons or discontinuance of parties and the occasion or severance of any portion or parcel of the land may be ordered or allowed by the court at any time before final decree upon terms that may be just and reasonable and the court may require facts to be stated in an amended petition in addition to those prescribed by this act

Section 45 Land may be dealt with pending registration subject to decree of the court.—The land described in any petition may be dealt with pending registration as if no such petition had been filed

(1) But any instrument admitted to record under the general laws in relation to such land pending action on said petition shall also be docketed and indexed as required by this act

(2) And any person who shall acquire any interest in or claim against such land shall at once appear as a petitioner or answer as a party defendant in the proceedings for registration and such interest or claims shall be subject to the decree of the court

Section 46 Certificate of taxes paid No final decree of registration shall be entered until proof is made by certificate from the proper officer that all taxes and levies assessed on said land and then due or delinquent have been paid in full

Section 47 Decree of registration is final quiets title and binds all the world subject to appeal et cetera If the court after final hearing is of opinion that the petitioner has title proper for registration a decree of confirmation and registration shall be entered and every decree of registration entered in accordance with the provisions of this act

(1) Shall bind the land and quiet the title thereto except as herein otherwise provided

(2) Shall be forever binding and conclusive upon all persons resident or non-resident including the State whether mentioned by name in the order of publication or included under the general description "to all whom it may concern"

(3) And shall not be attacked or opened or set aside by reason of the absence infancy or other disability of any person affected thereby nor by any proceeding at law or in equity for re-hearing or reversing judgments or decrees except as herein especially provided

Section 48 Form of decree and manner of registration Every decree of initial registration and subsequent memorial shall be made in convenient form for transcription upon the certificate of title showing the following items

#### (1) Owners

Name and residence of owner and whether married or unmarried and the name of the consort if any

If the owner is under disability the nature thereof and if an infant his age

If a corporation the place of incorporation and its chief office

If a personal representative or trustee the name of decedent or beneficiary

#### (2) Land

Description of the land as finally determined by the court

The estate of the owner therein

Also all the rights and easements appurtenant to said land

And also a description of all particular estates easements

Liens or other encumbrances or rights to which the land or

the owner's estate is subject showing their relative priorities

#### (3) Other matter

Any other matter determined in pursuance of the provisions of this act

Section 49 Time of taking effect Such decree or memorial shall take effect upon the land described therein as of the day hour and minute it is filed for registration in the office of the proper registrar

Section 50 Recorder's Memorandum.—The recorder shall forthwith record the said decree in the proper book of the court and shall forthwith enter and properly number minutely date and index a memorandum thereof on his land registration docket and in the entry book to be kept by him and shall forward certified copy of same to the registrar of said county in which the land is situate there to be properly indexed and docketed

## PART SIX

### CERTIFICATES OF TITLE

Section 51 Entry in Registry of Titles.—Said decree or memorial or so much thereof as may be ordered by the court shall by the registrar be copied numbered signed and sealed with the seal of the court by said recorder and registered in the book hereinafter directed to be kept by him to be known as the register of titles and when so registered shall constitute the original certificate of title

Subsequent certificates covering the same land shall be in a like form but shall be designated "transfer certificate Number (the number of the next previous certificate covering the same land) original certificate registered (date volume and page of registration)"

New and appropriate numbers shall be adopted for any subsequent certificates not covering the whole of said land

Section 52 Entry book kept by Recorder and Registrars

(1) Each registrar shall keep an entry book in which he shall enter in the order of their reception a memorandum of any writing instrument or record filed with him for registration and shall note in such book the year month day hour and minute of such filing

(2) Every such writing instrument or record shall be numbered indexed and indorsed with reference to the entry thereof and securely kept in the office of the registrar

(3) Every such entry shall be minutely dated numbered and indexed and shall refer to the certificate of title hereinafter mentioned upon which as well as under its duplicate or duplicates a memorandum of such entry shall be made

Section 53 Register of Titles Registrar shall also keep a register of titles book in which under the direction of the court he shall

(1) Register number and index the original certificates of title and all subsequent certificates of title and all voluntary or involuntary transactions authorized to be registered under this act and

(2) Note thereon and also upon the duplicate certificate thereof when originally issued or subsequently presented the day hour and minute or registration in each case in conformity with the date shown by the entry book

#### Section 54 Certificate of Title

(1) Every certificate of title entered in the register of titles as aforesaid together with the memorials thereon if any shall be known as "the certificate of title"

(2) Said certificates shall be conclusive evidence of all matters contained therein except as otherwise provided in this act

(3) No erasure alteration or amendment of said certificate or of any memorial thereon shall be made except by order of court

Section 55 Owner's Duplicate Certificate An exact copy of the certificate of title shall be made except that it shall be conspicuously stamped or marked "Owner's duplicate" and shall be delivered to the owner or his attorney duly appointed upon his receipt therefor in writing upon said certificate of title attested by the registrar or his deputy

Section 56 Certificates of Title to be numbered and Memorials thereon to be signed and Sealed

(1) All the certificates of title of land in each county shall be numbered consecutively

(2) A separate folium with appropriate spaces for subsequent memorials shall be devoted to each title in the register of titles for each county

(3) Every certificate and memorial thereon shall appropriately conform to the requirements of this act as to particulars of form

(4) Every memorial made upon any certificate of title or duplicate certificate under any provisions of this act shall be signed by the register and sealed with the seal of the court and minutely dated and numbered in conformity with the date and number shown by the entry book

## PART SEVEN

### REGISTRATION OF TRANSFERS AND OTHER TRANSACTIONS

Section 57 An owner who desires to convey his registered land or any portion thereof in fee shall execute a deed of conveyance which the grantor or the grantee may present to the Registrar in the county in which the land lies The grantor's duplicate certificate shall be produced and presented at the same time

Section 58 Transfers of the Whole of any Registered Estate Whenever the whole of any registered estate is



transferred the transaction shall be duly noted and registered in accordance with the provisions of this act.

Thereupon the certificate of title and any duplicate certificates relating to such estate shall be cancelled by the registrar of each county in which the land or any part thereof lies if desired by the registered owner and a new certificate or certificates of title shall be entered in the register of titles for such county and a duplicate or duplicates thereof issued as the case may require.

**Section 59 Partial Transfers Encumbrances Leases** If only a portion of such estate is transferred or in case of an encumbrance or lease for more than one year the transaction shall be duly noted and registered as aforesaid and a new certificate of title shall be entered in the register of titles and a new owner's duplicate certificate shall be issued for the portion transferred and the portion untransferred or a beneficiary's duplicate or lessee's duplicate may be issued as the case may require.

**Section 60 Memorials to be Noted** All registered encumbrances rights or adverse claims affecting the estate represented thereby shall continue to be noted upon every outstanding certificate of title and duplicate certificate until the same shall have been released or discharged or terminated.

**Section 61 Registration of Voluntary Transactions** In voluntary transactions the duplicate certificate of title must be presented along with the writing or instruments filed for registration and thereupon and not otherwise the registrar shall be authorized to register the transaction under the direction of the court upon proof of payment of all delinquent taxes and levies if any.

**Section 62 Registration of involuntary transactions**—In involuntary transactions a certificate from the proper State county or court officers or a certified copy of the order decree or judgment of any court of competent jurisdiction or other appropriate evidence of compliance with the statute in relation to such transaction when filed in the office of the proper registrar shall be authority for him to register the transaction under the direction of the court. Provided That any writing or instrument for the purpose of transferring encumbering or otherwise dealing with equitable interest in registered land may be registered with such effect as it may be entitled to have.

**Section 63 Production of duplicate certificate required**—Whenever a duplicate certificate is not presented to the registrar along with any writing instrument or record filed for registration under this act he shall forthwith send notice by registered mail to the owner of such duplicate requesting him forthwith to produce the same in order that a memorial of the transaction may be made thereon and such production may be required by suitable process of the court if necessary.

**Section 64 Registration of trusts conditions limitations and other equitable interests and estates** Whenever a writing instrument or record is filed for the purpose of transferring registered land in trust or upon any equitable condition or limitation expressed therein or for the purpose of creating or declaring a trust or other equitable interest in such land without transfer the particulars of the trust condition limitation or other equitable interest shall not be entered on the certificates but it shall be sufficient to enter in the entry book and upon the certificates a memorial thereof by the terms "In trust" or "upon condition" or other apt words and to refer by number to the writing instrument or record authorizing or creating the same.

And if express power is given to sell encumber or deal with the land in any manner such power shall be noted upon the certificates by the terms "with power to sell" or "with power to encumber" or by other apt words.

And unless express power be given as aforesaid no subsequent transfer or memorial shall be registered on such certificates except by special order of court.

**Section 65 Registration of estates of decedents**—

(1) Lands and any estate or interest therein registered under this act shall upon the death of the owner testate or intestate go to his personal representative in like manner as personal estate and shall be subject to the same rules of administration as personalty except as otherwise provided in this act.

(2) But nothing herein contained shall alter or affect—

(a) The course of ultimate descent under the statute of descents and distributions and the rights of dower and courtesy when duly registered.

(b) Nor the order in which real and personal assets respectively are now applicable in and towards the payment of funeral and testamentary expenses debts or legacies.

(c) Nor the liability of real estate to be charged with the payment of debts and legacies.

**Section 66 Powers of personal representatives**

(1) Subject to the powers rights and duties of administration the personal representatives of such deceased owner shall hold such real estate as trustees for the persons by law beneficially entitled thereto.

(2) But unless otherwise entitled by law to commissions shall be entitled to no commissions thereon except in cases of necessary sales in due course of administration.

(3) And the heirs at law or beneficiaries aforesaid shall have the same power of requiring a transfer of such estate as if it were personal estate.

**Section 67 Registration of delinquent taxes and levies**

(1) It shall be the duty of the treasurer or other collector of taxes or levies against the real estate described in the petition for registration not later than the first day of February in each year to file an exact memorandum of the delinquency if any of any registered land for the nonpayment of the taxes or levies thereon including the penalty therefor in the office of the proper registrar for registration.

(2) If any such officer fail to perform said duty he and his sureties shall be liable for the payment of said taxes and levies with the penalty and interest thereon.

**Section 68 Registration of sales for delinquent taxes or levies**

(1) Whenever any sale of registered land is made for delinquent taxes or levies it shall be the duty of the treasurer or other officer making such sales forthwith to file a memorandum thereof for registration in the office of the proper registrar.

(2) Thereupon the registered owner shall be required to produce his duplicate certificate for cancellation and a new duplicate certificate shall be issued in favor of the purchaser and the land shall be transferred on the land books to the name of such purchaser unless such delinquent charges and all penalties and interest thereon be paid in full within ninety days after the date of such sale.

(3) But a memorial shall be entered upon the certificate of title and also upon any such new duplicate certificate reserving the privilege of redemption in accordance with law.

**Section 69 Registration of redemption** In case of any redemption under the preceding section a memorial of the fact shall be duly registered and if a duplicate certificate has been issued to any purchaser the same shall be cancelled and a new duplicate shall be issued to the person who has redeemed.

**Section 70 Registration of final sale if no redemption**

(1) If there be no redemption under said section in accordance with law it shall be the duty of the treasurer or other collector of taxes of the county or corporation in which the land lies to sell the same at public auction for cash having first given reasonable notice of the time and place of sale.

(2) The proceeds of sale shall be applied

First to the payment of all taxes then due the State and all levies then due the county city borough township or other municipal corporation with interest penalty and costs.

Second to the payment of all sums paid by any person who purchased at the former tax sale with interest and the additional sum of five dollars.

Third to the payment of a commission to the officer making the sale of five per centum on the first three hundred dollars and two per centum on the residue of the proceeds.

Fourth to the satisfaction of any liens other than said taxes and levies registered against said land in the order of their priorities.

Fifth and the surplus if any to the person in whose name the land was previously sold for taxes subject to redemption as provided by this act his heirs personal representatives or assigns.

(3) A memorial of the sale under this section shall be duly registered and a new certificate shall be entered and a duplicate issued in favor of the purchaser in whom title shall be thereby vested as registered owner in accordance with the provisions of this act.

**Section 71 Future interests not affected** Nothing in the preceding section shall be so construed as to affect or divest the title of a tenant in reversion or remainder to any real estate which has been returned delinquent and sold on account of the default of the tenant for life in paying the taxes or levies assessed thereon.

## PART EIGHT

### SUNDRY PROCEEDINGS AFTER REGISTRATION

**Section 72 Petitions concerning registered land and caveats and decrees thereon** Any registered owner of any estate or interest in land or any person having any claim against registered land arising from any other cause than fraud or forgery since the land was registered may within ninety days after the claim or cause of complaint shall have arisen petition the court for relief in any matter within its jurisdiction and it shall be the duty of the proper registrar upon the request of any such person to register a memorial that such petition has been or will be filed which memorial shall serve as a caveat and be notice to all persons.

And whenever any registrar is in doubt as to the proper registration to be made in any case or when any person is aggrieved by any act or refusal to act by the registrar the question may be likewise submitted by petition.

**Section 73 Hearing and decree** After notice to the parties interested the court shall hear the cause and with due regard to the provisions of this act shall enter such decree as justice and equity may require which shall be registered and take effect in like manner as the original decree for registration.

**Section 74 Service of notice** Notice in lieu of process under this act or otherwise in relation to registered land may be served upon any person by registered mail and the post office registry return receipt shall be evidence of such notice and shall be binding whether such person resides within or without the State but the court may in any case order different or further service by publication once a week for four consecutive weeks in some convenient newspaper or otherwise which shall be likewise binding.

**Section 75 Proceedings upon loss or destruction of duplicate certificates**

(1) Whenever a duplicate certificate of title is lost or destroyed the owner or his personal representatives may petition the court for the issuance of a new duplicate.

(2) Notice of such petition shall be published once a week for four consecutive weeks under the direction of the court in some convenient newspaper.

(3) Upon satisfactory proof that said duplicate certificate has been lost or destroyed the court may direct the issuance of a new duplicate certificate which shall be appropriately designated and take the place of the original duplicate.

## PART NINE

### LEGAL EFFECTS OF REGISTRATION OF TITLE

**Section 76 Effect of registration as notice to subsequent purchasers** Every voluntary or involuntary transaction which



if recorded filed or entered in any clerk's office would affect unregistered land shall if duly registered in the office of the proper registrar and not otherwise be notice to all persons from the time of such registration and operate in accordance with law and with the provisions of this act upon any registered land in the county of such registrar to which it relates

Section 77 Effect of registration upon adverse claims Every registered owner of any estate or interest in land brought under this act shall hold the land free from any and all adverse claims rights or encumbrances not noted on the certificate of title except

First liens claims or rights arising or existing under the laws or Constitution of the United States which the statutes of this State cannot require to appear of record under registry laws

Second Taxes and levies assessed thereon but not delinquent

Third Any lease for a term not exceeding one year under which the land is actually occupied

Section 78 Fraud or forgery The protection of the foregoing section shall not apply to the benefit of a registered owner in cases of fraud or forgery to which he is a party or in which he is in privity without valuable consideration paid in good faith

Section 79 Effect of registration procured through fraud and forgery Any registration procured through fraud or forgery may be set aside by the court accordingly to the rules of equity but the rights and title of an innocent intervening registered encumbrancer or purchaser for value and without notice shall not be affected thereby

And in all such cases the injured party may pursue all his legal and equitable remedies against the party or parties to such fraud or forgery

Section 80 Land to remain forever registered The obtaining of a decree of registration and the entry of a certificate of title shall be construed as an agreement running with the land and the same shall forever remain registered land subject to the provisions of this act and all amendments thereof

Section 81 No rights by adverse possession of prescription no title to nor rights nor interest in registered land in derogation of that of the registered owner shall be acquired by prescription or adverse possession

Section 82 Effect of subsequent dealing with registered land (1) Except as otherwise specially provided by this act registered land and ownership therein shall be subject to the same rights burdens and incidents as unregistered land and may be dealt with by the owner and shall be subject to the jurisdiction of the courts in the same manner as if it had not been registered

(2) But registration shall be the only operative act to transfer or affect the title to registered land and shall date from the time the writing instrument or record to be registered is duly filed and entered in the office of the proper registrar

(3) Subject to the provisions of this act no voluntary nor involuntary transaction shall affect the title to registered lands until registered in accordance with the requirements of this act

Section 83 Conflicting claims between registered owners In case of conflicting claims between registered owners the right title or estate derived from or held under the older certificate of title shall prevail

## PART TEN

### ASSURANCE FUND

Section 84 Fee for original registration Upon the filing of the petition for the original registration of any land under this act there shall be paid to the registrar one-tenth of one per centum of the assessed value of such land as an assurance fund which shall be subject to the trusts and conditions hereinafter declared for the uses and purposes of this act

Section 85 Payments into State Treasury upon trust All moneys received by the recorder and registrars under the preceding section shall be kept in a separate account and shall be paid into the State Treasury upon the special trust and condition that the same shall be set aside in trust as a separate fund for the uses and purposes of this act to be known as the "land registration assurance fund" which said fund is hereby appropriated to the uses and purposes set forth in this act

Section 86 Funds to be invested Said moneys in so far as the same may not be required to satisfy any judgment certified against the assurance fund under this act shall be invested by the Treasurer of the State in securities legal for trust funds in Pennsylvania in trust for the uses and purposes set forth in this act until said fund amounts to the sum of five hundred thousand dollars but the income or so much thereof as may be required therefor may be applied towards the payment of the expenses of the administration of this act and the satisfaction of any such judgment

Whenever and so long as the face value of the securities purchased as aforesaid equals said sum of five hundred thousand dollars other moneys thereafter coming into said fund together with any income not required for the purposes aforesaid shall be transferred from the land registration assurance fund to the general treasury

Section 87 Suits against the assurance fund

(1) Any person who had not actual notice of any registration under this act by which he may be deprived of any estate or interest in land and who is without remedy hereunder may within two years next after the time at which the right to bring such action shall have first accrued to him

or to some person through whom he claims bring an action against the Treasurer of the State in the court of common pleas for the recovery out of the assurance fund of any damages to which he may be entitled by reason of such deprivation

(2) The assurance fund shall be defended in such action and in any appeal by the Attorney General for the State

(3) The measure of damages in such action shall be the value of the property at the time the right to bring such action first accrued and any judgment rendered therefor shall be paid as hereinafter provided

(4) If any person entitled to bring such action be under the disability of infancy insanity imprisonment or absence from the State in the service of the State or of the United States at the time the right to bring such action first accrued the same may be brought by him or his privies within two years after the removal of such disability

Section 88 Defendants to suits against assurance fund

(1) If such actions be brought to recover for loss or damage arising only through the legal operation of this act then the treasurer of the State shall be the sole defendant

(2) But if such action be brought to recover for loss or damage arising on account of any registration made or procured through the fraud or wrongful act of any person not exercising a judicial function then both the treasurer of the State and such person shall be made parties defendant

Section 89 Judgments against the assurance fund

(1) If judgment be rendered for the plaintiff in any such action execution shall issue against the defendants if any other than the Treasurer of the State

(2) And if such execution be returned unsatisfied in whole or in part or if there be no such defendants then the prothonotary of the court in which the judgment was rendered shall certify to the Auditor General of the Commonwealth the amount due on account thereof and the same shall then be paid by said treasurer out of the assurance fund

(3) Any person other than the treasurer of the State against whom any such judgment may have been rendered shall remain liable therefor or for so much thereof as may be paid out of the assurance fund and said treasurer may bring suit at any time to enforce the lien of such judgment against such person or his estate for the recovery of any amount with interest paid out of the assurance fund as aforesaid

Section 90 When assurance fund not liable—The assurance fund shall not under any circumstances be liable for any loss damage or deprivation occasioned by a breach of trust whether express implied or constructive on the part of the registered owner of any estate or interest in land

Section 91 How judgments shall be satisfied out of assurance fund—If at any time the assurance fund be insufficient to satisfy any judgment certified against it as aforesaid the unpaid amount shall bear interest and be paid in its order out of any moneys thereafter coming into said fund

## PART ELEVEN

### FEES FOR REGISTRATION

Section 92 Fees for registration and other officers of the court—The fees payable under this act shall be as follows

(a) To registrars for docketing indexing and filing any original petition and exhibits therewith and publishing and mailing the notices thereof the postage required and five dollars

For docketing indexing and filing any other paper fifty cents

For the entry of the original certificate of title and issuing one duplicate certificate and recording and indexing memorandum three dollars

For each additional duplicate fifty cents

For the registration of any writing instruments or record or any memorial including every act necessary therefor one dollar

(b) To examiners of titles For examining title and making report to the court twenty-five dollars

(c) To sheriffs for ascertaining and reporting to court the names and addresses of the persons actually occupying the premises described in any petition one dollar

(d) To issuing new certificate in transfer of registered land or in assigning certificate in transfer of registered land five dollars

(e) For any service of the registrars or of any sheriff or surveyor not specially provided for herein such fee as may be allowed by law for like service in other cases

Section 93 Sittings of the court in disputed titles In suits where it becomes necessary for the court to take oral testimony or to have a jury trial it shall be the duty of the court to provide for the sitting of the court in the county seat in which the land to be registered lies

Section 94 County commissioners to arrange sittings Where sittings of the court are necessary under section ninety-three of this act it shall be the duty of the county commissioners to arrange for such sittings either in one of the court rooms already established for the courts of common pleas or orphans court of said county or provide a court room for the purpose of said sittings

## PART TWELVE

### SALARIES

Section 95 Salaries of judges The salaries for the judges of the said court shall be nine thousand five hundred dollars



per annum for the president judge and nine thousand dollars per annum for each other judge to be paid quarterly upon certificate of the judge according to the practice of the accounting department of the Commonwealth.

Section 96 Salary or recorder The salary of the recorder of the court shall be five thousand dollars per annum.

Section 97 Compensation of clerks and examiners The compensation of the examiners and clerks in the office of the recorder of the court shall be fixed by the judges of the court.

Section 98 All acts and parts of acts inconsistent herewith be and the same are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

#### BILL RECOMMITTED.

Mr. CRAIG. Mr. President, I move that Senate Bill No. 57, the bill just read, be recommitted to the Committee on Judiciary General.

Mr. PHIPPS. Mr. President, I second the motion. The motion was agreed to.

#### BILLS ON THIRD READING POSTPONED FOR THE PRESENT.

Mr. SCHANTZ. Mr. President, I move that the Senate do now resume the consideration of Senate Bill No. 122, bill on third reading postponed for the present, entitled:

An Act prohibiting the killing or attempting to kill domestic animals and poultry without the permission of the owner providing penalties for violations of this act and for the revocation of hunters' licenses.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 122, entitled:

An Act prohibiting the killing or attempting to kill domestic animals and poultry without the permission of the owner providing penalties for violations of this act and for the revocation of hunters' licenses.

And the question recurring,

Will the Senate agree to the bill?

#### BILL RECOMMITTED.

Mr. SCHANTZ. Mr. President, I move that the bill be recommitted to the Committee on Judiciary Special.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

#### BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be Considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 287, (House Bill No. 183), entitled:

An Act to fix the fees to be allowed the district attorney in counties of the third and fourth classes.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 392, as follows:

An Act to establish a separate orphans' court in and for the county of Erie.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in the county of Erie a separate orphans' court be and hereby is established the name and style of which shall be the Orphans' Court of Erie County which court shall be a court of record and shall consist of one judge learned in the law.

Section 2 The Governor of this Commonwealth upon the passage of this act shall appoint and commission a judge learned in the law to preside over the said court. The judge so appointed and commissioned shall continue in office until the first Monday of January next succeeding the first municipal

election which shall occur after the passage of this act at which election a judge of the said court shall be elected and duly commissioned to hold office from the first Monday of January next succeeding such election for the same term and in the same manner as the judges of the court of common pleas of the said county. The annual salary of the said judge shall be the same as is paid to the judges of the court of common pleas of the said county and shall be paid in the same manner as the salaries of the said judges of the court of common pleas are now or may be hereafter made by law payable.

Section 3 The terms of the said orphans' court shall be the same as the terms of the court of common pleas of the said county and may also be held at such other times and as often as the judge thereof shall deem necessary or proper.

Section 4 The said court shall have and exercise all the jurisdiction and powers now vested in or which may hereafter be conferred upon the orphans' court of this Commonwealth under and by virtue of the laws thereof.

Section 5 That the commissioners of the said county shall provide proper and suitable apartments in which the said orphans' court shall be held and its business transacted and in which the records thereof shall be safely and securely kept.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 560, as follows:

An Act to provide for the sterilization of inmates of institutions having the care and custody of idiotic imbecile epileptics feeble-minded and insane persons in cases where such sterilization will materially improve the mental or physical condition of such persons and in cases where owing to the idiocy imbecility insanity or feeble-mindedness of such persons not being in permanent custody procreation by such persons would produce offspring similarly affected.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That within ninety days after the first day of July one thousand nine hundred and twenty-one the board of trustees managers or directors of each institution having the care and custody of idiots imbeciles epileptics insane or feeble-minded persons which institution is supported in whole or in part by appropriations made for that purpose by the General Assembly shall constitute and appoint a commission to consist of at least one competent neurologist and one surgeon of recognized ability who may be appointed from the regular staff of such institution the duty of which commission shall be to examine the mental and physical condition of the inmates of such institution and the personal records and family traits and histories thereof and to determine and report in writing to the board of trustees managers or directors of said institution from time to time.

(a) In what if any cases the physical or mental condition of an inmate will be materially benefited by sterilization there being no probability that such condition of the inmates can be otherwise improved and

(b) In what if any cases the condition of an inmate is such that by reason of his or her imbecility idiocy insanity epilepsy or feeble-mindedness procreation by the inmate would produce offspring similarly affected and there is no probability that the condition of such inmate will improve to such an extent as to render procreation by said inmate advisable. The said Commission shall accompany said reports with specific recommendations for the sterilization of the inmates reported upon with the reasons therefor and the method of sterilization recommended in such case.

Section 2 Upon the receipt of any such report and accompanying recommendations the said board of trustees managers or directors of said institution shall consider the same and pass separately upon the case of each inmate recommended for sterilization and if they approve any such recommendation by an affirmative vote of not less than three-fourths of the members of the board they shall record upon their minutes an order for the sterilization of the inmate so recommended therefor specifying in each case the manner in which the case shall be effected but the sterilization of no inmate in permanent custody shall be ordered unless it shall appear from the report of the commission that the mental or physical condition of such inmate will be materially benefited thereby and that such condition cannot probably be otherwise improved. The said board of trustees managers or directors shall thereupon present their petition to the court of common pleas of the county wherein such institution shall be located reciting the recommendations of said commission and the action taken thereon by said board of trustees managers or directors and praying for an order of said court approving the order made in each case by the said board and directing the execution thereof.

Section 3 The said court shall thereupon set a day for the hearing of said petition and order that notice in writing of the time and place and nature of such hearing shall be given to the nearest kin guardian committee or other legal representative of each person so ordered to be sterilized as the court may designate. If it shall appear to the satisfaction of the court that such person has no kindred guardian committee or other legal representative or that his or her nearest kin guardian committee or other legal representative is financially unable to



employ counsel to represent them the court may in its discretion appoint counsel to represent the person ordered to be sterilized or his or her nearest kin guardian committee or other legal representative at such or any further hearing or proceeding and fix the compensation for the services of such counsel which compensation shall be paid upon the order of the court by the county wherein such person so ordered to be sterilized has his or her legal settlement in Pennsylvania or if he or she has no legal settlement therein then by the county wherein said institution is located

Section 4 At the said hearing and the subsequent proceedings the board of trustees managers or directors of said institution shall if they so request be represented by an assistant Attorney General If at such hearing the court is satisfied that the persons ordered to be sterilized or any of them are severally potential to produce offspring and that either

(a) Their mental or physical condition will be materially benefited by sterilization and that such condition cannot probably be otherwise improved or

(b) That by reason of their imbecility idiocy insanity epilepsy or feeble-mindedness procreation by such persons not being in permanent custody would produce offspring similarly affected and there is no probability that the condition of such persons will improve to such an extent as to render procreation by them advisable then

The said court shall order and direct that the order of said board of trustees managers or directors be approved so far as the same relates to the sterilization of persons concerning the condition of which the court is satisfied as above with such modifications as may to the court seem proper and order and direct that the same be carried into execution unless an appeal from such findings and order shall be taken to the Superior Court within thirty days from the filing of the same either by the board of trustees managers or directors presenting said petition or the representatives as above enumerated of any person directed to be sterilized by such order and the said Superior Court shall have power to review and affirm modify or disapprove such findings and order and such appeal shall operate as a supersedeas

Section 5 When the order of any such board of trustees managers or directors of any such institution for the sterilization of an inmate of such institution shall have been approved by the proper court of common pleas as aforesaid and no appeal to the Superior Court shall have been taken from the order of said court approving the same within thirty days after the filing of such order or if any such appeal shall have been taken then at any time after the filing of a decree of the Superior Court affirming the findings and order of the said court of common pleas in the premises the person ordered to be sterilized in said order shall be sterilized by the surgeon member of the commission recommending such sterilization or by such other skilled surgeon as the board of trustees managers or directors of said institution may select and designate in the manner designated in the order of said board unless otherwise directed by the court approving said order or by the Superior Court on appeal and any expense incurred thereby shall be defrayed by such institution the aforesaid order shall constitute complete authority for the performance of said operations and no surgeon performing the same shall be held responsible in any place for the performance thereof

Section 6 It shall be the duty of the commissions appointed by the boards of trustees managers or directors of each of the institutions aforesaid to keep a permanent record of all cases and histories examined into and of all reports and recommendations made by them and of all orders made and received by them and all operations performed pursuant to their recommendations and to annually make a report in writing of such records to the Commissioner of Health of Pennsylvania The cost of all legal proceedings not otherwise hereinbefore provided for shall be paid by the counties in which the inmates concerning which such proceedings are had shall have their respective legal residences or if such inmates have no legal residence then at the cost of the county in which the institution of which they are severally inmates is located

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 561, (House Bill No. 44), entitled:

An Act providing that the waiver of an inquisition on real estate contained in any note bond or other obligation shall be effective against and bind real estate on which the same is a lien in the hands of the maker or obligor and in the hands of any purchaser or subsequent owner thereof

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 562, (House Bill No. 115), entitled:

An Act to further amend section six hundred and seventeen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

#### BILL RECOMMENDED.

Mr. STINEMAN. Mr. President, I move that Senate Bill No. 562, (House Bill No. 115), the bill just read, be recommended to the Committee on Education for the purpose of a hearing.

Mr. Sisson. Mr. President, I second the motion.

The motion was agreed to.

#### BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 591, as follows:

An Act amending an act approved the sixteenth day of May one thousand nine hundred and one (Pamphlet Laws two hundred and twenty) entitled "An act regulating the employment of minor children for theatrical or athletic performances singing exhibitions or for playing upon musical instruments" and providing for the punishment of first and subsequent offenses by summary conviction and fine

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the sixteenth day of May one thousand nine hundred and one (Pamphlet Laws two hundred and twenty) entitled "An act regulating the employment of minor children for theatrical or athletic performances singing exhibitions or for playing upon musical instruments" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any person association agency or corporation who shall take receive hire employ use or have in custody any child under the age of eighteen years or who shall endeavor to secure by advertisement or otherwise any such minor child for the vocation occupation calling service or purpose of taking part in any theatrical performance or athletic exhibition or of singing or of playing upon musical instruments without the consent of the parents or legally appointed guardians of such child having been first obtained shall be guilty of a misdemeanor and upon conviction thereof before any justice of the peace magistrate or court of record shall be fined not less than fifty dollars and not more than one hundred dollars. And upon second conviction shall be imprisoned not less than one year and not more than three years" be and the same is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any person association agency or corporation who shall take receive hire employ use or have in custody any child under the age of eighteen years or who shall endeavor to secure by advertisement or otherwise any such minor child for the vocation occupation calling service or purpose of taking part in any theatrical performance or athletic exhibition or of singing or of playing upon musical instruments without the consent of the parents or legally appointed guardians of such child having been first obtained shall be guilty of a misdemeanor and upon being convicted thereof upon the first offense before any alderman magistrate or justice of the peace shall be fined by the said alderman magistrate or justice of the peace in a sum of twenty-five dollars (\$25.00) and in default of the payment thereof shall be committed to and imprisoned in the county jail of the proper county for a period not exceeding thirty (30) days and upon being convicted thereof of a second offense before any alderman magistrate or justice of the peace shall be fined in the sum of one hundred dollars (\$100) and upon the third offense shall be duly held for trial in the court of quarter sessions of the proper county and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred dollars (\$100) and to undergo an imprisonment not exceeding one (1) year or either or both at the discretion of the court

Section 2 All acts and parts of acts inconsistent with the provisions of this act are repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.



Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 611, (House Bill No. 203), entitled:

An Act concerning fraudulent conveyances and to make uniform the law relating thereto

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 619 (House Bill No. 868), entitled:

An Act requiring the assessors for county taxation purposes to collect certain agricultural information and fixing the duties of the county commissioners in connection therewith and imposing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in addition to the duties now required of them by law the assessors of all townships and boroughs having farm lands within their confines every three years at the time of making the triennial assessment of persons and property for county purposes shall gather and return to the county commissioners statistical information relating to the acreage of the principal farm crops number of livestock and other information relating to the agricultural resources of the State as the Secretary of Agriculture may require

Section 2 Each of the aforesaid assessors shall gather the statistical information required by the first section of this act by a personal interview with the owner or tenant or with his or her manager or agent if any can be found if not then the assessor shall obtain such information from the most reliable source

Section 3 The assessors shall make their returns to the county commissioners as required in the first section of this act immediately upon the completion of their assessment work and not later than the thirty-first day of December

Section 4 The returns required in section one of this act shall be made on blank forms furnished to the county commissioners by the Secretary of Agriculture at least fifteen days before the beginning of the assessment period of each triennial assessment year and the same shall be delivered by the county commissioners to the respective assessors before the beginning of the assessment period

Section 5 Each assessor at the time of making his or her return to the county commissioners shall execute a certificate under oath setting forth that the annexed return is a full true and correct return of all agricultural information for his or her assessment district required by the provision of this act It shall be the duty of the county commissioners to transmit forthwith the said assessors' returns and certificates to the Secretary of Agriculture

Section 6 Any county commissioner or assessor neglecting or refusing to perform the duties imposed by this act shall upon conviction in a summary proceeding before any alderman magistrate or justice of the peace be sentenced to pay a fine not exceeding twenty-five dollars or in default of the payment of such fine to undergo imprisonment in the county jail for a period of one day for each dollar of fine imposed

Section 7 That any person who for himself or as the representatives in an official capacity of any corporation copartnership or association neglects or refuses to furnish the assessor with information as required by the provision of this act shall upon conviction in a summary proceeding before any alderman magistrate or justice of the peace be sentenced to pay a fine not exceeding twenty-five dollars or in default of the payment of such fine to undergo imprisonment in the county jail for a period of one day for each dollar of fine imposed

Section 8 All fines collected under the provisions of this act shall be paid by the alderman magistrate or justice of the peace collecting the same forthwith to the county treasurer of the respective counties for the use of the county

Section 9 This act shall go into effect on the first day of January Anno Domini nineteen hundred and twenty-two

Section 10 All acts and parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 690, as follows:

An Act relating to the acquisition of land for park purposes by any city in this Commonwealth in sections not entirely built up limiting time for condemnation by councils or condemna-

tion or purchase by park commissioners after same has been placed on city plan for park purposes by ordinance of councils or action of park commissioners and providing for removal from city plan upon failure to condemn or purchase within time specified herein

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That wherever any park or parkway may hereafter be superimposed upon the confirmed plan of the streets of any city of this Commonwealth in sections not entirely built up by ordinance of councils or by appropriate action of the park commissioners thereof unless an ordinance actually appropriating the land within the lines of said park or parkway use be duly passed by councils thereof or said land be acquired by the park commissioners in accordance with existing laws within three years from the passage of said ordinance or action of the park commissioners superimposing said plan upon said land said ordinance or action of the park commissioners superimposing said plan upon said land shall be void and of no effect in regard to said land and said land shall be automatically removed from said plan as if it had never been placed thereon

Section 2 That wherever any park or parkway may have been heretofore superimposed upon the confirmed plan of the streets of any city of this Commonwealth in sections not entirely built up by ordinance of councils or by appropriate action of the park commissioners thereof unless an ordinance actually appropriating the land within the lines of said park or parkway to public use be duly passed by councils thereof or said land be acquired by the park commissioners in accordance with existing laws within one year from the approval of this act said ordinance or action of the park commissioners superimposing said plan upon said land shall be void and of no effect in regard to said land and said land shall be automatically removed from said plan as if it had never been placed thereon Provided however That three years shall have elapsed between the passage of the ordinance or action of the park commissioners superimposing said plan upon said land and the removal of the land from said plan in accordance with this act

Section 3 All acts or parts of acts general or special inconsistent herewith be and the same are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 696 (House Bill No. 135), entitled:

An Act to amend an act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws page one thousand and ten) entitled "An act to safeguard human life and health throughout the Commonwealth by providing for the reporting quarantining and control of diseases declared communicable by this act and by regulation of the Department of Health providing for the prevention of infection therefrom and prescribing penalties" by providing for quarantine in places designated for the isolation control and treatment of communicable diseases by providing for the quarantine of communicable diseases upon an opinion of the attending physician health authorities or any medical representative of the State Department of Health that a reasonable suspicion of such disease exists and granting certain powers to the advisory board

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 697 (House Bill No. 676), entitled:

An Act fixing the salary of the deputy county engineer in counties of the second class

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 713 (House Bill No. 672), as follows:

An Act requiring the examination and treatment for venereal diseases of prisoners convicted of crime or pending conviction and authorizing the State Department of Health to make suitable rules and regulations for its enforcement



Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all persons who shall be convicted of crime or pending trial and confined or imprisoned in any state county or city penal or reformatory institution or place of detention shall be examined for and if infected treated for venereal diseases by the attending physician of such institution or by duly constituted health authorities or their deputies

Section 2 The State Department of Health is hereby authorized and empowered to make such rules and regulations as shall in its judgment be necessary for the carrying out of the provisions of section one of this act

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 728 (House Bill No. 746), entitled:

An Act to amend sections one and twelve of an act approved the eighteenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 730 (House Bill No. 798), as follows:

An Act to amend section thirteen of an act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred and fifty-four) entitled "An act to protect the public health and safety by regulating the erection alteration repair use occupancy maintenance sanitation and condemnation of dwellings two-family dwellings rooming-houses and tenements by regulating the use maintenance and sanitation of the grounds surrounding the same the adjoining buildings and all vacant land in cities of the first class providing for their inspection the abatement of nuisances the vacating of uninhabitable houses and the filing of liens creating a Division of Housing and Sanitation and providing penalties for violations of the provisions thereof and repealing all laws inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General assembly met and it is hereby enacted by the authority of the same That section thirteen of an act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred and fifty-four) entitled "An act to protect the public health and safety By regulating the erection alteration repair use occupancy maintenance sanitation and condemnation of dwellings two-family dwellings rooming-houses and tenements by regulating the use maintenance and sanitation of the grounds surrounding the same the adjoining buildings and all vacant land in cities of the first class providing for their inspection the abatement of nuisances the vacating of uninhabitable houses and the filing of liens creating a Division of Housing and Sanitation and providing penalties for violations of the provisions thereof and repealing all laws inconsistent therewith" which reads as follows

"Section 13 No part of any room in any building of the grades referred to in this act shall be enclosed or subdivided in whole or in part by a fixed or movable partition or other contrivance or device unless such part of the room so enclosed or subdivided shall contain a separate window as herein required for ordinary rooms and shall have a floor area of not less than seventy square feet" is hereby amended to read as follows

Section 13 No part of any room in any building of the referred to in this act shall be enclosed or subdivided in whole or in part by a fixed or movable partition or other contrivance or device unless such part of the room so enclosed or subdivided shall contain a separate window as herein required for ordinary rooms and shall have a floor area of not less than seventy square feet Provided That rooms used solely for kitchens kitchenettes bath rooms laundries water closet compartments shall be exempt from the provisions of this section

with reference to floor area Provided further That all kitchens kitchenettes bath rooms laundries and water closet compartments shall be equipped for the purpose for which the room is planned

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 753, as follows:

An Act amending section ten of an act entitled "An Act establishing a court for the County of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expense thereof" approved the twelfth day of July one thousand nine hundred and thirteen by changing the jurisdiction in civil actions

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section ten of an act approved the twelfth day of July one thousand nine hundred and thirteen entitled "An Act establishing a Court for the County of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the County or City of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expense thereof" which reads as follows

"Section 10 The said court hereby created shall have jurisdiction in all civil actions at law and in equity where the value of the matter or thing in controversy exclusive of interest and costs does not exceed the sum of six hundred dollars (\$600) except that in actions for damages for personal injuries it shall have jurisdiction where the sum demanded by the plaintiff does not exceed one thousand five hundred dollars (\$1,500) The amount claimed by the plaintiff where the said claim is for a sum certain shall be conclusive as to the jurisdiction of the court in all actions brought for the recovery of money and in actions at law or in equity not involving any sum certain the plaintiff shall file with his statement a certificate as to the amount of the thing or matter in controversy The said court shall also have jurisdiction in any civil cases transferred to it by order of a majority of judges of any court of common pleas of Philadelphia County" be and the same is hereby amended so as to read

Section 10 The said court hereby created shall have jurisdiction in all civil actions at law and in equity where the value of the matter or thing in controversy exclusive of interest and costs does not exceed the sum of one thousand five hundred dollars (\$1,500) The amount claimed by the plaintiff where the said claim is for a sum certain shall be conclusive as to the jurisdiction of the court in all actions brought for the recovery of money and in actions at law or in equity not involving any sum certain the plaintiff shall file with his statement a certificate as to the amount of the thing or matter in controversy The said court shall also have jurisdiction in any civil cases transferred to it by order of a majority of the judges of any court of common pleas of Philadelphia County

The said court shall also have authority with the consent of the court of common pleas to transfer to that court all suits wrongfully brought in the municipal court in excess of its jurisdiction

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 762, as follows:

An Act to amend section five of the act approved the twenty-fourth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and ninety-seven) entitled "An act authorizing the establishment of contagious disease hospitals in the several counties of the Commonwealth to be constructed and maintained out of county funds" by providing for the management of such hospitals by a board of trustees

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five of an act approved the twenty-fourth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and ninety-seven) entitled "An act authorizing the establishment of contagious disease hospitals in the several counties of the Commonwealth to be constructed and maintained out of county funds" which reads as follows

"Section 5 After such hospital is erected and equipped and ready for occupancy it shall be conducted and maintained by and under the authority of the directors of the poor in the same



manner that the county-home and other county poor-buildings are conducted and maintained" is hereby amended to read as follows

Section 5 After such hospital is erected and equipped and read for occupancy it shall be conducted and maintained by a board of trustees consisting of five members electors of the county one of whom shall be a licensed physician to be appointed by the court of common pleas for a term of four years or until their successors are appointed and have qualified. All vacancies in the membership of the board shall be filled by the court on petition of the remaining members of the board

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 768, as follows:

An Act authorizing and empowering the county commissioners of the several counties of this Commonwealth to erect and construct sewers and a plant to dispose of the sewage from county buildings and to acquire rights of way and the necessary lands for said purposes by purchase or by the exercise of the right of eminent domain at the expense of the county and providing the ways and means of ascertaining and paying the damages of those whose lands may be taken or injured by reason of the exercise of the right of eminent domain for said purposes

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever the county commissioners of any county of this Commonwealth shall deem it necessary to erect and construct a sewer or sewers and a plant to dispose of the sewage from the county buildings of their respective county it shall be lawful for them to erect and construct such sewer or sewers and disposal plant as they in their judgment shall deem necessary for said purpose at the expense of the county

Section 2 In order to comply with the provisions of this act the county commissioners of each county of this Commonwealth are hereby vested with the necessary power and authority to acquire in the name of the county by purchase agreement condemnation or otherwise all such real estate as the county commissioners may deem necessary to furnish a suitable site for a plant to dispose of sewage as aforesaid and a suitable location in which to lay erect and construct a sewer or sewers to connect such disposal plant with the county buildings

Section 3 The county commissioners of the several counties of this Commonwealth are hereby also vested with the power of eminent domain to lay erect and construct a sewer or sewers for the purpose of this act in along through and across the public roads streets and highways of any city borough or township provided however that the consent of the proper authorities of the city borough or township in which it is proposed to lay such sewer or sewers shall first be secured

Section 4 Whenever the county commissioners of any county have selected real estate for any of the purposes provided for in this act and they cannot agree on terms for its purchase with the owner or owners thereof such county commissioners after having decided on the amount and location thereof may enter upon and take possession of and occupy such land and thereafter may use the same for the purposes of this act

Section 5 The county funds which may be raised by taxation in any county shall be and they are hereby pledged and made security to the owner or owners of any property taken injured or damaged by the county under the provisions of this act

Section 6 The title to all real estate acquired by any county of this Commonwealth by condemnation proceedings as herein provided for shall be vested in the county in fee simple

Section 7 When the county commissioners of any county shall enter upon and occupy lands for the purposes herein provided for it or the owners of such premises or any one of them in behalf of all of them may present a petition to the court of common pleas of the county in which such land is situated setting forth the facts giving a description of the premises taken by metes and bounds and the names of all the owners thereof whereupon the said court shall appoint a jury of viewers consisting of three competent and disinterested residents of said county and shall fix a time for a hearing when they shall view said premises. Said time shall not be less than ten or more than thirty days after their appointment of which time and place five days' notice shall be given by the petitioners to said viewers and other parties interested. If on account of residence or for any other reason personal notice cannot be given notice shall be given of such view by registered letter or by advertisement or otherwise as the court may direct

Section 8 At the same time and place fixed for said view the said viewers having first been duly sworn or affirmed to perform their duties with fidelity and according to law shall view and examine the premises so taken by said county and after hearing such parties as may desire to be heard shall decide and make a true report to said court concerning the matters set forth in such petition and submitted to them and taking into consideration the quality and location of and the improvements upon the land so taken and occupied for the purposes aforesaid and taking into consideration the damages sustained and the benefits accruing shall estimate and determine what amount of damages if any have been sustained by the owners of such premises by reason of the taking of said land by the county and to whom payable if they can ascertain the legal owners thereof. Such hearing may be adjourned from

time to time as such viewers may direct and the said county and the parties interested shall have at least five days' notice of the filing of such report. If the actual owner of such premises or any part thereof by reason of non-residence or otherwise cannot be notified notice of the filing of such report shall be given as directed by the court

Section 9 If no exceptions are filed or appeal taken from said report by any party interested within thirty days after the filing thereof the same shall be confirmed absolutely by the court and the amount awarded therein to any person shall be a valid debt and obligation of said county collectible as other debts are collectible by law

Section 10 If on account of any liens existing against such premises or if the actual owners thereof cannot be found or if the owners or any of them refuse the amount awarded by such report or if for any other reason the said county cannot pay the sum awarded for such damages to the persons legally entitled thereto it may pay the same into court and thereafter the owners of such premises or its lien creditors shall look to said fund for all damages accruing to them on account of the taking of said property

Section 11 If exceptions to said report are filed by any interested party or if an appeal is taken the said exceptions or appeal shall be disposed of according to the rules of said court

Section 12 All cost and witness fees in any such case shall be paid by the county. Provided That in cases where an appeal is taken by any property owners from the award made by any board of viewers and the appellant does not recover a verdict for a greater amount than the viewers awarded the appellant shall pay all costs of such appeal and trial

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 786 (House Bill No. 1003), entitled:

An Act to amend section six of an act approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred and sixty-five) entitled "An act defining commodities regulating the sale thereof and providing penalties for violation hereof" as amended

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 790 (House Bill No. 1138), as follows:

An Act to amend section three section five and section nine of an act approved the twenty-second day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one thousand and ninety-three) entitled "An act creating in counties having a population of from eight hundred thousand to one million five hundred thousand a board for the assessment and revision of taxes providing for the appointment of the members of such board by the county commissioners fixing their salaries payable by the county defining the powers and duties of such board and regulating the assessment of property and occupations for State and county purposes authorizing the appointment of subordinate assessors and clerks defining their duties and providing for their compensation payable by such counties imposing a penalty on subordinate assessors for failure to comply with certain provisions of this act and abolishing the office of ward borough and township assessor in-so-far as respects the assessment of property and occupations for State and county purposes" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of the act approved the twenty-second day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one thousand and ninety-three) entitled "An act creating in counties having a population of from eight hundred thousand to one million five hundred thousand a board for the assessment and revision of taxes providing for the appointment of the members of such board by the county commissioners fixing their salaries payable by the county defining the powers and duties of such board and regulating the assessment of property and occupations for State and county purposes authorizing the appointment of subordinate assessors and clerks defining their duties and providing for their compensation payable by such counties imposing a penalty on subordinate assessors for failure to comply with certain provisions of this act and abolishing the office of ward borough and township assessor in-so-far as respects the assessment of property and occupation for State and county purposes" which reads as follows



"Section 3 The said board shall divide the county into convenient districts and shall appoint one subordinate assessor for each of said districts. The subordinate assessors shall each receive the sum of five dollars per day for the time actually occupied in discharging their duties. The board shall have the right to appoint such clerks as the salary board of the county or other proper authority may allow for the proper discharge of the duties of said board. All salaries herein provided for shall be paid out of the county treasury" be and the same is hereby amended to read as follows

Section 3 The said board shall divide the county into convenient districts and shall appoint one subordinate assessor for each of said districts. The subordinate assessors shall receive such compensation as the salary board shall fix. The board shall have the right to appoint such clerks as the salary board of the county or other proper authority may allow for the proper discharge of the duties of said board. All salaries herein provided for shall be fixed by the salary board and paid out of the county treasury

Section 2 That section five of said act which reads as follows

"Section 5 The subordinate assessors shall begin such assessments of property and occupations on the first day of June of each year preceding the triennial assessment in such counties and shall file the same with the board for the assessment and revision of taxes on or before the first Monday of November of such year" be and the same is hereby amended to read as follows

Section 5 The subordinate assessors shall make such assessments of property and occupations each year preceding the triennial assessment in such counties and shall file the same with the board for the assessment and revision of taxes on or before the first Monday of November of such year

Section 3 That section nine of said act which reads as follows

"Section 9 The subordinate assessors shall between the triennial assessments revise any assessment or valuation according to right and equity by correcting errors and by adding thereto any property or subjects of taxation which may have been omitted or any new property or subjects of taxation which may have come into being since the last triennial assessment

They shall also add thereto the names of any persons who may have moved into such district and strike therefrom the names of any persons who have removed from such districts since the last triennial assessment

The assessors shall also revise assessments and valuations between the triennial assessments by increasing or decreasing the same where the value of the property or subjects of taxation assessed or valued has changed by reason of any change of conditions thereon or adjacent thereto or in the vicinity thereof or for the reason that the property assessed or valued has been sub-divided or laid out into a plan of lots or other sub-divisions or for the reason that improvements have been placed thereon or added thereto or for the reason that any public or other improvement has been made adjacent thereto or in the vicinity thereof or where for any other reason whatsoever the value of the property has changed and it seems to the board necessary and equitable to make a change in the valuation thereof

All assessments required to be made by the subordinate assessors in the years between the triennial assessment shall be commenced on the first day of July and shall be returned to the board for the assessment and revision of taxes not later than the thirty-first day of December of the year preceding the one for which it is made" be and the same is hereby amended to read as follows

Section 9 The subordinate assessors shall between the triennial assessments revise any assessment or valuation according to right and equity by correcting errors and by adding thereto any property or subjects of taxation which may have been omitted or any new property or subjects of taxation which may have come into being since the last triennial assessment

They shall also add thereto the names of any persons who may have moved into such district and strike therefrom the names of any persons who have removed from such districts since the last triennial assessment

The assessors shall also revise assessments and valuations between the triennial assessments by increasing or decreasing the same where the value of the property or subjects of taxation assessed or valued has changed by reason of any change of conditions thereon or adjacent thereto or in the vicinity thereof or for the reason that the property assessed or valued has been sub-divided or laid out into a plan of lots or other sub-division or for the reason that improvements have been placed thereon or added thereto or for the reason that any public or other improvement has been made adjacent thereto or in the vicinity thereof or where for any other reason whatsoever the value of the property has changed and it seems to the board necessary and equitable to make a change in the valuation thereof. The assessors shall also between the triennial assessments in all cases where it is apparent that any assessment is not in accord with the generality or uniform standard of assessments revise and correct the same by increasing or decreasing the same where the value of the property or subjects of taxation assessed do not conform to the generality or uniform standard of assessments provided however that if such revision or correction of such assessment shall increase the amount thereof the owner of such subjects of taxation whose assessments have been so increased between the triennial assessments shall be given at least ten days written notice of such revision or correction and have the right of appeal to the court of common pleas in the same manner as provided in section ten of the act to which this act is an amendment

All assessments required to be made by the subordinate assessor in the years between the triennial assessment shall be returned to the board for the assessment and revision of taxes not later than the first Monday of November of the year preceding the one for which it is made

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 825, entitled:

An Act to provide for a second additional law judge of the court of common pleas of the tenth judicial district

The first section of the bill was read as follows and agreed to.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in addition to the judges provided for in an act approved the twenty-fourth day of April one thousand nine hundred and seventeen (Pamphlet Laws ninety-five) entitled "An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts" a second additional law judge is hereby authorized and provided for the Court of Common Pleas of the tenth judicial district who shall possess the same qualifications which are required by the constitution and laws for the president judge of said district and who shall hold his office for a like term and by the same tenure and shall have the same powers authority and jurisdiction and shall be subject to the same duties restrictions and penalties and shall receive the same compensation provided by law for judges of the courts of said judicial district

The second section of the bill was read as follows:

Section 2 At the next municipal election after the passage of this act the qualified electors of the said tenth judicial district shall elect in the manner prescribed by law for the election of a president judge one competent person learned in the law to serve as second additional law judge of the Court of Common Pleas in said tenth district from the first Monday in January Anno Domini one thousand nine hundred and twenty-two for a term of ten years. Vacancies in the office hereby created whether caused by death resignation expiration of term or otherwise shall be filled in the same manner as is required by law in case of a similar vacancy in the office of president judge

On the question,

Will the Senate agree to the section?

Mr. WEAVER. Mr. President, I move to amend section 2, page 2, line 22, by striking out "peutant" and inserting in lieu thereof "petent."

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The third section of the bill was read as follows and agreed to.

Section 3 The Governor is hereby authorized by and with the consent of the Senate to appoint one competent person learned in the law as the second additional law judge of the Court of Common Pleas of the said tenth judicial district to serve until the first Monday in January succeeding the next municipal election.

The title of the bill was read as follows and agreed to.

An Act to provide for a second additional law judge of the Court of Common Pleas of the tenth judicial district

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of



The Senate proceeded to the second reading and consideration of Senate Bill No. 839, as follows:

An Act to provide for an additional law judge of the court of common pleas of the Thirty-sixth Judicial District

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in addition to the judge provided for in the act approved the eighteenth day of July one thousand nine hundred and one (Pamphlet Laws six hundred and sixty-nine) entitled "An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election appointment and commissioning of judges learned in the law for the said districts in cases where such judges are not provided for by existing law" an additional law judge is hereby authorized and provided for the court of common pleas of the Thirty-sixth Judicial District who shall possess the same qualifications which are required by the Constitution and laws for the president judge of said district and who shall hold his office for a like term and by the same tenure and shall the same power authority and jurisdiction and shall be subject to the same duties restrictions and penalties and shall receive the same compensation provided by the law for judges learned in the law as if the said office had been established at the time of and subject to the provisions of an act entitled "An Act to fix the salaries of the judges of the supreme court the judges of the Superior Court the judges of the courts of common pleas and the judges of the orphans' courts" approved the fifth day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws one hundred eighty-two) and its supplements and amendments

Section 2 At the next municipal election after the passage of this act the qualified electors of the said Thirty-sixth judicial district shall elect in the manner prescribed by law for the election of president judge a competent person learned in the law to serve as said additional law judge in said district from the first Monday in January Anno Domini one thousand nine hundred and twenty-two for a term of ten years Vacancies in the office hereby created whether caused by death resignation expiration of term or otherwise shall be filled in the same manner as provided by law in case of a similar vacancy in the office of president judge

Section 3 The judge in said district whose commission shall first expire shall be the president judge thereof except where the president judge shall be re-elected in which case he shall continue to be president judge

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 858, as follows:

A Supplement to an act entitled "An Act to amend an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four providing for the incorporation and regulation of electric light heat and power companies" approved the eighth day of May Anno Domini one thousand eight hundred and eighty-nine by extending the power of every corporation heretofore or hereafter incorporated for the supply of light heat and power or any of them to the public by electricity and of every corporation which has therefore accepted the provisions of said act as provided herein and granting to every such corporation the power to appropriate property outside the limits of public streets lanes alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service accommodation convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following section be and the same is hereby added as section four to the act entitled "An act to amend an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four providing for the incorporation and regulation of electric light heat and power companies" approved the eighth day of May Anno Domini one thousand eight hundred and eighty-nine (Pamphlet Laws one hundred and thirty-six)

Section 4 Every corporation heretofore or hereafter incorporated for the purpose stated in section two of the act to which this is a supplement and every corporation which has heretofore accepted the provisions of said act as provided in section three thereof shall in addition to and without impairment or limitation of any of their present rights and powers and for the purpose of supplying light heat and power or any of them by means of electricity to the public in the borough town city or district where it may be located and to such persons partnerships and corporations residing therein or adjacent thereto as may desire the same have the following rights and powers

(a) To purchase construct erect operate or maintain necessary plants works equipment and facilities for the generation of electric light heat and power or any of them or for the transmission or distribution thereof

(b) To appropriate property outside the limits of public streets lanes alleys or highways and within the borough town city or district where it may be located necessary for its corporate use in the construction erection operation or maintenance of its building machinery apparatus plants works equipment and facilities for generating electric light heat and power or any of them for the transmission or distribution thereof except that streams rivers or waters of this Commonwealth or any of them or the land covered thereby or other public property or property of a public service company or property used as a burying ground or place of public worship or a dwelling house or the reasonable curtilage not to be less than three hundred feet appurtenant thereto shall not be appropriated by virtue of the power conferred by this sub-section Provided That for the purpose of transmission or distribution of electric light heat and power or any of them land covered by the streams rivers or waters of this Commonwealth or any of them may be appropriated by virtue of said power and Provided further That before any such company shall exercise the powers conferred by this sub-section the Public Service Commission of the Commonwealth of Pennsylvania upon application of such company shall have found and determined after public hearing that the service to be furnished by said company through the exercise of said power is necessary or proper for the service accommodation convenience or safety of the public All damages arising from any exercise of the power conferred by this sub-section shall be ascertained recovered and paid as provided by the forty-first section of the act approved April twenty-ninth one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) and the amendments and supplements thereto

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 860, as follows:

An Act providing for the appointment of board of examiners to examine applicants for the office of inspector for the anthracite mines of this Commonwealth prescribing the qualifications defining the powers and duties and fixing the compensation of such examiners providing for the appointment of inspectors of anthracite mines prescribing their qualifications and regulating their salaries and term of office and abolishing the terms of office of the present mine inspectors of the anthracite mines

## ARTICLE I

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Governor shall during the month of May one thousand nine hundred and twenty-one and every four years thereafter appoint five citizens of this Commonwealth residents of the anthracite region to compose the Anthracite Mine Inspectors' Examining Board who shall examine applicants for the office of mine inspector in the anthracite region of this Commonwealth Two of the members of the board shall be mining engineers who have had experience in the anthracite mines of Pennsylvania and three of the members shall be coal miners in actual practice who have had at least five years' practical experience as miners in the anthracite mines of this Commonwealth in which explosive gas is liberated

Appointees to the examining board shall be men of good repute and at least thirty years of age

The members of said board shall each receive the sum of ten dollars a day for each day actually employed not exceeding forty days in all and all necessary expenses incurred in carrying out the provisions of this act which shall be paid out of the State Treasury on warrant of the Auditor General issued upon presentation of vouchers properly made out and sworn to by each member of the board and approved by the Chief of the Department of Mines The board is hereby authorized to engage the service of a clerk who shall be a stenographer and whose compensation shall be the same as that of the members of the board

Any vacancy that may occur in the membership of the board shall be filled by appointment of the Governor according to the provisions of this section

Section 2 The said examining board shall meet in the city of on the second Tuesday in September following its appointment to prepare questions and answers and formulate rules to be used in conducting and governing the examination provided there be a vacancy in the office of inspector. The members of the board after being duly organized shall each take and subscribe to before any officer authorized to administer the same the following oath namely

"I do solemnly swear that I will perform the duties of examiner of applicants for the office of inspector to the best of my ability and that in recommending or rejecting said applicants I will be governed by the evidence of their qualifications to fill the position and not by any consideration of political or personal favor and that I will certify all applicants who may be found qualified and no others according to the true intent and meaning of the law"



The oaths of the members of the examining board shall be filed in the Department of Mines.

Section 3 On the fourth Tuesday of September public notice having been given for two weeks prior thereto in two newspapers published in the district where a vacancy exists the board shall meet again in the city of \_\_\_\_\_ to examine applicants for the office of inspector whose qualifications shall be certified to the board and be as follows: They shall be citizens of this Commonwealth and residents of the anthracite region of temperate habits of good repute of personal integrity in good physical condition and not under thirty or over fifty years of age. Provided however that any person who is now serving as inspector under the provisions of the act of June eighth one thousand nine hundred and one entitled "An act amending article two of an act entitled 'An act to provide for the health and safety of persons employed in and about the anthracite coal mines of Pennsylvania and for the protection and preservation of property connected therewith' approved the second day of June Anno Domini one thousand eight hundred and ninety-one" and its amendments shall be eligible for appointment even if beyond fifty years of age if in good physical condition. They shall have a comprehensive knowledge of the different systems of working and ventilating coal mines and shall have had at least ten years' practical experience in the anthracite mines of this Commonwealth as miners assistant mine foremen mine foremen or superintendent in the case of the superintendents assistant mine foremen and mine foremen they shall have at least five years' practical experience as coal miners in the anthracite mines of this Commonwealth. They shall have had practical experience with explosive gas dangerous and noxious gases generally found in coal mines and shall have a general knowledge of mines mining and machinery and of the chemistry of gases generally found in coal mines. They shall be conversant with the work of the first aid corps and with the work and requirements of the rescue corps. They shall be conversant with the science and use of electricity as applied to coal mines and shall have sufficient knowledge of the science of mining engineering to enable them to understand and read the mine workings of any mine as shown on maps presented at the examination and to make a cross section of any mine from said maps when required by the examining board. They shall give evidence of such theoretical as well as practical knowledge and general intelligence respecting mines and mining and the working and ventilation of mines as will satisfy the board of their capability and fitness for the important duties imposed upon the inspectors.

Section 4 The examination shall be in writing and the applicants who have made an average of at least ninety per centum shall be deemed successful. Provided however that those now acting as inspectors in the anthracite mines of this Commonwealth and who have served in such capacity for four years and have passed one examination as required by the provisions of the act of June eighth one thousand nine hundred and one entitled "An act amending article two of an act entitled 'An act to provide for the health and safety of persons employed in and about the anthracite coal mines of Pennsylvania and for the protection and preservation of property connected therewith' approved the second day of June Anno Domini one thousand eight hundred and ninety-one" and its amendments may continue in office without further examination and are eligible for appointment under the provisions of this act.

Section 5 The manuscripts and all other papers of the applicants in the examination together with the tally sheets and the correct solution of each question as prepared by the examination board shall be filed in the Department of Mines. The examining board or at least four members thereof shall certify to the Governor and also to the Chief of the Department of Mines the names and percentages of all successful applicants who are properly qualified under the provisions of this act to fill the office of inspector. A certificate of qualification prepared by the Chief of the Department of Mines shall be issued to each successful applicant. A certificate so issued shall remain in full force for a period of four years only unless the holder of same has served one full term as mine inspector in the anthracite mines of this Commonwealth in which case the certificate becomes permanent.

Section 6 It shall be obligatory on the Chief of the Department of Mines to issue a certificate of qualification to each inspector now acting in the anthracite region of this Commonwealth and who has acted as such continuously for four years. A similar certificate shall be issued to the Chief of the Department of Mines. The mark or per centum to appear on each individual certificate shall be the same as that appearing on the last certificate obtained prior to the passage of this act by the individual inspectors as required by the provisions of the act on June 8 one thousand nine hundred and one entitled "An act amending article two of an act entitled 'An act to provide for the health and safety of persons employed in and about the anthracite coal mines of Pennsylvania and for the protection and preservation of property connected therewith' approved the second day of June Anno Domini one thousand eight hundred and ninety-one" and its amendments. The certificate issued as required by this section shall be of a permanent nature and the holders of such certificates shall not be required to submit to further examinations and such certificates shall be issued immediately upon the passage of this act and the percentages of each inspector shall be certified to the Governor.

Section 7 In order to make uniform the method of selecting mine inspectors for this Commonwealth the term of office of inspectors of mines in the anthracite coal mines of Pennsylvania as heretofore existing shall upon the passage of this act be terminated and the Governor shall proceed to fill the office of inspector of mines in the anthracite coal region of this Commonwealth as provided for in this act.

Section 8 If at any time a vacancy shall exist in the office of mine inspector in the anthracite region of Pennsylvania the Governor shall from the names certified to him by the examin-

ing board or by the Chief of the Department of Mines commission the person having the highest percentage whose commission shall be for four years or until removed as provided by section fifteen of this act.

Section 9 When a vacancy occurs in the office of inspector by death or otherwise the Governor shall commission for the unexpired term from the names of the successful applicants on file in the Department of Mines the person having the highest percentage in the examination.

When the applicants who have received an average of at least ninety per centum shall be exhausted the Governor shall cause the examining board to meet for a special examination. Special examinations shall be conducted in the same manner as required in this act for the conducting of regular examinations.

Section 10 The salary of the inspectors shall be four thousand eight hundred dollars (\$4,800) a year to be paid monthly by the State Treasurer on warrant of the Auditor General issued upon presentation of voucher approved by the Chief of the Department of Mines. Each inspector may also incur traveling and such other expenses as may be necessary for the proper discharge of his duties which shall be paid quarterly by the State Treasurer on warrant of the Auditor General issued upon presentation of vouchers made out and sworn to by the inspector and approved by the Chief of the Department of Mines.

Section 11 Each inspector shall before entering upon the discharge of his duties give a bond to the Commonwealth in the sum of five thousand dollars with sureties to be approved by a judge of the court of common pleas of the district in which he resides conditioned for the faithful discharge of his duties and shall take an oath or make affirmation that he will discharge his duties with impartiality and fidelity.

Section 12 The Chief of the Department of Mines shall have authority to procure for the inspectors on their request furniture instruments chemicals typewriters stationery and all other necessary supplies which shall be paid for by the State Treasurer on warrant of the Auditor General issued upon presentation of vouchers approved by the Chief of the Department of Mines. All furniture instruments plans books memoranda notes and other materials pertaining to the office of the inspector shall be the property of the State and shall be delivered by the inspector to his successor in office.

Section 13 In case the inspector becomes incapacitated to perform the duties of his office or is granted a leave of absence by the Chief of the Department of Mines for thirty days or more it shall be the duty of the Governor at the request of the Chief of the Department of Mines to appoint temporarily to the office a person on the eligible list of applicants file in the Department of Mines. The temporary inspector shall act until the regular inspector is able to resume the duties of his office and shall be paid in the same manner as hereinbefore provided for the payment of the regular inspector.

Section 14 No inspector under this act shall act as manager of any coal mine or as agent or as mining engineer for any coal company or be interested in the operation of any anthracite coal mines in this Commonwealth.

Section 15 Upon a petition signed by not less than fifteen reputable citizens who shall be miners or operators of mines and with the affidavit of one or more of said petitioners attached setting forth that any inspector of mines is neglectful or is incompetent to perform the duties of his office or that he is guilty of malfeasance in office or upon petition of the Chief of the Department of Mines setting forth any of the above charges the court of common pleas in the county in which the inspector is acting and is a resident shall issue a citation in the name of the Commonwealth to the said inspector to appear at not less than ten days' notice on a day fixed before said court and the court shall then proceed to inquire into and investigate the allegations of the petitioners. Provided however that the citation shall not issue until the petitioners shall file a bond in said court with sufficient sureties to be approved by the court conditioned that the petitioners shall pay all costs of the proceedings in case the charges are not sustained.

If the court finds that the said inspector is incompetent to perform the duties of this office or that he is guilty of malfeasance in office the court shall declare the office of said inspector vacant and shall so certify to the Governor who shall proceed in compliance with the provisions of this act to fill the vacancy.

The cost of said investigation shall if the charges are sustained be imposed upon the inspector.

Section 16 This act shall go into effect from the first day of May Anno Domini one thousand nine hundred and twenty-one.

Section 17 Any person failing to comply with the provisions of this act shall be deemed guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine of three hundred dollars or undergo imprisonment in the county jail for a period of thirty days or both at the discretion of the court.

Section 18 All acts or parts of acts inconsistent with the provisions of this act be and the same are hereby repealed.

And said bill having been read at length the second time and agreed to.

Ordered. To be transcribed for a third reading.

Agreedably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 862, as follows:

An Act to amend section two of the act approved the twelfth day of July one thousand nine hundred thirteen (Phamphlet



Laws seven hundred eleven) entitled "An act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expenses thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of the act approved the twelfth day of July one thousand nine hundred thirteen (Pamphlet Laws seven hundred eleven) entitled "An act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs and process or warrants by the proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expenses thereof" which reads as follows

"Section 2 The judges of said court shall be learned in the law and shall be elected by the duly qualified electors of said county for terms of ten years if they so long behave themselves well

The president judge shall receive a salary of six thousand five hundred dollars (\$6,500) per annum and the associate judges shall receive salaries of six thousand dollars payable by the State in the manner that the salaries of the judges of the courts of common pleas are paid The term of office of the judges of the court shall begin on the first Monday of January following their election

The first judges of the said court shall be elected at the general election held in November one thousand nine hundred and thirteen

In the event of a vacancy in the office of judge or when by reason of a new United States census more judges are to be chosen the Governor shall appoint judges to hold office until such time as their successors shall be elected as provided by the Constitution of the State in such case and their successors shall be elected to the full term of ten years

The Governor upon the first election of judges as aforesaid shall designate one of their number to be president judge and shall after the election aforesaid and from time to time when a vacancy occurs in the office of president judge either by expiration of his term or for other reason designate one of the judges to be president judge

It shall be unlawful for any judge of the said court to practice law during his continuance in office" is hereby amended to read as follows

Section 2 The judges of said court shall be learned in the law and shall be elected by the duly qualified electors of said county for terms of ten years if they so long behave themselves well

The president judge and the associate judges shall receive the salaries now provided by law payable by the State in the same manner that the salaries of the judges of the courts of common pleas are paid The term of office of the judges of the court shall begin on the first Monday of January following their election

The first judges of the said court shall be elected at the general election held in November one thousand nine hundred thirteen

In the event of a vacancy in the office of judge or when by reason of a new United States census more judges are to be chosen the Governor shall appoint judges to hold office until the first Monday of January succeeding the next municipal election at which election the vacancies shall be filled and the additional judges caused by such increase in population shall be elected to the full term of ten years from the first Monday of January next following such election

The Governor upon the first election of judges as aforesaid shall designate one of their number to be president judge and shall after the election aforesaid and from time to time when a vacancy occurs in the office of president judge either by expiration of his term or for other reason designate one of the judges to be president judge

It shall be unlawful for any judge of the said court to practice law during his continuance in office

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

#### HOUSE MESSAGE.

RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL NO. 253.

The Clerk of the House of Representatives being introduced presented extract from the Journal of the House of Representatives, which was twice read as follows, considered and agreed to.

In the House of Representatives, April 6, 1921. Resolved (if the Senate concur) That House Bill No. 253, File Folio 943, entitled "An act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs." be recalled from the Governor for the purpose of amendment.

Ordered. That the Clerk inform the House of Representatives accordingly.

#### BILLS INTRODUCED.

Mr. DAIX. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX read in his place and presented to the Chair Senate Bill No. 881, entitled:

An Act to amend the act approved the eighteenth day of July one thousand nine hundred and seventeen (P. L. 1043) entitled "An act establishing a public school employees retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties

Which was committed to the Committee on Education.

Mr. EYRE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE read in his place and presented to the Chair Senate Bill No. 882, entitled:

An act to empower the Public Service Commission to require railroad corporations to employ an adequate number of men upon trains and to repeal an act approved the nineteenth day of June nineteen hundred and eleven (Pamphlet Laws ten hundred and fifty-three) entitled "An act to promote the safety of travelers and employees upon railroads by compelling common carriers by railroad to properly man their trains"

Which was committed to the Committee on Judiciary Special.

Mr. DAVIS. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAVIS read in his place and presented to the Chair Senate Bill No. 883, entitled:

An Act to amend sections one, two and three of an act approved the second day of July one thousand nine hundred and one (P. L. 601) entitled "An act to establish in cities of the first and second class a house or houses of detention for delinquent dependent and neglected children and providing for the management and maintenance thereof" making the provisions of the act effective only as to cities of the second class and designating the board of managers for such houses

Which was committed to the Committee on Judiciary General.

Mr. HEATON. Mr. President, I ask unanimous consent to read in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. HEATON read in his place and presented to the Chair Senate Bill No. 884, entitled:

An act to repeal an act approved the eighth day of March one thousand eight hundred and seventy-two (P. L. 275) entitled "An Act relating to the election of School Directors of Conyngham Township, Columbia County

Which was committed to the Committee on Education.

#### REPORTS FROM COMMITTEES.

Mr. DAIX. Mr. President, I ask unanimous consent to make reports from Committee at this time.

The PRESIDENT. Is there objection. The Chair hears none.

Mr. DAIX from the Committee on Judiciary General reported as committed, Senate Bill No. 35, entitled:

An Act providing for the recording of deeds and registration of same.

Also from the Committee on Judiciary General reported as committed, Senate Bill No. 34, entitled:

An Act to ascertain and appoint the fees to be received by the recorder of deeds in and for the counties in this Commonwealth containing more than one million five hundred thousand (1,500,000) inhabitants.

Also from the Committee on Judiciary General reported as committed, Senate Bill No. 259, entitled:

An Act making unlawful the use of any statement of fact in any advertisement; which statement is untrue, deceptive or misleading and providing a penalty for any violation of the same.

Mr. McCONNELL. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL from the Committee on Judiciary Special reported as committed, Senate Bill No. 857, entitled:

An Act to amend an act approved the fourteenth day of July, one thousand nine hundred and seventeen, (P. L. 840), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto," and repealing certain sections of said act.

Mr. WEAVER. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WEAVER from the Committee on Judiciary General reported as committed, Senate Bill No. 551, entitled:

An Act amending an act, entitled "An Act providing when, how, upon what property, and to what extent liens shall be allowed for taxes, and for municipal improvements and for the removal of nuisances; the procedure upon claims filed therefor; the methods for preserving such liens and enforcing payment of such claims; the effect of judicial sales of the properties liened, and the manner of distributing the proceeds of such sales," approved the 4th day of June, A. D. 1901, providing for a charge for failure to pay municipal claims before liens are filed and for the collection of said charge.

Mr. McCONNELL. Mr. President, I ask unanimous consent to make reports from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL from the Committee on Judiciary Special reported as committed, Senate Bill No. 873, entitled:

An Act relating to explosives; making unlawful the giving away, sale, or delivery of explosives to persons under sixteen, and the having in possession and use of explosives for certain purposes.

Also from the Committee on Judiciary Special reported as committed, Senate Bill No. 874, entitled:

An Act relating to explosives; making unlawful the giving away, sale or delivering of explosives without the making and keeping of records of sale.

Mr. EYRE. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objections? The Chair hears none.

Mr. EYRE from the Committee on Judiciary Special reported as committed, Senate Bill No. 882, entitled:

An Act to empower the Public Service Commission to require railroad corporations to employ an adequate number of men upon trains and to repeal an Act approved the nineteenth day of June, nineteen hundred and eleven, (P. L. 1053), entitled "An act to promote the safety of travelers and employees upon railroads by compelling common carriers by railroad to properly man their trains."

Mr. LONG. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. LONG from the Committee on Game and Fisheries reported as amended, Senate Bill No. 421 (House Bill No. 353), entitled:

An Act to further amend section four and amend section six of an act approved the seventeenth day of April one thousand nine hundred and thirteen (Pamphlet Laws eighty-five) entitled "An act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees fines and penalties received"

#### BILLS SIGNED.

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) announced that the Chief Clerk having reported that the following bills had passed both house of the General Assembly and the same being correct, the titles were publicly read as follows:

House Bill No. 4 entitled:

An Act making a deficiency appropriation to the trustees of the State Hospital of Nanticoke Nanticoke Luzerne county Pennsylvania.

House Bill No. 9, entitled:

An Act making an appropriation to provide for a deficiency in the maintenance of the Pennsylvania Training School for Feeble-Minded Children Elwyn Delaware county Pennsylvania.

House Bill No. 136, entitled:

An Act making an appropriation providing for a deficiency in the maintenance of the Glen Mills Schools Glen Mills Delaware county Pennsylvania.

House Bill No. 468, entitled:

An Act making a deficiency appropriation to the Western Pennsylvania Institution for the Instruction of the Deaf and Dumb.

House Bill No. 527, entitled:

An Act to exempt from taxation real and personal property accessories materials and parts for motor vehicles and labor and work thereon a lien on such motor vehicles and providing for the enforcement of said lien

House Bill No. 584, entitled:

An act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb Mount Airy Philadelphia to cover deficiency in maintenance and education of State pupils

House Bill No. 693, entitled:

A supplement to an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Appropriation Acts page two hundred and sixty-five) entitled "An act making an appropriation to the trustees of the State Hospital for the Insane Southeastern District of Pennsylvania located at Norristown Pennsylvania"

Whereupon,

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) in the presence of the Senate signed the same.

#### RECESS.

Mr. CROW. Mr. President, I move that the Senate do now take a recess for ten minutes.

Mr. SCHANTZ. Mr. President, I second the motion.

The motion was agreed to.

#### AFTER RECESS.

The PRESIDENT PRO-TEMPORE (Mr. F. E. Baldwin) in the Chair.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

#### REPORT FROM COMMITTEE.

Mr. EYRE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.



Mr. EYRE, from the Committee on Appropriations, reported as amended, Senate Bill No. 643, entitled:

An Act creating a Department of Game and Fish; charging the department with the enforcement, administration and execution of laws heretofore enforced, administered and executed by or through the Department of Fisheries, and the Board of Game Commissioners; defining the powers and duties of the department and prescribing penalties; abolishing certain departments, boards, commissions and offices; providing for the disposition of certain moneys now held by or hereafter paid to the State Treasurer under any statute the enforcement of which is by this act imposed on the department; and making appropriations.

#### HOUSE MESSAGES.

##### HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 61.

The Clerk of the House of Representatives being introduced, presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 61, entitled:

An Act making an appropriation to the Pennsylvania State Oral School for the Deaf at Scranton Pennsylvania

##### HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 186.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 186, entitled:

An Act to amend the first section of an act entitled "An act to amend the first section of an act entitled 'An act increasing the salaries of tipstaves in the courts of any county of this Commonwealth of a population of not less than five hundred thousand' approved the thirtieth day of May one thousand eight hundred and ninety-five by changing the limit of population of such counties and increasing the minimum and maximum limits of said salaries" approved the first day of June one thousand nine hundred and eleven by limiting the provisions of said act to counties of the first class and providing for the salaries of compensation of such tipstaves

##### HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 449.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 449, entitled:

An act to amend an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws two hundred and eighty-two) entitled "For the protection of the public health by regulating the possession control dealing in giving away delivery dispensing administering prescribing and use of certain drugs in the treatment of the drug habit by providing for the revocation and suspension of licenses of physicians dentists veterinarians pharmacists druggists and registered nurses for certain causes and by providing for the enforcement of this act and penalties" regulating the age of users of drugs providing for an annual report by public institutions and giving certain powers to inspectors in the Bureau of Drug Control

##### HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 878.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 878, entitled:

An act to amend an act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand and fifty-nine) entitled "An act extending the powers of judges of courts of quarter sessions and of oyer and terminer in relating to releasing prisoners in jails and work-houses on parole"

He also presented for concurrence, bills of the House of Representatives, as follows:

##### House Bill No. 55 (Senate Bill No. 885), entitled:

An act imposing a State tax on gross receipts received from outdoor advertising providing for the collection thereof and prescribing penalties

Which was committed to the Committee on Finance.

##### House Bill No. 1192. (Senate Bill No. 886), entitled:

An Act imposing a State tax on gasoline sold in this Commonwealth except for the purpose of resale providing for the

collection thereof providing for the distribution and use of the revenues derived from said tax making an appropriation and fixing penalties.

Which was committed to the Committee on Finance.

##### House Bill No. 418. (Senate Bill No. 887), entitled:

An Act giving additional protection to human beings in this Commonwealth and imposing penalties upon those who may shoot at or wound or kill a human being in mistake for either game or other wild creatures

Which was committed to the Committee on Appropriations.

##### House Bill No. 860. (Senate Bill No. 888), entitled:

An Act creating a commission to prepare a revision and consolidation of the existing general statutory law defining the powers and duties of the commission imposing certain duties upon the Legislative Reference Bureau providing for the report of the commission to the General Assembly for its adoption or rejection and making an appropriation

Which was committed to the Committee on Appropriations.

#### REPORT FROM COMMITTEE.

Mr. SNYDER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SNYDER from the Committee on Banks and Building and Loans, reported as committed, Senate Bill No. 742, entitled:

An Act authorizing the organization of co-operative banks, and defining their powers and duties.

#### MOTION TO READ BILLS THE FIRST TIME.

Mr. EYRE. Mr. President, I move that all bills reported from committees at to-day's session be read the first time.

Mr. CLARK. Mr. President, I second the motion.  
The motion was agreed to.

#### BILLS ON FIRST READING.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 34, entitled:

An Act to ascertain and appoint the fees to be received by the recorder of deeds in and for the counties in this Commonwealth containing more than one million five hundred thousand (1,500,000) inhabitants

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 35, entitled:

An Act providing for the recording of deeds and registration of same

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 259, entitled:

An Act making unlawful the use of any statement of fact in any advertisement which statement is untrue, deceptive or misleading and providing a penalty for any violation of the same.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 264 (House Bill No. 11), entitled:

An Act for the protection of human life, livestock and growing timber by prohibiting the discharge of certain guns except



at birds and animals or at targets properly protected and providing penalties.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 439, entitled:

An Act requiring ballot boxes used at any primary or election and in any city to be delivered unto the mayor thereof and the prothonotary of the proper county and kept in good order in a locked fireproof and sanitary place at such city's expense to answer any lawful call for such boxes until they be emptied by order of court and punishing failure to comply herewith

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 440, entitled:

An Act to amend section six of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred fifty-seven) entitled "An Act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting same and of their appointees including registrars inspectors of registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling-places by registrars and at the offices of commissions by commissioners and the right of parties or bodies of electors to have watchers thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by an elector under certain conditions directing how the registers shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from action of registrars to said commissions in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon the courts judges prothonotaries sheriffs commissioners peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are co-extensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred nineteen to and for the use of the said commissions punishing and fixing penalties for violations hereof and repealing all legislation inconsistent herewith

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 441, entitled:

An Act to amend sections eight and nine of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fifty-seven) entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting same and of their appointees including registrars inspectors of registration clerks and counsel fixing their qualifications terms of

office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling-places by registrars and at the offices of commissions by commissioners and the right of parties or bodies of electors to have watchers thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by an elector under certain conditions directing how the registers shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon the courts judges prothonotaries sheriffs commissioners peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are co-extensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred nineteen to and for the use of the said commissions punishing and fixing penalties for violations hereof and repealing all legislation inconsistent herewith

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 442, entitled:

An Act to amend section thirty-two thirty-four thirty-five and thirty-six of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred fifty-seven) entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting same and of their appointees including registrars inspectors of registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling places by registrars and at the offices of commissions by commissioners and the right of parties or bodies of electors to have watchers thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by an elector under certain conditions directing how the registers shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to and commissions and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon the courts judges prothonotaries sheriffs commissioners peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are co-extensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred nineteen to and for the use of the said commis-



sions punishing and fixing penalties for violations hereof and repealing all legislation inconsistent herewith.

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 516, entitled:

An Act to amend section sixteen of an act approved the tenth day of June one thousand eight hundred and ninety-three (Pamphlet Laws four hundred and nineteen) entitled "An act to regulate the nomination and election of public officers requiring certain expenses incident thereto to be paid by the several counties and punishing certain offenses in regard to such elections"

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 541 (House Bill No. 391), entitled:

An Act to amend and further amend sections five seven fourteen fifteen sixteen nineteen twenty-one twenty-two and twenty-six of an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws five hundred seventy-two) entitled "An act to provide for the protection and preservation of game game-quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions" sections fourteen and fifteen previously having been amended

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 551, entitled:

An Act amending an act entitled "An act providing when and upon what property and to what extent liens shall be allowed for taxes and for municipal improvements and for the removal of nuisances the procedure upon claims filed therefor the methods for preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales" approved the fourth day of June Anno Domini one thousand nine hundred and one providing for a charge for failure to pay municipal claims before liens are filed and for the collection of said charge

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 564 (House Bill No. 243), entitled:

An Act to amend section four hundred and twenty-one of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 566 (House Bill No. 455), entitled:

An Act to amend section twenty-four of an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws five hundred seventy-two) entitled "An act to provide for the protection and preservation of game game-quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions"

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 621 (House Bill No. 708), entitled:

An Act concerning the proof of statutes of other jurisdictions and to make uniform the law with reference thereto

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 622 (House Bill, No. 769), entitled:

An Act concerning the taking of depositions in this State to be used in any foreign jurisdiction and to make uniform the law with reference thereto

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 623, entitled:

An Act to amend sections four and seven of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred nine) entitled "An act prescribing the powers and duties of the Bureau of Markets in the Department of Agriculture providing for cooperation with the Bureau of Standards of the Department of Internal Affairs to establish standard receptacles for farm products and to promulgate regulations for the enforcement thereof and prescribing penalties for violations of the provisions of this act" by striking out certain provisions limiting the investigation and classification of farm products and appropriating to the Department of Agriculture for the use of the Bureau of Markets all fees and other moneys collected under this act

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 633, entitled:

An Act to amend sections five hundred and forty-two and five hundred and forty-three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith by imposing an occupation tax for school purposes on female residents of school districts of the second third and fourth class

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 642, entitled:

An Act to prohibit the manufacture production possession use and sale of intoxicating liquors for beverage purposes regulating the manufacture production possession use and sale of liquors for non-beverage purposes providing methods of enforcement and penalties for the violation thereof and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 646, entitled:

An Act permitting the carrying of shot guns and target and trap shooting within public parks in cities of the first class

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 648, entitled:

An Act to amend sections one thousand five hundred and one and one thousand five hundred and five of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by an act approved the twenty-third day of June one thousand nine hundred and nineteen (Pamphlet Laws, five hundred and seventy-two) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school

system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 655, entitled:

An Act concerning the annual assessment of poll taxes by assessors in counties of the first class changing the time and manner of making revising and returning assessors' registry lists of electors and the form thereof in such counties, regulating the use of same therein for recording personal registrations, as well as collecting poll taxes incidentally imposing new duties on such assessors and upon county commissioners and certain expenses upon counties and punishing certain violations hereof.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 669 (House Bill No. 399), entitled:

An Act relating to the adequate protection of fruit vegetables or other articles of food from flies

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 686, entitled:

An Act to amend an act approved the twenty-first day of July one thousand nine hundred nineteen (Pamphlet Laws one thousand and sixty-four) entitled "An act authorizing the appointment of clerks by the judges of the orphans' court of certain counties" by increasing the maximum limits of the salaries of said clerks

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 694, entitled:

An Act authorizing and empowering county commissioners to enter a bridge on record as a county bridge by resolution without the recommendation of viewers and the approval of grand jury and of the court of quarter sessions and making it the duty of county commissioners to build such bridges at the expense of the county or counties in or between which they may be located and also making it the duty of county commissioners to erect and construct a new and sufficient bridge to take the place of any county or inter-county bridge which has been or which shall hereafter be totally or partially destroyed by some sudden casualty and authorizing county commissioners to erect a new and sufficient bridge to take the place of any existing county or inter-county bridge which has become or which hereafter becomes insufficient for any cause to accommodate the public travel at the expense of the county or counties in or between such bridge may be located without the recommendation of viewers and the approval of the court of quarter sessions and of the grand jury

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 714 (House Bill No. 677), entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any part thereof that are or may be inconsistent therewith" as amended

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 750 (House Bill No. 532), entitled:

An Act to amend part of section thirteen of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fifty-seven) entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting same and of their appointees including registrars inspectors and registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling places by registrars and at the offices of commissions by commissioners and the right of parties or bodies of electors to have watchers thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by any elector under certain conditions directing how the register shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon the courts judges prothonotaries sheriffs commissioners peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are co-extensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions punishing and fixing penalties for violations hereof and repealing all legislation inconsistent herewith"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 759, entitled:

An Act relating to the fees of attorneys-at-law as part of the taxable costs in cases in the several courts of common pleas and on appeals to the Superior and Supreme Courts of this Commonwealth

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 761, entitled:

An Act authorizing the establishment by counties of hospitals for the treatment of persons afflicted with tuberculosis providing for the management and maintenance thereof and authorizing the incurring of indebtedness and the levy of taxes therefor

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 784 (House Bill No. 978), entitled:

An act providing for the assessment of benefits and award of damages by the viewers appointed in counties of the second class pursuant to the provisions of an act approved the eleventh day of May one thousand nine hun-



dred eleven (Pamphlet Laws two hundred and forty-four) entitled "An act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" and providing for the filling revising and collecting of liens arising from any assessment of benefits thereunder

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 857, entitled:

An Act to amend an act approved the fourteenth day of July, one thousand nine hundred and seventeen (P. L. 840,) entitled "An act concerning townships and revising, amending and consolidating the law relating thereto," and repealing certain sections of said act.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 873, entitled:

An Act relating to explosives; making unlawful the giving away, sale, or delivery of explosives to persons under sixteen, and the having in possession and use of explosives for certain purposes.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 874, entitled:

An Act relating to explosives; making unlawful the giving away, sale or delivery of explosives without the making and keeping of records of sale.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 882, entitled:

An Act to empower the Public Service Commission to require railroad corporations to employ an adequate number of men upon trains and to repeal an act approved the nineteenth day of June, nineteen hundred and eleven (P. L. 1653), entitled: "An act to promote the safety of travelers and employees upon railroads by compelling common carriers by railroad to properly man their trains."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

#### ADJOURNMENT.

Mr. LAKE. Mr. President, I move that the Senate do now adjourn until ten o'clock to-morrow morning, and that to-morrow morning's session be confined to the receiving of communications from the Governor, receiving reports from Committees, reading bills in place, bills on first and second reading only, and receiving messages from the House.

Mr. SISSON. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 1:23 P. M. until Thursday, April 7, 1921, at ten o'clock A. M.

## HOUSE OF REPRESENTATIVES

WEDNESDAY, April 6, 1921.

The House met at 11 o'clock A. M.

The SPEAKER (Robert S. Spangler) in the Chair.

#### PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

O Lord God, four years ago today we ceased to be mild protestants against the depredations of the German hordes, drunk with power and blinded with pride, and became the open protagonists of what we believed to be justice and righteousness and truth. Thou hast crowned our banners with victory, and we have to thank those who were willing to put themselves into the breach for this.

The tumult and the shouting has ceased, but for many this war is not yet over. We think of those that wear the golden star above the heart. With grief we think of those who are the inmates of the sanatoria, whose light of reason has been forever darkened. We think of those who have no longer their sight. We think of the armless sleeve. We think of him who is brother to the crutch. We think of him who has been poisoned with the gas and must languish throughout the rest of his days.

Look down and be merciful upon them all, we beseech Thee, and let not a great and mighty nation, blessed as none other is blessed, have it ever said that a republic is forgetful of those who defended her rights. Amen.

#### JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on the motion of Mr. Crum, the further reading was dispensed with, and the Journal was approved.

#### PETITION.

##### PROTESTING AGAINST CHANGE IN SUNDAY LAWS.

The SPEAKER presented a petition from the Messiah Lutheran Church, of Homestead, Pa., protesting against the changing of Sunday Laws.

Referred to the Committee on Law and Order.

#### BILLS INTRODUCED AND REFERRED.

By Mr. SHANNON. House Bill No. 1386.

A Supplement to an act approved the twenty-second day of July, one thousand nine hundred and thirteen (P. L. 948), entitled "An act establishing certain public roads as State Highways, and providing for their construction and maintenance at the expense of the Commonwealth."

Referred to the Committee on Public Roads.

By Mr. JEREMIAH J. MILLER. House Bill No. 1387.

An Act to amend sections three, four and eleven of an act approved the twentieth day of May, one thousand nine hundred and fifteen (P. L. 566), entitled "An act requiring cities of the first class to establish a pension fund for employees of said cities, and all county or other public employees, if any, paid by appropriation of the city councils thereof and out of the treasury of said cities; and regulating the administration and the payment of such pensions," as amended.

Referred to the Committee on Municipal Corporations.

By Mr. HORNE. House Bill No. 1388.

An Act to amend section eight of an act approved the seventh day of June, one thousand eight hundred and eighty-seven (P. L. 365), entitled "An act to encourage and authorize the formation of co-operative associations, productive and distributive by farmers, mechanics, laborer or other persons."

Referred to the Committee on Judiciary Special.

By Mr. WILLIAMS. House Bill No. 1389.

An Act making an appropriation to the Water Supply Commission for the purpose of cleaning out and diking the Cowanesqua river in or near Elkland Borough, in Tioga County.

Referred to the Committee on Appropriations.

By Mr. RUDOLY. House Bill No. 1404.

An Act to amend part of section six of an act approved the thirty-first day of May, one thousand nine hundred and eleven (Pamphlet Laws 468), entitled "An act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of Commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance, and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpike or tollroads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of townships or county roads; defining highways and State-aid highways; providing methods of application for State aid in the improvement, maintenance, and repair of township or county roads, and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county township or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid highways, and kind of materials to be used in the improvement; and providing for payment of cost of improvement and repairs; providing for penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act," as amended.

Referred to the Committee on Public Roads.

By Mr. HARER. House Bill No. 1405.

An Act to amend section twenty-three of the act approved the first day of June, one thousand eight hundred and eighty-nine, (P. L. 420), entitled "A further supplement to an act entitled 'An act to provide revenue by taxation,' approved the seventh day of June, Anno Domini one thousand eight hundred and seventy-nine."

Referred to the Committee on Ways and Means.

By Mr. BALDI. House Bill No. 1406.

An Act regulating motor-vehicles carrying passengers or property for hire in cities, and authorizing cities to license and regulate the same.

Referred to the Committee on Municipal Corporations.

By Mr. WHITAKER. House Bill No. 1407.

An Act to amend section one of an act approved the twenty-first day of March, one thousand nine hundred seven, (P. L. 22), entitled, "An act authorizing the county commissioners of the several counties, or the town councils of the several boroughs, of this Commonwealth, or both, to appropriate annually a sufficient sum of money to each Post of the Grand Army of the Republic, in their respective counties or boroughs, to aid in defraying the expenses of Memorial Day," as amended, authorizing county commissioners to make additional appropriations for memorial day purposes.

Referred to the Committee on Military.

## SENATE MESSAGE.

### SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

Senate Bill No. 139. (House Bill No. 1390.)

An Act authorizing cities of the third class to regulate the location of business trades and industries, the location, size, and use of buildings and the areas of yards, courts and open spaces.

Referred to the Committee on Judiciary General.

Senate Bill No. 587. (House Bill No. 1391).

An Act validating all divorces granted since the first day of June, one thousand nine hundred and fifteen where the subpoena was signed by the prothonotary.

Referred to the Committee on Judiciary Special.

Senate Bill No. 588. (House Bill No. 1392.)

An Act authorizing the prothonotaries to sign subpoenas in divorce cases.

Referred to the Committee on Judiciary Special.

Senate Bill No. 653. (House Bill No. 1393.)

An Act to amend section nineteen of an act approved the eleventh day of May, one thousand nine hundred eleven (Pamphlet Laws two hundred forty-four) entitled "An act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein, making such originally constructed or improved roads and highways county roads, authorizing the relocation, opening, straightening, widening, extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary, providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof, providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined, providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads, authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof, prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" further relating to the repair of such roads and expressing the intent of the act.

Referred to the Committee on Public Roads.

Senate Bill No. 17. (House Bill No. 1394).

A Joint Resolution proposing an amendment to article nine, section four of the Constitution of the Commonwealth of Pennsylvania, authorizing the State to issue bonds for the purpose of providing a bonus for soldiers.

Referred to the Committee on Judiciary General.

Senate Bill No. 93. (House Bill No. 1395).

An Act relating to insurance amending revising and consolidating the law providing for the incorporation of insurance companies and the regulation supervision and protection of home and foreign insurance companies Lloyd's associations reciprocal and inter-insurance exchanges and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund providing penalties and repealing existing laws

Referred to the Committee on Insurance.

Senate Bill No. 95. (House Bill No. 1396).

An Act relating to insurance establishing an insurance department, and amending, revising and consolidating the law relating to the licensing, qualification, regulation, examination, suspension and dissolution of insurance companies, Lloyd's associations, reciprocal and inter-insurance exchanges and certain societies and orders the examination and regulation of fire insurance rating bureaus and the licensing and regulation of insurance agents and brokers, providing penalties and repealing existing laws.

Referred to the Committee on Insurance.

Senate Bill No. 109. (House Bill No. 1397).

An Act to amend section six of an act approved the seventh day of June, one thousand nine hundred and seventeen (Pamphlet Laws four hundred three,) entitled "An act relating to the form, execution, revocation and interpretation of wills to nuncupative wills to the appointment of testamentary guardians, to spendthrift trusts, to forfeiture of devise or legacy in case of murder of testator to elections to take under or against wills, and to the recording and registering of such elections and of decrees relatives thereto and to the fees therefor.

Referred to the Committee on Judiciary General.

Senate Bill No. 486. (House Bill No. 1398).

An Act creating a Department of Public Welfare, defining its powers and duties, abolishing the Board of Public Charities and all offices thereunder, the Committee on Lunacy and the Prison Labor Commission, and vesting all the powers of said Board



Committee and Commission in the Department of Public Welfare; requiring all reports, notices, statements or matters heretofore required to be made, given or submitted to the Board of Public Charities or the Commission on Lunacy to be given or submitted to the Department of Public Welfare and providing penalties

Referred to the Committee on Public Health and Sanitation.

Senate Bill No. 521. (House Bill No. 1399).

An Act fixing the pay of an election officer.

Referred to the Committee on Elections.

Senate Bill No. 592. (House Bill No. 1400).

An Act providing that the several courts of record shall prescribe by rule what petitions or papers in the nature thereof containing averments of facts shall be verified as to such facts, and repealing existing laws.

Referred to the Committee on Judiciary Special.

Senate Bill No. 595. (House Bill No. 1401).

An Act providing for the licensing and regulation of private detectives, detective agencies and detective managers, and for the registration and regulation of detective operatives, conferring certain powers and imposing certain duties on the Superintendent of State Police; making an appropriation; and fixing penalties.

Referred to the Committee on Counties and Townships.

Senate Bill No. 760. (House Bill No. 1402).

An Act authorizing the State Highway Department to pay to or for certain railroad companies certain sums of money in satisfaction of certain credits extended to the State Highway Department by said railroad companies for the cost of transporting road building materials for use upon State highways, said credits being the difference in the freight rate in force when the contracts were made and the freight rate authorized by the Interstate Commerce Commission prior to competition of work thereunder; directing and restricting the payment of such sums to the amounts expended by said railroad companies in the elimination of grade crossings under order of the Public Service Commission of the Commonwealth of Pennsylvania; and making an appropriation therefor.

Referred to the Committee on Public Roads.

Senate Bill No. 766. (House Bill No. 1403).

An Act to amend section twenty-two of an act approved the second day of May, one thousand eight hundred and eighty-nine (P. L. 66), entitled "An act defining and regulating escheats in cases where property is without a lawful owner, and providing for more convenient proceedings relative to the same," by providing that the traverse to a finding of escheat in certain cases only shall be certified to the Court of Common Pleas.

Referred to the Committee on Ways and Means.

#### REPORTS FROM COMMITTEES.

Mr. GOSS, from the Committee on Municipal Corporations, reported as committed, House Bill No. 1260, entitled:

An act to provide for the planting and care of shade trees along the streets and highways of cities; and providing for the collection of the cost thereof and other costs incidental thereto from the owners of property abutting on such streets and highways.

Mr. GOSS, from the Committee on Municipal Corporation, reported as committed, House Bill No. 1305, entitled:

An Act making it unlawful to interfere or attempt to interfere with persons about to procure marriage licenses, or to influence or attempt to influence such persons to go to certain officers for such purposes.

Mr. WHITAKER, from the Committee on Corporations, reported as committed, House Bill No. 1385, entitled:

A supplement to an act approved the twenty-ninth day of April, one thousand eight hundred and seventy-four (P. L. 73) entitled "An act to provide for the incorporation and regulation of certain corporations," extending the charters of certain corporations.

Mr. STADTLANDER, from the Committee on Municipal Corporations, reported as committed, House Bill No. 1235, entitled:

An act making rentals an item in the valuation of improved property as assessed for county taxation purposes; and pro-

viding for the levy on and collection of excessive rents as an additional tax.

Mr. STADTLANDER, from the Committee on Municipal Corporations, reported as committed, House Bill No. 1257, entitled:

An Act regulating the renting of dwelling houses; and prescribing the rights and liabilities of the lessor and lessee in connection therewith.

Mr. KINSMAN, from the Committee on Public Roads, reported as committed, House Bill No. 1995, entitled:

An Act to amend part of section six of an act approved the thirty-first day of May, Anno Domini one thousand nine hundred and eleven, entitled "An act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of Commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligations and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid highways, and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act," as amended.

Mr. BEAVER, from the Committee on Game, reported as committed, House Bill No. 1276, entitled:

An Act declaring a closed season for a period of two years on English, Chinese and Mongolian pheasants, commonly known as ring-neck pheasant.

Mr. BEAVER, from the Committee on Fisheries, reported as amended, House Bill No. 966, entitled:

An Act to amend sections fifteen and forty-five of the act approved the twenty-eighth day of July, one thousand nine hundred and seventeen (Pamphlet Laws twelve hundred and fifteen), entitled "An act to revise, amend and consolidate the law relating to fish and providing penalties," as amended.

Mr. JOSEPH MARCUS, from the Committee on Judiciary Local, reported as committed House Bill No. 1350, entitled:

An Act to increase the pay of jurors and witnesses in this Commonwealth.

Mr. LEEDS, from the Committee on Fisheries, reported as committed House Bill No. 85, entitled:

An Act to amend section twenty-five of the act approved the twenty-eighth day of July, one thousand nine hundred and seventeen, (P. L. 1215), entitled "An act to revise, amend, and consolidate the law relating to fish, and providing penalties," as amended.

Mr. RIEDER, from the Committee on Retrenchment and Reform, reported as committed House Bill No. 1334, entitled:

An Act to repeal Section 2 of an act entitled, "An act for the protection of the public health; by providing that persons

firms, or corporations, who are operating or conducting hotels, restaurants, dining-cars, or other public eating-places in this Commonwealth shall not employ as cooks, waiters, kitchen-help, chambermaids, or other house-servants, any person or persons who are suffering from trachoma, active tuberculosis of the lungs, open skin tuberculosis, syphilis, gonorrhea, open external cancer or barber's itch, or who are carriers of typhoid fever; and further providing that no dishes, receptacles or utensils used in eating or drinking shall be furnished to patrons or customers of any such public eating-place, unless the same have been thoroughly cleansed since used by another individual; and further providing that no towels shall be furnished in any wash-room, in connection with any public eating-place, unless such towels be laundered or discarded after individual use; and further providing that no common drinking-cups shall be furnished at any public drinking-place operated in connection with any such eating-place; and providing penalties for violations of the provisions of this act," approved May 28th, 1915, P. L. 624.

Mr. ELMER HENDERSON, from the Committee on Education, reported as committed House Bill No. 1380, entitled:

An Act to amend section one of an act approved the first day of June, one thousand nine hundred fifteen (P. L. 706), entitled "An act requiring the county commissioners to provide, at the expense of the county a telephone, typewriter and stenographer for the use of the county superintendent of schools.

Mr. ALLUM, from the Committee on Judiciary Local, reported as committed, House Bill No. 1307, entitled:

An Act to amend section eighteen, article one, chapter seven of an act approved the fourteenth day of May, one thousand nine hundred and fifteen, (P. L. 312), entitled "An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs," as added.

Mr. BARNHART, from the Committee on Judiciary Local, reported as committed, House Bill No. 1346, entitled:

An act to amend section nine of article seven, chapter six of an act approved the fourteenth day of May, one thousand nine hundred and fifteen, (P. L. 312), entitled "An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs," by adding thereto subsection eight, providing that the borough's share of the cost of construction and improvement of streets or highways in boroughs which are built or improved jointly by the borough and county, the borough and State, or borough, county and State, may be assessed against the abutting property owners.

Mr. POSEY, from the committee on Judiciary Local, reported as committed, House Bill No. 1308, entitled:

An Act to amend clause twenty-four of section two of an act approved the third day of April, one thousand eight hundred and fifty-one (P. L. 320) entitled "An act regulating boroughs," as amended, authorizing the boroughs to increase the rate of taxation for general borough purposes.

Mr. WHITEHOUSE, from the Committee on Military, reported as committed House Bill No. 1338, entitled:

An Act to amend an act approved the twenty-fifth day of June, one thousand nine hundred and thirteen, (P. L. 556), entitled "An act authorizing the several counties, incorporated towns, and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans, and of the Army of the Philippines, and to each post of the American Veterans of Foreign Service, in the respective counties, boroughs, and towns, to aid in defraying the expenses of Memorial Day."

Mr. MCGOWAN, from the Committee on Judiciary Local, reported as committed House Bill No. 1339, entitled:

An Act authorizing boroughs to enact ordinances prohibiting heavy traffic on certain paved streets.

Mr. Cratty, from the Committee on Judiciary Local, reported as committed House Bill No. 1340, entitled:

An Act to amend an act approved the fourteenth day of May, one thousand nine hundred and fifteen, (P. L. 312), entitled, "An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs," authorizing boroughs to define and punish disorderly conduct.

Mr. McBRIDE, from the Committee on Elections, reported as committed House Bill No. 729, entitled:

An Act providing a system whereby persons absent from their regular polling places may cast their votes; imposing certain powers and duties upon the county commissioners, prothonotaries, return boards of the various counties, and the board of registration commissions in cities of the first and second class in relation thereto; and providing penalties.

Mr. ASTON, from the Committee on Judiciary Local, reported as committed House Bill No. 1323, entitled:

An Act to amend section two of an act approved the twenty-fifth day of April, one thousand nine hundred and three (P. L. 304), entitled "An act to further regulate the construction, maintenance and inspection of buildings and party walls, in cities of the first class.

Mr. DAVID J. JONES, from the Committee on Judiciary Local, reported as committed House Bill No. 1336, entitled:

A Supplement to an act approved the eighteenth day of July, one thousand nine hundred and nineteen, (Appropriation Acts, page 229, No. 382A), entitled "An act authorizing the appointment of a commission to supervise the revising, amending, consolidating and simplifying of the law relating to the assessment, levy and collecting of taxes for local purposes; prescribing the power and duties of such commission; imposing certain duties on the Legislative Reference Bureau; and making an appropriation"; continuing the commission appointed under the provisions of said act for a further period of two years; providing for the appointment of additional members on said commission; and making an appropriation.

Mr. McCLURE, from the Committee on Judiciary Local, reported as committed House Bill No. 1231, entitled:

An Act providing for the taxation, modification, remission and collection of all fees received by the several Prothonotaries and the several clerks of the court of this Commonwealth.

Mr. HESS, from the Committee on Judiciary General, reported as committed, House Bill No. 382, entitled:

An Act concerning conditional sales of chattels attached or to be attached to realty and regulating the recording and effect thereof and providing remedies and penalties.

Mr. WHITAKER, from the Committee on Corporations, reported as committed, House Bill No. 1111 (Senate Bill No. 297), entitled:

An Act authorizing receivers of taxes in and for cities of the first class to furnish certificates of taxes and claims which are liens on real estate and fixing the fees for such services.

Mr. JOSEPH MARCUS, from the Committee on Judiciary Local, reported as committed, House Bill No. 1044 (Senate Bill No. 12), entitled:

An Act to amend section five of an act approved the twenty-seventh day of April, one thousand nine hundred and eleven (Pamphlet Law one hundred and eleven), entitled "An act for the assignment of judges to districts other than their own for the purpose of expediting business with provision for their compensation."

Mr. McOWEN, from the Committee on Judiciary Special, re-reported as amended, House Bill No. 640, entitled:

An Act authorizing the appointment of interpreters by the several courts in counties of the first and second class, and providing for their compensation.

#### CONCURRENT RESOLUTION.

#### COMMISSION TO INVESTIGATE PENSION RETIREMENT FUNDS.

Mr. VICKERMAN offered the following resolution, which was twice read, and laid over under the rules:

#### CONCURRENT RESOLUTION.

House of Representatives, April 6, 1921.

Whereas, at each session of the Legislature, bills are introduced for the purpose of providing pensions for state, county and municipal officers and employees upon their retirement from office, and of these bills imposing a mandatory obligation upon the state, counties and municipalities, and

Whereas, the Legislature cannot during the busy weeks of its session ascertain the conditions and facts surrounding these demands, and deal fairly with those who would receive the benefit of legislation of this class and also with the taxpayers whose money is appropriated, and

Whereas, the existing pension laws for state, county and municipal officers and employees differ greatly as to conditions under which benefits can be granted and as to the methods by which the necessary revenues are obtained, and

Whereas, it is the sense of the members of this Legislature that all public pension funds should be placed on a sound, uniform and equitable basis, under a fixed state policy, therefore, be it

Resolved, (if the Senate concur) that a commission of five members be appointed, two by the President of the Senate and three by the Speaker of the House, to be known as the "Public Service Pension Commission" to make a survey of all pension and retirement funds for the officers and employees of the state, and the various county and municipal governments, to investigate the question of the desirability of establishing



a uniform, equitable system of retiring state, county and municipal employees, and whether a proper standard can be established for fixing the basis of such pensions to the end that all shall be dealt with fairly, the said commission to report their findings, together with any recommendations thereon, at the next session of the legislature, and

That the members of said commission shall serve without compensation and the expenses of said commission shall be limited to five thousand (\$5,000) dollars, or so much thereof as may be necessary and that the same be provided for in the next general appropriation bill.

#### RESOLUTION RECALLING HOUSE BILL NO. 253, FROM THE GOVERNOR.

Mr. KOOSER presented the following resolution which was twice read, considered and adopted:

In the House of Representatives, April 6, 1921.

Resolved (if the Senate concur), That House Bill No. 253, File Folio No. 943, entitled "An act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled 'An act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs,'" be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

#### RESOLUTION DISCHARGING THE COMMITTEE ON RAILROADS FROM

#### FURTHER CONSIDERATION OF HOUSE BILL NO. 946.

Mr. RINN offered the following resolution which was twice read as follows:

In the House of Representatives, April 6, 1921.

Resolved, that the Committee on Railroads be discharged from the further consideration of an act entitled "An act to provide for the abolition of railroad grade crossings." House Bill No. 946, Printer's No. 886, File Folio 3493, referred to said committee on March fourteenth, one thousand nine hundred and twenty-one.

On the question,

Will the House adopt the resolution?

Mr. RINN, Mr. Speaker and gentlemen of the House, in the early part of the session, I introduced a bill for the abolition of grade-crossing, the same bill that was passed by this House two years ago. This bill was referred to the Municipal Corporations Committee. Several weeks after that bill was introduced, I met a stockholder of the railroad who asked me whether I had again introduced the same bill.

#### POINT OF ORDER.

Mr. DAVIS, Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. DAVIS. It is absolutely impossible to hear the gentleman.

The SPEAKER. The Chair will request the members to be in order and request the Sergeant-at-arms to see that silence is maintained.

Mr. RINN, Mr. Speaker, in regard to this bill, I met a gentleman who is a large stockholder of a railroad in this State, and he asked me whether I had introduced the same bill, and I said, "yes." I asked him what he thought of it and he said the bill was no good. I asked him if he was in favor of the abolition of grade crossings, and he said, "Yes," but he said, "Not in accordance with your ideas." I asked this gentleman what his ideas were, and I am frank enough to tell you. He told me, "You ought not to ask me this because it might be used against me," but he said "You have got a big business man as Governor, go to Governor Sproul and take it up with him," and that is just what I have done. I took this matter up with the Governor and spoke to him about it and he suggested that a bill be drawn up on a percentage basis, and I asked the Governor what his idea was. He said about two percent for main lines only, and that is the bill that is before this House now. I ask you gentlemen to help put this bill on the calendar.

Mr. SINCLAIR, Mr. Speaker, I have Mr. Rinn's bill in my possession. The sub-committee has been very busy and we have not had a chance to take this matter up. We decided that we would report the bill back to the main committee next week, and I hope that the members will vote this motion down.

Mr. RINN, Mr. Speaker, Mr. Sinclair promised two weeks ago the very same thing he is promising now. The Chairman of the Railroad Committee has been busy running over time and again and asking him for the bill. He sometimes tells him he does not know where it is and other times he will tell he has not got it with him. Gentlemen I hope you will stand by me on this resolution.

Mr. SPROWLS, Mr. Speaker, and gentlemen of the House, this bill as you all know is a very important proposition. After the bill had been referred to another committee and then returned to the House, it was referred to the Committee on Railroads. Due to the fact that it is such an important measure, I placed it in the hands of a sub-committee, consisting of three of its members, and they, therefore, have that bill. I feel that we ought to have quite a good deal of time to consider this situation and go into it thoroughly. I feel sure that they will report this bill out sooner or later. Therefore, I would ask the House to sustain the Committee in this regard.

Mr. RINN, Mr. Speaker and gentlemen, I appreciate the kind words of the Chairman of the Railroad Committee. I know that he is an honest man and he means well, but he knows Mr. Sinclair and he knows well that this session is coming to a close. Next week may probably be too late and the Senate may probably have a hearing on this bill, and I am going to ask you gentlemen to discharge this committee and let us go to bat.

The yeas and nays were required by Mr. Rinn and Mr. Richards, were as follows:

#### YEAS—195.

Alexander,	Feldman,	Lafferty,	Roth,
Allum,	Finney,	Leeds,	Schoeffler,
Armstrong,	Fitzgibbon,	Lewis,	Schilling,
Asbury,	Flynn,	Long,	Schwartz,
Aston,	Fowler,	Love,	Sieg,
Baker,	Fox,	McBride,	Shaffer,
Barnhart,	Franklin,	McCaig,	Shannon,
Beaver,	Garhart,	McCann,	Shellenberger,
Blair,	Gelder,	McCarthy,	Sinclair,
Bluet,	Gibbon,	McClure,	Smink,
Blumberg,	Glass,	McConnell,	Smith, H. J.,
Boland,	Goehring,	McCurdy,	Smith, H.,
Bower,	Golder,	McGowan,	Smith, J. W.,
Brady,	Goodnough,	McHugh,	Smith, L.,
Brendle,	Goss,	McKim,	Snowden,
Brenneman,	Green,	McKnight,	Soffel,
Bromley,	Griffith,	McMullen,	Sowers,
Brooks,	Hagerty,	McOwen,	Sprowls,
Brown, F. B.,	Haines,	McVicar,	Stackhouse,
Brown, T. R.,	Haldeman,	Magill,	Stadtlander,
Burns,	Hampson,	Mangan,	Stark,
Campbell,	Harling,	Marcus, J.,	Steedle,
Catlin,	Hare,	Marcus, J. C.,	Sterling,
Chaplin,	Harry,	Marshall,	Stevens,
Clutton,	Hastlet,	Martin,	Stevenson,
Comer,	Hatrick,	Mantz,	Stewart,
Conner,	Haws,	Michel,	Strange,
Cook,	Hogg,	Miller, A.,	Sweitzer,
Craig, J. R.,	Hoffman,	Miller, A. S. C.,	Thomas,
Crate, J. O.,	Henderson, E.,	Miller, C.,	Trainer,
Cratty,	Henderson, W.,	Miller, D. L.,	Van Allen,
Crum,	Hess,	Miller, D. D.,	Vickerman,
Curran,	Herrick,	Miller, H. F.,	Walker, G. T.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Davis,	Holcombé,	Mitchell,	Weamer,
DeHaas,	Hoover,	Morris,	Weiss,
Dennling,	Horne,	Ogle,	Wells,
Dewey, C. P.,	Hough,	Orr,	Wettach,
Dewey, P. H.,	Huston,	Perry,	Whitaker,
Diklin,	Jones, D. J.,	Phillips,	Whitehorn,
Dilsheimer,	Jones, W. W.,	Pike,	Whitney,
Ditrich,	Jordan,	Posey,	William,
Donneley,	Kanner,	Oulgey,	Wolfe,
Drinkhouse,	Keene,	Rhoads,	Woner,
Dunlap,	Kelly,	Richards,	Wood,
Dunn,	Kisman,	Rieder,	Woodruff,
Eaches,	Kohler,	Rinn,	Zook,
Edmonds,	Kooser,	Roman,	Spangler,
Ehrhardt,	Krause,	Ruddy,	Speaker,
Elgin,	Krugh,		
Evans,			

#### NAYS—0.

So the question was determined in the affirmative and the resolution was adopted.

#### BILL ON THIRD READING (SPECIAL ORDER).

The SPEAKER. The hour of 11:15 A. M. having arrived, the House will now take up the special order set for that time.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1192, entitled:

An Act imposing a State tax on gasoline sold in this Commonwealth except for the purpose of resale providing for the collection thereof providing for the distribution and use of the revenues derived from said tax making an appropriation and fixing penalties

On the question.

Will the House agree to the bill on third reading?

It was agreed to.

On the question.

Shall the bill pass finally?

Mr. DAWSON. Mr. Speaker and gentlemen of the House, this bill and the three following bills are part of the Administration's revenue raising plan. The proceeds of this bill are specifically dedicated to highways, and one-half of the receipts are to be returned to the various counties of the State. The other bills, of course, are to take care of the additional expenses which will be added to the State on account of the teachers' salary increases and other departmental increases. This particular bill taxes all gasoline sold in the State, either for gasoline used in the State or sold outside of the State. I hope that the members of the House can see their way clear to vote for this measure.

Mr. BOLARD. Mr. Speaker, I desire to interrogate the gentleman from Lackawanna.

The SPEAKER. Will the gentleman from Lackawanna, Mr. Dawson, permit himself to be interrogated?

Mr. DAWSON. Yes, sir, Mr. Speaker.

Mr. BOLARD. Is it our understanding that this bill is to be so amended that the fifty per cent. of the fee will be paid directly into the county treasuries instead of to the State Treasurer and take the chance of getting it back again?

Mr. DAWSON. If there is any doubt as to whether this money can be sent to the various counties, we will agree to have this bill amended by the Senate committee.

Mr. JAMES A. WALKER. Mr. Speaker, may I further say in answer to the gentleman from Crawford that outside of a possible doubt in his mind as to whether the counties may receive this money from the State Treasurer—which I think is a doubt that is not well taken, since the Act specifically so declares—there is Supreme Court authority for the payment of money under this system. It has been called to my attention this morning that there is a doubt as to the constitutionality of the act because the fund is dedicated first to the State and then by the State to a subsidiary division of the Government. That matter has been absolutely cleared up by the Supreme Court under the Act of 1915, known as the Highway Act, where the fund was given to the State and then by the State to be paid to the Highway Department for the purpose of the maintenance of the highways. The Supreme Court has ruled that that provision is perfectly constitutional, and gave authority for it, so I take it that all constitutional questions are absolutely waived aside, all constitutional objections are waived aside. Under the authority of our Supreme Court, and no doubt all of the counties, under the provisions of this Act, will get their one-half of the proceeds of this tax.

Mr. STERLING. Mr. Speaker, I desire to interrogate the gentleman from Lackawanna.

The SPEAKER. Will the gentleman from Lackawanna, Mr. Dawson, permit himself to be interrogated?

Mr. DAWSON. Yes, sir, Mr. Speaker.

Mr. STERLING. Can you tell how much revenue this will bring to the State of Pennsylvania?

Mr. DAWSON. The estimated revenue is three millions of dollars.

Mr. STERLING. How much would it cost the State to collect this tax?

Mr. DAWSON. Mr. Speaker, I cannot answer that question.

Mr. STERLING. Are you able to estimate how much of the three millions of dollars is represented in the use of gasoline for motive power?

Mr. DAWSON. I cannot.

Mr. STERLING. Isn't it also a fact that besides for the purpose of motive power, gasoline is used extensively in

the State of Pennsylvania for other than motive power, for instance, cleaning, other metal work or materials?

Mr. DAWSON. That is very true.

Mr. STERLING. Is it the purpose of this measure to tax all users of gasoline where that gasoline is used for other than motive power?

Mr. DAWSON. The bill specifically states that a tax of one cent a gallon is hereby imposed on all gasoline sold in this Commonwealth.

Mr. JORDAN. Mr. Speaker, there are many members who have received protests, I presume, against this bill. I am one of the members. But if I were to vote only for those bills that had the unanimous approval of my constituents, so far as revenue raising is concerned, I would vote for no bills whatever. We manufacture gasoline in our part of the State, and I use a little gasoline myself. I have a tractor, two or three gasoline engines, and am unfortunate enough to have a car. I am willing to pay my share. We must have roads that we may be able to use our cars. This tax will be very widely distributed; it will amount to so little to each individual that it is scarcely worth our consideration. We will eat a good dinner and pay for that dinner almost as much as the tax would amount to for each individual. Coming from the section that manufactures gasoline, and feeling that we must have this money for the building and maintenance of our roads, I am in favor of it.

Mr. WHITAKER. Mr. Speaker, it seems to me in considering this bill we ought to have our minds not merely on the subject of this bill itself but on the entire program of special order bills, which are on the calendar for us today. The question before us is, "Shall we raise sufficient revenue to meet the needs of the State in order that we may make appropriations to those things to which we desire to make appropriations. It is not simply a question of whether we would like to place a tax on gasoline, but the thing on which we should have our minds at this time is whether or not we want to make appropriations for the betterment of the schools and to meet the obligations of the State in the payment of teachers' pensions and increased salaries, and to make appropriations for the Mothers' Assistance Fund for the improvement of roads and all of the various progressive measures for which the Commonwealth is expecting us to make appropriations and with which we are anxious to help, and it is that which we should have in mind when we decide how to vote on this whole program of revenue measures this morning. It is inconsistent for any member of the House under the circumstances to vote for those appropriations for which he desires to vote, and at the same time not to support this revenue raising program, and it seems to, therefore, we should all resolve, once and for all, to support the whole program, or not to support any of it.

Mr. ALEXANDER. Mr. Speaker, I desire to interrogate the gentleman from Lackawanna.

The SPEAKER. Will the gentleman from Lackawanna, Mr. Dawson, permit himself to be interrogated?

Mr. DAWSON. Yes, sir, Mr. Speaker.

Mr. ALEXANDER. Mr. Dawson, will you tell us what the probable amount will be available for appropriations for the next two years?

Mr. DAWSON. Will the gentleman please repeat his question?

Mr. ALEXANDER. Can you tell us what probable amount will be available for appropriation for the next two years?

Mr. DAWSON. I respectfully refer you to the chairman of the Appropriations Committee.

Mr. ALEXANDER. I understand that you are the chairman of the Committee on Ways and Means.

Mr. DAWSON. You are correctly informed.

Mr. ALEXANDER. Can you tell us what the balances are at the present time in any of the amounts appropriated two years ago?

Mr. DAWSON. I cannot.

Mr. ALEXANDER. Can you tell us the amount in the treasury at the present time that will be unexpended, the balances in the various appropriations for the past two years?



Mr. ALEXANDER. You have in your committee, the Ways and Means Committee, a resolution calling on the State Treasurer and the Auditor General for that information, have you not?

POINT OF ORDER.

Mr. JAMES A. WALKER. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman from Philadelphia, Mr. James A. Walker, will state his point of order.

Mr. JAMES A. WALKER. Mr. Speaker, my point of order is, that the question by the gentleman from Delaware is not on the bill under consideration.

The SPEAKER. The point of order is sustained. The gentleman from Delaware will confine his interrogation to the bill.

Mr. ALEXANDER. Mr. Speaker, the interrogation is to find out what appropriation is available for the next two years.

The SPEAKER. The Chair has ruled on that point, on the point of order raised by the gentleman from Philadelphia, Mr. James A. Walker.

Mr. ALEXANDER. Mr. Speaker, all right, sir. I desire to ask the gentleman from Lackawanna, Mr. Dawson, if I understand his reply he knows nothing about the financial condition of the Commonwealth of Pennsylvania.

Mr. DAWSON. Mr. Speaker, I refer the gentleman to the decision of the Chair.

Mr. ALEXANDER. I do not understand the decision of the Chair on that question.

Mr. DAWSON. As I understand the decision of the Chair, the gentleman from Delaware shall confine himself in his interrogation to this bill.

Mr. ALEXANDER. The decision of the Chair is not relative to a resolution which you have pigeon-holed.

Mr. DAWSON. That bill, of which you are sponsor, is still in committee, and the only one who is asking for a hearing on that bill is the sponsor of it.

Mr. ALEXANDER. I will not proceed on that line any longer. I am asking the question if you have any knowledge whatever of the financial condition of the Commonwealth of Pennsylvania.

Mr. DAWSON. That has nothing to do with this bill.

Mr. ALEXANDER. This is a revenue raiser and I desire to interrogate the gentleman further.

The SPEAKER. Will the gentleman from Lackawanna, Mr. Dawson, permit himself to be further interrogated?

Mr. DAWSON. Mr. Speaker, I will.

Mr. ALEXANDER. Mr. Speaker, I understand that this bill is a revenue raiser. I want to ask the gentleman from Lackawanna, Mr. Dawson, if the purpose of this bill is not to get sufficient revenue to meet the appropriations for the future—that is true, is it not?

Mr. DAWSON. For the State and the various counties.

Mr. ALEXANDER. Does the gentleman know the balance in the Treasury of the Commonwealth of Pennsylvania?

Mr. DAWSON. No, sir, neither do I know what the balance is in the various county treasuries.

Mr. ALEXANDER. You will stick to your assertion that the financial condition of the Treasury of this State has nothing to do with this bill, will you?

Mr. DAWSON. I have answered that question.

Mr. ALEXANDER. I understand that you are not a lawyer.

Mr. DAWSON. No, sir.

Mr. ALEXANDER. You have never been accused of that crime at least. As far as the question of the constitutionality of this bill is concerned I do not want to ask you anything about that.

Mr. DAWSON. All right.

Mr. ALEXANDER. Mr. Speaker and gentlemen of the House, as to the question of the constitutionality of this bill, I am sorry that I have to differ from my friend, the gentleman from Philadelphia, Mr. Walker. As I read the constitution, after this fund becomes a part of the revenue of the Commonwealth of Pennsylvania and goes into the Treasury there is no way designated in this bill where any part of that fund may be earmarked as the money of the different counties. The sixteenth section of article three of the Constitution, found on page 300 of Smull's *Hand*

Book, for the year 1920, especially provides that "no money can be paid unless it is especially appropriated." The Constitution further provides to what purpose it may be appropriated and none of these purposes are mentioned in this bill. I say, there is no way possible to earmark that money that is paid into the State Treasury as money that belongs to the different counties of this Commonwealth, and, therefore, the sponsors or the parties concerned who are favorable to this bill, if you notice, are very careful to place into this bill this provision:

"Section 6. The provisions of this act are severable and if any of its provisions shall be held unconstitutional the decision of the court shall not affect or impair any of the remaining provisions of the act. It is hereby declared as a legislative intent that this act would have been adopted had such unconstitutional provisions not been included therein."

This is only more or less of a sop to the members of the counties in this House in order to persuade them to vote for this bill, leading them to think that the counties are going to get something back. Now then it has been stated that if this is unconstitutional and if it needs revising that it may be done in the Senate. I suppose when this bill gets into the Senate they will have something to say as to whether it shall be revised or not. We have noticed only within the last forty-eight hours that the Senate did have something to say whether or not this House in any way whatever controlled that body, and properly so, and they will say the same thing when this bill comes to them. You have had your opportunities in this House to make your amendments and you cannot restrict this House as to what it will do. This House with its two hundred and six members are able to control their proceedings and I say if there are any amendments to be made they should be made in this House, which is fully able to attend to its own business. That is all I propose to say on the question in that respect.

There is another question, far more important, perhaps, because you men all know that if under the provisions of this act the courts decide that this bill is unconstitutional, if the courts decide that this money cannot be paid to the counties, that won't stop them from collecting the tax; just the same every dollar will be collected and the people who have to pay it will have to lose it out of their own pockets just the same, notwithstanding that they were deluded with the idea that they would get some of it back, at least, for the improvement of their own country roads.

There is another reason why I am opposing this bill: And that is the same reason that I have had all through the session of this Legislature. That is just as was shown by the chairman of your Committee on Ways and Means; just as was shown by the chairman of the Appropriation Committee some time ago in being interrogated under the report of the Appropriations Committee here—none of them know how much money will be available for the next two years and nobody in this House can tell at the present time how much it will require to carry on this extravagant and expensive administration of the State's affairs. Nobody can tell after the great gorge of salary-raisers; after the great gorge of the increased impositions; after the great gorge of new positions, nobody can tell what it is going to cost to carry on the administration of this State government. I want to ask you now, as a body of sensible men, are you going to put an additional tax on your people? I do not agree with my friend from Lawrence, with all due respect to that gentleman, as I have very high regard for him, when he says if he does not vote for measures it is because some of his constituents ask him not to vote for them and under those conditions he would not vote for anything. I agree with him to this extent that if you get a protest from back home, when you get a protest of that kind it means something, and when that protest comes to you in the way that it has come to me, and when that protest comes and you tell them in answer to it "Why what are the teachers going to do; what is the mother's pension fund going to do; what is the forestry program going to do if we do not raise these revenues?" They come back to you with the question which has been before you almost every day of this session. And while I have stood here and endeavored to get you and persuade you to get down to that fundamental basis at the begin-

ning, for some reason or other you have not agreed with me so far as your votes are concerned, although outside of this House, fifty per cent. of the members have told me they agree with me in everything I have done. Go back to the men at home and the same question comes from that constituency which is composed of business men who are carrying on their own business, and they say to you, why didn't you think of this at the beginning of the session instead of raising salaries of men to six, seven and ten thousand dollars a year and higher than that, instead of creating an office that is absolutely of no use whatever at a salary of eight thousand dollars a year; instead of appointing commissions with an extravagant amount attached to them, why didn't you think of us back home on these important things at that time, and why didn't you cut down that extravagance? Ah! everyone will say to you again, everyone will say to you again, during the last few years every man that has ever had any business ability whatever has known that the country has been extravagant, that money has been almost beyond being able to obtain except in real emergency cases. Every business in these United States has been curtailed, every great improvement has been backed—that is, I mean to say, has been deferred until some future time when the dollar instead of being worth forty-five cents is worth one hundred cents; and those great improvements that are so necessary, the railroads, the greatest institution of the country, all those conceptions of the master minds like Mr. Atterbury, every one of them has been postponed until such a time that the dollars would be worth one hundred cents, and when the wage would be down to a proper basis, and yet for some reason or another, this Commonwealth has seen fit to go along with its millions and millions of dollars of improvements. All this beautifying that they talk about of these capitol grounds, worth millions of dollars, that have been here years and years, and the people of this Commonwealth heretofore for years have come here to see and have said that you have the most beautiful capitol in the country, and I am proud that they are able to say that, and if we had all the finances, if we had money enough, and it was hanging on the trees and we had plenty of it I would say go ahead and make it more beautiful still if it is possible. But I protest against these revenue-raisers, from one end of it to the other, because as we all know we have been raising salaries of men who as far as I know have all been seeking the office in the beginning have asked to be elected to the office, have asked to be appointed to the office, and then they have come in here and asked that their salaries be raised from one thousand to two thousand and even ten thousand dollars to the fabulous salaries that they receive, when the poor man back home today, many of them without shoes to wear, with their families half fed, and no work at all and almost in every industry where they are only working two days a week, and we continue to raise these fat offices to fabulous salaries, I tell you, you will have to account for it. Thank God it will not be me, because I have raised my voice as long as possible against this extravagance and you have not seen fit to help me. It is no pleasure for me to do this. It is no pleasure for me to fight two hundred and six personal friends of mine. That is not my nature. I would be willing to agree with these principles if they were right, and if I could not help it, and if I didn't think of those men back home today that are hunting and seeking work and doing their level best to earn a living for their families and their children. If it was not for that I would say go on, but I say now this going on with the extravagance as we have in the past, it is wrong, this raising of salaries of these men who if they do not like the jobs can get out and we can get men just as good to fill their positions, that could save just as much for this Commonwealth as these men have saved, but instead of that we have raised their salaries and we have made new positions. My suggestion would be to this House either to defeat this bill and all of these bills or postpone them till a certain time when we can get down and get business down to a sane basis, to a basis that every sane business man in this country would approve of, get down to a basis where we know what our expenditures are going to be, and know what it is going to cost to run this Government and know how

much it will take to do it and know how much we have to appropriate, and how much it will require to carry on this Government; and until we shall know how much will be available for the future, and until we get that information and can answer those questions,—and I would suggest that we ask for it by resolution,—some of you ask for it if you do not want me to ask for it. I do not care who gets it so long as we get it, and so long as we get down to a sane, sensible business basis. That is all I care about. I do not care for any credit. I have never been after credit in my life, and never will be. But I am here to do my honest duty as I swore to Almighty God I would do it, and I propose to do it as long as I have breath for speech or hands to work or feet to stand on. I care not for the ridicule of the House or anyone else or any of the members of the departments. I do not care how much the chief executive or others ridicule me, how much they laugh. I do not care how much the Secretary of the Executive lobbies this House against me. I do not care anything about it. The only thing I see is my plain duty, and I will do it as I see it. If I am wrong as I see it, then I am wrong and I will be responsible for it, but I propose as long as I have breath in me to fight against this damnable extravagance and this imposition of taxes upon the people at home which should never be imposed. I ask therefore if the sponsor of this will not propose that it be delayed until we can get the accounts and know where we are at, and see the way by the light of day where we are walking and where we are going. If he will not consent to do that, then I ask you to defeat them, and then if it is necessary let us get these accounts and recess until those accounts come before us and we can act as plain, honest, and intelligent citizens.

Mr. STERLING. Mr. Speaker, it seems to me that this session is too near its close to any further postpone the consideration of administration revenue raisers. When two eminent advocates such as my friend from Delaware and my friend from Philadelphia disagree on the constitutionality of this measure it would seem to me quite unlikely that this House would take upon itself to defeat this bill because of my constitutional question. During this session you men have heard of the standing the Supreme and Superior Courts of this Commonwealth have. They are the judicial departments, and it is their duty it seems to me and not our duty to pass on the constitutionality of this bill. It seems to me therefore, Mr. Speaker, that this House should support this present measure under consideration and to at least advance it to the Senate where because of the smaller size of that body less disturbance and less disagreement may occur. For that reason, Mr. Speaker, I move you that the previous question be put.

The SPEAKER. The motion is unnecessary as no person desires to speak further.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken.

Mr. ZOOK. Mr. Speaker, I ask for a verification of the roll.

The SPEAKER. The roll will be verified.

The roll was verified as follows:

#### YEAS—123

Adams,	Dunn,	Farne,	Healy,
Armstrong,	Edwards,	Johnson,	Peder,
Baldy,	Finney,	Kooser,	Poman,
Baldi,	Finney,	Krause,	Ruch,
Barnhart,	Freiborn,	Leeds,	Ruddy,
Beaver,	Fowler,	Lewis,	Schwartz,
Beckley,	Fox,	Long,	Shannon,
Bidelspacher,	Franklin,	McClure,	Smiley,
Bhett,	Gerhart,	McClure,	Smith, H.,
Blumberg,	Gelder,	McConnell,	Smith, J. W.,
Bolard,	Gibbon,	McGowan,	Smith, L.,
Bower,	Gloss,	McHugh,	Schwers,
Brady,	Goehring,	McKinn,	Sprawls,
Brundley,	Goodenough,	McMillen,	Steeble,
Brown, T. B.,	Grass,	Moore,	Stevens,
Bryce,	Griffith,	Moore, J.,	Stevenson,
Campbell,	Hagerty,	Marshall,	Stewart,
Catlin,	Harding,	Miller, A.,	Thomas,
Clutton,	Hart,	Miller, C.,	Van Alen,
Coaner,	Harry,	Miller, D. L.,	Walker, J. A.,
Craig, J. O.,	Hatrick,	Miller, H. F.,	Wells,
Curran,	Haws,		
Curry,	Hayes,		



Davis,	Jeffernan,	Miller, J. J.,	Whitaker,
Dawson,	Henderson, E.,	Morris,	Whitehouse,
Denning,	Henderson, W.,	Ogle,	Whiteman,
Dewey, C. P.,	Hoffman, J. N.,	Orr,	Williams,
Dilshelmer,	Holcombe,	Perry,	Wolfe,
Dittrich,	Jones, D. J.,	Phillips,	Woner,
Drinkhouse,	Jones, W. W.,	Pike,	Wood,
Dunlap,	Jordan,	Possey,	Spangler,
		Quigley,	Speaker.

## NAYS—66.

Alexander,	Ehrhardt,	Kelly,	Ruth,
Aston,	Elgin,	Kohler,	Schaeffer,
Bell,	Evans,	Krug,	Schilling,
Blair,	Feldman,	McBride,	Sieg,
Brendle,	Flynn,	McCann,	Shellenberger,
Brenneman,	Goldner,	McCurdy,	Sinclair,
Brooks,	Goss,	McKnight,	Smink,
Brown, F. B.,	Haines,	McVicar,	Smith, H. J.,
Chaplin,	Haldeman,	Mangan,	Stadlander,
Comerer,	Hampson,	Marcus, J. C.,	Stark,
Cook,	Hasiett,	Martin,	Strauss,
Craig, J. R.,	Hess,	Martiz,	Sweitzer,
Cratty,	Herrick,	Michel,	Vickerman,
Crum,	Hoover,	Mitchell,	Wetach,
Dewey, P. H.,	Horne,	Rhoads,	Woodruff,
Diem,	Hough,	Rinn,	Zook,
Donneley,	Huston,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

## BILL ON THIRD READING (SPECIAL ORDER).

The SPEAKER. The hour of 11.30 A. M. having arrived, the House will now take up the special order set for that time.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 55, as follows:

An Act imposing a State tax on gross receipts received from outdoor advertising providing for the collection thereof and prescribing penalties.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the term "bill-board" wherever used in this act shall mean any structure erected along or visible from any public street or highway or the line of track of any railroad or electric or other railway or any stream or body of water or any other avenue or channel of travel and commerce and upon which any advertisement is painted or attached or in any other way made visible whether such structure is erected for such purpose or whether erected for any other purpose and used for purposes of advertising. It shall include any natural object so located and so used in the case of a board erected for advertising purposes the term shall include the total space available for advertising and in the case of any other structure or object not primarily erected or placed for advertising purposes so much only of such surface as is actually used for advertising purposes.

The term "bill-board" does not include any advertisement or signboard or bill-board of any kind placed or maintained by any person advertising or designating his own business trade or profession upon the premises where such business trade or profession is carried on nor does it include any advertisement or notice of any religious charitable educational or benevolent institution or organization or of any activity or event conducted by or for the benefit of any religious charitable educational or benevolent institution or organization or activity or any temporary advertisement of any agricultural or fair association.

The word "person" wherever used in this act shall include individuals associations copartnerships and corporations. The singular shall include the plural. The masculine shall include the feminine and neuter.

Section 2 A tax of five per centum is hereby imposed for State purposes upon the gross receipts from all bill-boards within this Commonwealth. Such tax shall be payable semi-annually on or before the last days of January and July of each year.

All taxes collected under the provisions of this act shall be paid into the general fund of the State. Fifty per centum thereof shall be credited to the city borough town or township wherein the bill-board for which it was paid is located and shall be paid over to such municipality semi-annually on the first day of March and September of each year.

Section 3 Every person maintaining a bill-board and the treasurer or other proper officer of every corporation copartnership or association maintaining any bill-board shall on or before the last days of January and July of each year transmit to the Auditor General a statement under oath or affirmation of the amount of their gross receipts derived from all bill-boards maintained by such person corporation copartnership or association within this Commonwealth during the preceding six months ending on the first days of January and July in each year.

The report made on or before the last day of July one thousand nine hundred and twenty-one shall cover all such gross receipts received since the date of the passage of this act.

Section 4 If any such person or the officers of any such corporation copartnership or association neglects or refuses for a period of thirty days after such tax becomes due to make such returns or to pay the tax the amount thereof with an addition of ten per centum thereto shall be collected as other State taxes.

Section 5 The Auditor General and the State Treasurer or any agent appointed in writing by them or either of them are hereby authorized to examine the books and papers of any person corporation copartnership or association pertaining to the business made taxable by this act to verify the accuracy of any return made under the provisions of this act in the collection of said tax. The Auditor General and State Treasurer shall have all the powers now vested in them by the laws of the Commonwealth for the collection of State taxes.

Section 6 Any person association copartnership or corporation or the officers directors or trustees of any association copartnership or corporation who fail neglect or refuse to make the returns and to pay the tax as herein prescribed or who refuse to permit the Auditor General State Treasurer or any agent appointed by them in writing to examine the books or papers of such person association copartnership or corporation pertaining to the business made taxable by this act or who makes any incomplete false or fraudulent return hereunder or who does or attempts to do anything whatsoever to avoid a full disclosure of the amount of business done or to avoid the payment of the whole or any part of the tax due is guilty of a misdemeanor and on conviction shall be sentenced to pay a fine not exceeding one thousand dollars (\$1,000) or in the case of an individual to undergo imprisonment not exceeding six months or both. Such penalty shall be in addition to the penalty imposed by section four of this act.

Section 7 The provisions of this act shall be severable and if any of its provisions shall be held to be unconstitutional the decision of the court shall not affect or impair any of the remaining provisions of the act. It is hereby declared as a legislative intent that this act would have been adopted had such unconstitutional provision not been included therein.

On the question.

Will the House agree to the bill on third reading?

It was agreed to.

On the question.

Shall the bill pass finally?

Mr. CHAPLIN. Mr. Speaker and gentlemen of the House, I assume you gentlemen think this bill is a revenue raiser. In a sense it is, but in my opinion the State will receive no funds finally for its treasury, after the cost of collecting this tax is deducted. As a matter of fact, the gross receipts of this industry, which has no protection from our State, is \$2,500,000.00. Of that the State exacts five per cent. The State will receive approximately sixty-two thousand dollars, to be collected through the Auditor General's Department, and in my opinion, this tax could not be collected with less than approximately ten men in this great Keystone State. Our Auditor General has told us in order to get efficient employees in his department and get men to do their work as it should be done, it is necessary to pay them at least ten thousand dollars a year. I do not question this remark of the Auditor General. I believe it is correct. There are many men in this State who would be delighted to receive a job of that kind for six or eight thousand dollars a year, but we will assume that this is correct and that it takes ten thousand dollars a year to pay these gentlemen to collect this tax and to take care of their business in the manner in which the work should be done, and it would cost the State more for this tax collecting than for the amount the State would receive, sixty-two thousand dollars. As a matter of fact, it would cost one hundred thousand dollars to collect it. There are many industries in Pennsylvania which we could tax where it would not inflict a hardship upon those that are being left to go for some purpose or other. I know not what. I assume it is the active interest of the men lobbying in and about this House. It is high time that the members of this Legislature are setting their foot down on the lavish expenditure of public funds. There are hundreds of jobs in these State departments that could be immediately eliminated, and the money could be used for the Mothers' Assistance Fund or for educational purposes. These particular things are badly in need of funds. I believe we should pass the revenue bills for the purpose for which they are needed. The educational program we should support. Good roads should receive the support of the

members of this House. We have to have them, but this bill is absolutely unequalled for and I hope that you gentlemen will defeat it.

Mr. ALEXANDER. Mr. Speaker and gentlemen of the House, the same remarks I made on the previous bill I desire to refer you to on this bill. I am not going to burden you with stating them again, but in line with my friend from Cambria, and as many of you know, the Hon. Samuel Lewis was before that league—what is its name—the Legislative League—I nearly said the League of Nations.—I am not saying that in any way to ridicule it, because it is a very important committee of this House. Mr. Lewis was before that committee yesterday and he told you, as an occupant of the Auditor General's office, that there was extravagance throughout every department, almost, in this Commonwealth; that there were men on the payroll who have never been at Harrisburg. I have been informed, and if God will only spare me I am going to find out about it, if not in this legislature, then after the gavel has been brought down in this House; because the people of this Commonwealth are going to know. They are asking questions now and they are entitled to know. If we cannot receive this information here in this House to give it to them, we are going outside of this House to get it, and I am giving you warning now, we are going to rid the Commonwealth of this kind of stuff. I am not referring to the Hon. Samuel Lewis, the Auditor General, thank God for men like him, for I know him, and I know that in the next two years no man will have to stand here on the floor of this House and ask him for any information on these questions because that information will be here as far as he can give it. He tells you right out that there are some people here who should not be here. He tells you how in the next two years the men will do their work and will not be influenced from the outside. I have implicit confidence in him, and every man who knows him knows what he will do. He tells you that the payrolls of this Capitol are padded, and he tells you, and I know the case,—the information has come to me,—of a man in Chester county who has been on the payroll since last December receiving six dollars a day, and who has never been near the Capitol since he was appointed. A number of other cases have been reported and I am trying to find out about them. There is the case of a man who took a trip through the West with his family, and the expense was charged to the Educational Department, and that was one of the things we were asked to pay for in the Deficiency Bill. That is the information that has come to me, and it is my intention to find out the truth about it. If you vote on these revenue raisers the people will question you about them and you will have to answer them later on. They will find out about it. The people will find out if the things are not correct in these departments, either from the departments or from some other source. They will ask you why you are protecting this misuse of the money, and why we are not compelling these people to answer their questions.

Mr. JAMES A. WALKER. Mr. Speaker, one of the peculiar things in the debate that has just transpired is called forth by the remarks of the gentleman from Cambria who enlized to the skies the new Auditor General, whereas the gentleman from Delaware throws him down to the bottom of Tartarus, by telling us about a man in his department receiving six dollars a day and never being seen at the Capitol. I do not know why this is, when one says that he is right, in his wonderful explanation of revenue, and the other says that it is not so. Here are two horns between which we can go and go safely, by the passage of this measure. The gentleman from Cambria tells us that this bill will only bring \$65,200.00 net to the State. He is telling us these figures, I take it, because he has been in conference or in consultation or has had information given him by the men who are interested in this sort of advertising. It looks very much to me as though these men have already decided how much they are going to account for, regardless of what the next Auditor General, Mr. Lewis, will do. I agree with the gentleman from Delaware that Mr. Lewis will give this State a one hundred per cent. efficient administration. I also noted the article in the newspapers this morning, to which he referred, and I noticed he said that he is going to rid the State of a lot of jobs which in his opinion are not properly filled. I do not agree with

the gentleman from Cambria when he talks about ten thousand dollar men. That might have been true during the high period of the war, but that has gone by, and many and many a man there is in this State who would be very well satisfied to secure a position in the Auditor General's office at a salary a great deal less than one-half of ten thousand dollars and perform the work that this office needs. It looks to be, from the statement of the gentleman from Cambria, that these gentlemen are figuring on their returns precisely in the same way as they figured their income tax report to the federal government. They have already figured beforehand what expenses are going to be deducted, but this bill gives the Auditor General the power, and the Auditor General has proven it in the mercantile license tax, that he has been able to secure thousands of dollars which the merchants of this State have attempted to cheat this State out of, and I know that Mr. Lewis will go the limit in securing the income obtainable under this act. If you will take a moment and look at the sheet sent to us from the Association of the National Advertisers, Incorporated, of New York city, you will find that there is a great deal of income in this State, and it will also perhaps be the means of reducing some of those excises that we have on our highways and make the highway a little more beautiful. But the main point of this bill is not to tax an industry out of existence so that he cannot make any income. The main point is to take a few cents from him and put it into the State Treasury, for the very purpose that the gentleman from Cambria calls our attention to in helping out the Finnegan program on education; in helping out the Mothers' Pension Fund. This argument about creating jobs and increasing salaries is all beside the question, because that expense is taken from the general income of this Commonwealth, as it exists today. These bills are intended to help in the educational program, in the Mothers' Pension program and in the other eleemosynary thoughts that the administration has in mind. I am going to ask you gentlemen to support this program and to vote for this bill and put it over.

Mr. DILSHEIMER. Mr. Speaker, in reference to this bill, it is mostly aimed at corporations that are not existing in the State of Pennsylvania; they are outside corporations but doing business in this State. I know from my own experience that there are a considerable number who are outside corporations and it is not more than just and proper that the State of Pennsylvania derive some revenue from the money earned by these corporations in the State of Pennsylvania in this line of business. I believe that this is a just bill in the State of Pennsylvania and that Pennsylvania has a right, a just right, to receive some money from their pockets which they make in our State. I will ask you to support this bill.

Mr. PHILLIPS. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia.

The SPEAKER. Will the gentleman from Philadelphia, Mr. James A. Walker, permit himself to be interrogated?

Mr. JAMES A. WALKER. Mr. Speaker, yes, sir.

Mr. PHILLIPS. Mr. Speaker, I desire to ask the gentleman, does this bill exempt the agricultural interests from tax?

Mr. JAMES A. WALKER. As I read the latter part of section 1, that is the purpose of the bill.

Mr. PHILLIPS. But it does not say that?

Mr. JAMES A. WALKER. The wording of it can be very easily considered and remedied.

Mr. PHILLIPS. Have you any data by which you feel that the gentleman from Cambria County was not correct in one of his statements?

Mr. JAMES A. WALKER. I have the data from two sources; one is from the Governor when he informed us on that point and I was present.

Mr. PHILLIPS. Who was there when he made that statement?

Mr. JAMES A. WALKER. I was there and accompanied by others at that time and we knew that the revenue would amount to \$950,000, and I also have it from a letter to the Governor from the Association of National Advertisers and I am satisfied that the figures given there and the figures given by the Governor are not even a modest figure.

Mr. CHAPLIN. Mr. Speaker, the gentleman from Philadelphia, a very few moments ago, said that it would be a



very easy matter to secure an employe in a department of the Auditor General for a much less salary than is now being paid. I agree with him that there are many thousands of people in this Commonwealth who would be glad to sands of people in this Commonwealth to-day who are without a job and there are many thousands of people in this Commonwealth who would be glad to take a job at from three to five thousand dollars a year. But the purpose of the argument that I have made is this: They have absolutely no protection by the State; like other incorporated concerns, there are various circenses who come into this Commonwealth but who can go where they please, and individuals can go where they choose without paying a cent of tax. It is an imposition on the part of those who are trying to do a legitimate business; on the people who try to produce and then we try to impose a tax on men who are trying to do a legitimate business and have a man from all sections of the State come in and undermine him. If the original bill that was presented here in previous years had been introduced to pay so much a foot, where the money that was received from the advertising was paid and the money would be collected by the borough, then we could get some revenue, but this way it is simply a job creator and no money will be placed into our Treasury.

Mr. DAWSON. Mr. Speaker, I desire to interrogate the gentleman from Cambria.

The SPEAKER. Will the gentleman from Cambria, Mr. Chaplin, permit himself to be interrogated?

Mr. CHAPLIN. Mr. Speaker, yes, sir.

Mr. DAWSON. Mr. Speaker, I desire to ask the gentleman from Cambria, does he know that the bill was amended to read instead of "ten cents a square foot," to be "a tax on the gross receipts" with the practical approval of the advertisers. The chairman of the Ways and Means Committee suggested that inasmuch as they considered ten cents a square foot tax unjust, if they would approve of a tax based on the gross receipts rather than to have it on the basis of ten cents a square foot—does the gentleman know that?

Mr. CHAPLIN. Yes, sir, I knew that, but the final purpose of the bill does not supply any money to the State Treasury.

Mr. DAWSON. Mr. Speaker, I introduced this bill at the request of the Governor. At the hearing on this bill when these gentlemen made the statement that a tax of "ten cents a square foot" would practically put them out of business in this State and also, that it was unjust, I suggested a "tax on the gross receipts" and they said that it would be much fairer and accepted that change.

Mr. JORDAN. Mr. Speaker and gentlemen of the House. Let me say at the outset that I represent no one on this bill but myself in the utterance I am about to make. Gentlemen, I stand for economy as much as any member in this House, but we are citizens of Pennsylvania. Pennsylvania is a great State; this is a great business institution and it takes money to carry it on. I am not in favor of spending one penny more than is necessary, but if our schools and our roads are not standing well in comparison with other states because I don't pay sufficient taxes, I would hide my face. Gentlemen, the State of Pennsylvania does not pay much per capita, not by one-half the per capita of other states around and about Pennsylvania. The State of Pennsylvania, I believe, is one of the states in the Union that pays less per capita for education than all but six states in the Union, and they are all south of Mason and Dixon's line. I am from the south, but I am not in favor of taking Pennsylvania down south. I am not proud of the fact that Pennsylvania stands twenty-first in the educational standard. I hide my face when it comes to that, and I wish to say that I am in favor of raising enough revenue to pay the bills of this State. If the logic of my friend from Delaware would be reduced to its final analysis, it would be to close the capitol for a year and keep every penny of revenue out in order that we may clean up. I am with my friend Alexander on economy, but I trust our officials, and if we have the goods let us put the goods up. This is a big business institution. We have got money in Pennsylvania second to no state in the Union, so far as riches are concerned and so far as schools are concerned and so far as running the business

of the State is concerned it is our duty to do it right and I have nothing to say as to the coming officer or the past officers of the State. I have only this to say, let us be men and deal with this as business men. That is the way you run your private business. You are not afraid to spend a penny to enhance and enlarge your business. Neither am I. I say "Economy," but penny wisdom is pound folly. I want our schools to stand where they ought to stand and all the rest of our institutions. I say that I am going to vote for this bill, and I will face my constituents even though they turn their faces against me, but I will be able to say I want to have our institutions at least as big as this State is.

Mr. DAVIS. Mr. Speaker, it seems to me that we are flooded this morning with oratory. We have so far considered two bills and I feel confident that all the speeches made in the House this morning have not changed a single vote. Therefore, Mr. Speaker, in order that we may be able to do something and extend the calendar, I move the previous question.

The motion was seconded by the following: Messrs. Haws, Whitaker, James A. Walker, Phillips, Cook, Dithrich, McGowan, Dilsheimer, Baldi, Jordan, Curran, Dunn, Comer, Heffernan, Franklin, Bluet, Sowers, H. Smith, Drinkhouse, Bromley and others.

The SPEAKER. More than twenty members having joined in moving the previous question,

On the question.

Shall the main question be put?

It was agreed to.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

## YEAS—150.

Allum,	Drinkhouse,	Kantner,	Ruth,
Armstrong,	Dunn,	Keene,	Schaeffer,
Asbury,	Eaches,	Kinsman,	Schwartz,
Aston,	Edmonds,	Kooser,	Sieg,
Baker,	Elgin,	Krause,	Shaffer,
Baldi,	Evans,	Lafferty,	Shannon,
Barnhart,	Finney,	Leeds,	Smiley,
Beaver,	Fitzgibbon,	Lewis,	Smink,
Bockley,	Fowler,	Long,	Smith, H. J.,
Bell,	Fox,	McBride,	Smith, H.,
Bidelspacher,	Franklin,	McClure,	Smith, J. W.,
Blair,	Gearhart,	McConnell,	Smith, L.,
Bluet,	Gelder,	McCurdy,	Sowers,
Blumberg,	Gibbon,	McHugh,	Sprows,
Boland,	Glass,	McMullen,	Stackhouse,
Bower,	Golder,	McVicar,	Stark,
Brady,	Goodnough,	Magill,	Steedle,
Bromley,	Green,	Marcus, J.,	Sterling,
Brown, T. R.,	Hagerty,	Marshall,	Stevens,
Burns,	Haldeman,	Millar, A.,	Stevenson,
Catlin,	Hampton,	Millar, A. S. C.,	Stewart,
Chutton,	Harding,	Miller, D. I.,	Sweitzer,
Comer,	Harer,	Miller, H. F.,	Thomas,
Conner,	Harry,	Miller, J. J.,	Trainer,
Cook,	Hatrick,	Mitchell,	Van Alen,
Cratty,	Haws,	Morris,	Walker, J. A.,
Curran,	Hayes,	Ogle,	Wells,
Curry,	Heffernan,	Orr,	Whitehouse,
Davis,	Henderson, E.,	Perry,	Whiteman,
Dawson,	Henderson, W.,	Pike,	Williams,
DeHaas,	Hess,	Poscy,	Wolfe,
Denning,	Hetrick,	Rhoads,	Wuer,
Dewey, C. P.,	Hoffman, J. N.,	Rieder,	Wood,
Dewey, P. H.,	Holcombe,	Rinn,	Woodruff,
Diehm,	Hoover,	Roman,	Zook,
Dilsheimer,	Jones, D. J.,	Ruch,	Spangler,
Dithrich,	Jones, W. W.,	Ruddy,	Speaker.
Donneley,	Jordan,		

## NAYS—40.

Alexander,	Goehring,	Krugh,	Miller, D. D.,
Brendle,	Goss,	McCann,	Phillips,
Brenneman,	Griffith,	McKim,	Quigley,
Chaplin,	Haines,	McKnight,	Richaras,
Craig, J. R.,	Haslett,	Mangan,	Schilling,
Crum,	Horne,	Marcus, J. C.,	Shellenberger,
Dunlap,	Hough,	Martin,	Sinclair,
Ehrhardt,	Huston,	Mantz,	Stadlander,
Feldman,	Kelly,	Michel,	Strauss,
Flynn,	Kohler,	Miller, C.,	Wettach,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

## QUESTION OF PERSONAL PRIVILEGE.

Mr. ALEXANDER. Mr. Speaker, I desire to rise to a question of personal privilege.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. ALEXANDER. Mr. Speaker, I want to protest against the treatment of the Speaker to me as a member of this House.

The SPEAKER. The Chair will state that he has been more than lenient and respectful to the gentleman from Delaware, Mr. Alexander, which is more than the treatment the gentleman has accorded the Speaker himself. The Chair will state that the gentleman made remarks this morning that might have caused serious trouble. In addition to that the Chair will say that when the motion for the previous question is made, it not only closes debate but it can take a member from his feet while he is speaking. The Chair has been exceptionally considerate to the gentleman and exceptionally liberal in recognizing him at all times. The Chair trusts that in the future the gentleman from Delaware, Mr. Alexander, will be as respectful to the Speaker as the Speaker has been to him.

Mr. ALEXANDER. In reference to that remark, if there is anything that I have done, I know not what it has been, that has been disrespectful to the Speaker, I desire before this House, every member of it, I do not go behind doors, I humbly apologize. I say now I not only respect the Speaker, but I respect the position that he holds, but I say further that the honorable gentleman, the Speaker of this House, looked at me every time before anybody else was recognized and knowing I was on my feet to speak for some reason or other, and notwithstanding the high respect I have for the Speaker, in every instance you refused to acknowledge me. I am quite aware of what you say about the previous question, but I was standing on feet demanding recognition before any speaker, after Mr. James A. Walker sat down. I had the answers to the questions Mr. Walker asked, and after he sat down and had completed his remarks I was on my feet demanding recognition and, Mr. Speaker, you know you looked directly at me and then recognized somebody else.

The SPEAKER. The Chair wishes to say to the gentleman that it is the prerogative of the Chair to recognize whom he pleases, and the gentleman has during the debate this morning taken up more time than any other member on the floor of the House.

Mr. ALEXANDER. That is my privilege, I take it, sir, as a member of this House.

The SPEAKER. The Chair has his privileges, too, if you will permit the remark.

Mr. ALEXANDER. You are responsible for yours and I am responsible for mine, sir.

## RECESS.

In view of the fact that there are two special orders to be considered the Chair makes the suggestion that the House take a recess until 3 o'clock if that is agreeable to the House.

The SPEAKER. The Chair will declare a recess until 3 o'clock this afternoon.

## AFTER RECESS.

The House reconvened at 3 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the chair.

## BILL RE-REFERRED.

Mr. BLUMBERG returned from the Committee on Printing, with a recommendation that it be re-referred to the Committee on Appropriations, House Bill No. 1371. (Senate Bill No. 83), entitled:

An Act to amend sections three and four of the act approved the twenty-second day of July, one thousand nine hundred nineteen (P. L. 1997), entitled "An act creating a Division of Documents; defining its powers and duties; regulating the number of documents to be printed, bound and the requisition, distribution and sale of the public documents of this Commonwealth; providing penalties for the violation of this act and repealing certain acts"

The SPEAKER. The bill is now re-referred to the Committee on Appropriations.

## REPORTS FROM COMMITTEES.

Mr. STERLING, from the Committee on Judiciary General, reported as committed, House Bill No. 1320, entitled:

An Act to amend section one of an act approved the thirteenth day of May, one thousand nine hundred and fifteen (P. L. 286), entitled "An act to provide for the health, safety and welfare of minors; by forbidding their employment or work in certain establishments and occupations and under certain specified ages; by restricting their hours of labor and regulating certain conditions of their employment; by requiring employment certificates for certain minors and prescribing the kinds thereof and the rules for the issuance, reissuance, filing, return and recording of the same; by providing that the Industrial Board shall, under certain conditions, determine and declare whether certain occupations are within the prohibitions of this act; requiring that certain minors shall, during the period of their employment, attend certain schools, to be established as therein provided and to be approved by the State Superintendent of Public Instruction and regulating the conditions of such attendance; authorizing the State Board of Education, in certain cases, to appoint attendance officers to aid in enforcing the provisions of this act and creating the salary and expenses of such officer a charge against the school district wherein they are employed; requiring certain abstracts and notices to be posted; providing for the enforcement of this act by the Commissioner of Labor and Industry, the attendance officers of school districts and police officers, and defining the procedure in prosecutions thereunder and establishing certain presumptions in relation thereto; providing penalties for the violation of the provisions thereof; and repealing all acts or parts of acts inconsistent therewith," exempting from the operation of the act minors employed on the stage of theatres with the approval of the Industrial Board of the Department of Labor and Industry.

Mr. STERLING, from the Committee on Judiciary General, reported as committed, House Bill No. 1164, entitled:

An Act to amend section forty-three of the act approved the tenth day of July, one thousand nine hundred and nineteen, (P. L. 857), entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections, and their enrollment as members of political parties as a further condition of their right to vote at primaries, in cities of the first class of this Commonwealth, by removing from office all existing registration commissioners and their appointees in said cities, and authorizing the Governor to appoint registration commissioners therein; defining the jurisdiction of said commissioners, and the powers and duties of the commissioners constituting same, and of their appointees, including registrars, inspectors of registration, clerks, and counsel; fixing their qualifications, terms of office, and compensation; granting them certain immunity from arrest on registration days; and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence, as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof, to copy or demand a list of the lodgers therein, and to supervise the conduct of registrars; regulating the registration of electors at polling places by registrars, and at the offices of commissions by commissioners, and the right of parties or bodies of electors to have watchers thereat, and the preparation and use of street lists and other records of those registered; allowing the names of persons not entitled to vote to be struck from the registers in certain cases; permitting all records regarding registration to be inspected and copied by any elector under certain conditions; directing how the registers shall be used at elections and primaries; compelling the attendance of witnesses and payment of witness fees; and providing penalties for refusal to obey subpoenas; directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor; authorizing such clerks to administer oaths, sign subpoenas and vouchers, and to collect and disburse witness fees; prescribing a method for challenging persons applying for registration, and the procedure for the correction of registers, and for appealing from actions of registrars to said commissions; and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas; imposing certain duties upon election officers and upon the councils, treasurers, controllers, receivers of taxes, police officers, and other officials of said cities and upon the courts, judges, prothonotaries, sheriffs, commissioners, peace officers, and other officials of the judicial districts and counties in which said cities are situated or with which they are coextensive; legalizing certain acts required hereby if done on any Sunday or legal holiday; requiring said cities to provide for the maintenance of said commissions, and the compensation of their appointees, and the payment of all expenses necessary to carry out the provisions of this act, and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions; punishing and fixing penalties for violation hereof; and repealing all legislation inconsistent herewith"; so as to increase the maximum compensation to be paid to the chief clerk of the registration commission.



Mr. ARMSTRONG, from the Committee on Law and Order, reported as committed, House Bill No. 1237, entitled:

An Act amending an act, approved the thirteenth day of May, one thousand eight hundred and eighty-seven, entitled "An Act to restrain and regulate the sale of vinous and spirituous, malt or brewed liquors, or any admixtures thereof" by prohibiting the manufacture, sale, offering for sale, transportation, importation, exportation, furnishing or possession for beverage purposes of anything determined and found to be intoxicating by Act of Congress passed pursuant to, and in the enforcement of, the Constitution of the United States of America, and by restraining and regulating the sale of vinous, spirituous, malt or brewed liquors, or any admixtures thereof, fit for beverage purposes, other than such as are from time to time determined and found to be intoxicating by any such Act of Congress.

Mr. KOOSER, from the Committee on Insurance, reported as committed, House Bill No. 1309, entitled:

An Act designating employees of the Insurance Department and fixing their compensation.

Mr. CRATTY from the Committee on Military, reported as committed House Bill No. 1291, entitled:

An Act reorganizing the Adjutant General's Department, designating the officers and employees thereof, and fixing the salaries of each.

Mr. STEVENSON, from the Committee on Judiciary Special, reported as committed, House Bill No. 1213, entitled:

An Act to amend the act approved the sixteenth day of April, one thousand eight hundred and seventy-five (P. L. 54), entitled "An act to provide for appeals in cases where the county commissioners and auditors have failed or shall hereafter fail to fix compensation of county treasurers, and to repeal an act entitled 'A supplement to an act relating to county treasurers, passed the fifteenth day of April, one thousand eight hundred and thirty-four, approved the eighteenth day of April, one thousand eight hundred and seventy-four, in regard to the compensation of county treasurer'; by providing for appeals by the county treasurer in cases where the county commissioners and auditors have fixed the compensation of the county treasurer.

Mr. HAWS from the Committee on Insurance, reported as committed House Bill No. 1303, entitled:

An Act requiring certain provisions in policies of insurance against loss or damage resulting from accident to or injury suffered by an employee or other person and against loss or damage to property caused by animals or by any vehicle drawn propelled or operated by any motive power.

Mr. WHITAKER from the Committee on Judiciary General, reported as committed House Bill No. 1128, entitled:

An Act to repeal an act approved the ninth day of July, one thousand nine hundred and nineteen, (P. L. 793), entitled, "An act to amend an act, approved the first day of May, one thousand nine hundred and thirteen, entitled 'An act to prohibit the killing of foxes by certain methods in Delaware County, and fixing a penalty for violation of the act,' by extending the provisions of said act to Chester County and Montgomery County," as far as the same relates to Montgomery County.

Mr. WHITAKER, from the Committee on Judiciary General, reported as committed, House Bill No. 1222, entitled:

An Act to repeal the act approved the ninth day of July, one thousand nine hundred and nineteen, (P. L. 793), entitled "An Act to amend an act, approved the first day of May, one thousand nine hundred and thirteen, entitled 'An Act to prohibit the killing of foxes by certain methods in Delaware County, and fixing a penalty for violation of the act,' by extending the provisions of the said act to Chester County and Montgomery County," in so far as the same relates to Chester County.

Mr. WELLS, from the Committee on Judiciary General, reported as committed, House Bill No. 1233, entitled:

An Act to amend section one of the act entitled "A supplement to the act entitled 'An act for acknowledging and recording of deeds' passed the eighteenth day of March, one thousand seven hundred and seventy-five (one Smiths Laws, four hundred and twenty-two) as amended; legalizing deeds and conveyances recorded before subsequent deeds, conveyances and mortgages; and validating certain conveyances made under said act.

Mr. GREEN, from the Committee on Labor and Industry, reported as amended, House Bill No. 559, entitled:

An Act providing for the protection of the health of painters by prohibiting the use of the spray machine for painting.

Mr. ELGIN, from the Committee on Public Health and Sanitation, reported as amended, House Bill No. 1214, entitled:

An Act relating to pillows, bolsters, feather beds and comfortables; regulating the making, remaking, renovating, sterilizing, disinfecting, sale, leasing, delivering and consigning thereof, and the possession thereof with intent to sell, lease, deliver or consign.

Mr. RUCH, from the Committee on Labor and Industry, reported as amended House Bill No. 372, entitled:

An Act to promote the public health by providing for one day in seven for employees in certain employments.

Mr. WHITMAN, from the Committee on Military, reported as committed House Bill No. 1407, entitled:

An Act to amend section one of an act approved the twenty-first day of March, one thousand nine hundred seven, (P. L. 22), entitled "An act authorizing the county commissioners of the several counties, or the town councils of the several boroughs, of this Commonwealth, or both, to appropriate annually a sufficient sum of money to each Post of the Grand Army of the Republic, in their respective counties or boroughs, to aid in defraying the expenses of Memorial Day," as amended, authorizing county commissioners to make additional appropriations for memorial day purposes.

Mr. PHILIP H. DEWEY, from the Committee on Insurance, reported as committed House Bill No. 1247, entitled:

An Act to amend section twenty-six of an act approved the second day of June one thousand nine hundred and fifteen (P. L. 762), entitled "An providing for the creation and administration of a State Fund for the insurance of compensation for injuries to employees of subscribers thereto; declaring false oaths by the subscribers to be misdemeanors; and providing penalties for the violation thereof," as amended.

Mr. DENNING from the Committee on Labor and Industry, reported as committed, House Bill No. 1252, entitled:

An Act to amend sections twelve and fourteen of the act approved the seventh day of June, one thousand eight hundred and eighty-seven (P. L. 365), entitled "An act to encourage and authorize the formation of co-operative associations, productive and distributive, by farmers, mechanics, laborers, or other persons"; by providing that the president, vice-president, secretary and treasurer of such associations shall be citizens of the United States; and fixing a penalty.

Mr. GLASS from the Committee on Elections, re-reported as amended House Bill No. 928 (Senate Bill No. 198), entitled:

An Act to further amend section fourteen of an act approved July twelfth one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to National party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expense of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" as amended

Mr. HESS from the Committee on Judiciary General, reported as committed, House Bill No. 1282 (Senate Bill No. 462), entitled:

An Act to provide separate accommodations for women jurors at the several court houses.

Mr. HESS, from the Committee on Judiciary General, reported as committed, House Bill No. 739 (Senate Bill No. 197), entitled:

A Supplement to an act approved May 29, 1901 (P. L. 327), entitled "An act to prohibit the manufacture and sale of oleomargarine, butterine, and other similar products, when colored in imitation of yellow butter" to provide for license fees to be paid by manufacturers, wholesale and retail dealers, and by proprietors of hotels, restaurants, dining-rooms and boarding houses; for the manufacture or sale of oleomargarine, butterine, or other similar products, not colored in imitation of yellow butter; and to regulate the manufacture and sale of oleomargarine, butterine, or other similar products, not colored in imitation of yellow butter, and prevent and punish fraud and deception in such manufacture and sale as an imitation butter; and to prescribe penalties and punishment for violations of this act, and the means and the method for its enforcement, and regulate certain matters of evidence in such procedure."

by regulating advertisements and designations relating to oleomargarine or butterfat; prohibiting the use of certain word in or in connection with such advertisements; and providing penalties.

Mr. LEEDS, from the Committee on Judiciary General, reported as committed, House Bill No. 984 (Senate Bill No. 115), entitled:

An Act to provide for the better preservation of the books and papers in the office of the Prothonotaries in the counties of this Commonwealth by copying, transcribing and certification of dilapidated faded or injured books or papers.

Mr. ORR, from the Committee on Insurance, reported as amended, House Bill No. 1240 (Senate Bill No. 94), entitled:

An Act defining fraternal benefits societies and their status authorizing such societies to create subordinate lodges and to pay benefits to members and their beneficiaries from funds collected and regulating such benefits and collections, providing for the organization and incorporation of such societies, and for their supervision, regulation and examination by the Insurance Commissioner, and for the admission of foreign societies designating tables of mortality as a basis for rates of contribution, requiring all societies to make annual and other reports and appointing the Insurance Commissioner as attorney for service of process, providing penalties for any violations of the act, exempting such societies from taxation and certain other societies from its provisions, and requiring beneficial associations other than fraternal benefit societies to report to and be supervised by the Insurance Commissioner and repealing existing laws.

Mr. WHITEMAN, from the Committee on Judiciary General, reported as committed House Bill No. 1230 (Senate Bill No. 530), entitled:

A Joint Resolution proposing an amendment to article three, section six, of the Constitution of the Commonwealth of Pennsylvania, so that the subject of an amendment or supplement to a law and the subject to which such law is extended or on which it is conferred shall be clearly expressed in its title.

Mr. WHITEMAN, from the Committee on Judiciary General, reported as committed House Bill No. 1283 (Senate Bill No. 154), entitled:

An Act relating to the preparation of a new Constitution of the Commonwealth by a convention and its adoption or rejection by the people, and making an appropriation.

Mr. CHRISTIAN MILLER, from the Committee on Insurance, reported as committed, House Bill No. 1396 (Senate Bill No. 95), entitled:

An Act relating to insurance establishing an insurance department and amending revising and consolidating the law relating to the licensing qualification regulation examination suspension and dissolution of insurance companies Lloyd's associations reciprocal and inter-insurance exchanges and certain societies and orders the examination and regulation of fire insurance rating bureaus and the licensing and regulation of insurance agents and brokers providing penalties and repealing existing laws.

Mr. SHELLENBERGER, from the Committee on Insurance, reported as committed, House Bill No. 1395 (Senate Bill No. 93), entitled:

Act relating to insurance amending revising and consolidating the law providing for the incorporation of insurance companies and the regulation supervision and protection of home and foreign insurance companies Lloyd's Associations reciprocal and inter-insurance exchanges and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund providing penalties and repealing existing laws.

Mr. CLUTTON, from the Committee on Ways and Means, re-reported as amended, House Bill No. 204, entitled:

An Act to regulate the practice of professional engineering and land surveying, creating a State Board for Registration of Professional Engineers and Land Surveyors, defining its powers and duties, imposing certain duties upon the Commonwealth and political sub-divisions thereof in connection with public work, and providing penalties.

Mr. ALBERT S. C. MILLAR, from the Committee on Insurance, reported with a negative recommendation House Bill No. 293, entitled:

An Act to amend Article 3, Sections 305 and 306 and the first paragraph of Sub-Section 7, of Section 307, of an act approved the second day of June, 1917, and amended and approved on the twenty-sixth day of June, 1919, entitled, "An act defining the liability of an employer to pay damages for

injuries received by an employee in the course of employment; establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder."

Mr. DITTRICH, from the Committee on Judiciary General, re-reported with a negative recommendation House Bill No. 393, entitled:

An Act to amend the act approved the twenty-sixth day of July, one thousand nine hundred and thirteen (P. L. 1374); entitled "An act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities; prescribing, defining and limiting their powers and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies creating and establishing a Public Service Commission for the regulation aforesaid; prescribing and defining the powers and duties of such Commission and its officers, including the exclusive power to regulate the construction alteration, relocation or abolition of the crossings of railroad corporations street railway, corporations or other public service companies and of public highways by the tracks or other facilities of said companies; providing for the ascertainment of the Commission of the expense and damages resulting from such construction, alteration, relocation or abolition for the payment of such expense and damages severally or proportionately by the public service companies interested the State or municipal corporation concerned and giving persons whose property is thereby taken, injured or destroyed authority to sue the Commonwealth for damages in such cases; providing for the terms, salaries and compensation of the members of the commission its officers, counsel and employees; prescribing and regulating the practice and procedure before such commission and upon appeal and judicial review of its orders and determinations by the courts of common pleas and giving the court of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases and of all injunctions, mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the commission and to restrain such orders subject to an appeal to the Supreme Court; prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said commission; making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June, one thousand nine hundred and eleven "An act to promote the safety of travelers and employes on railroads by compelling common carriers by railroads to properly man their trains by amending section nine thereof "repealing the act approved the thirty-first day of May one thousand nine hundred and seven, which provided for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the fourth day of June, one thousand eight hundred and eighty-three entitled "An act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals" and an act entitled "To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloaded within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars" approved twenty-fourth day of May, Anno Domini one thousand nine hundred and seven and the proviso of clause three and the proviso of clause seven of section thirty-four of the act entitled "An act to provide for the incorporation and regulation of certain corporations" approved the twenty-ninth day of April one thousand eight hundred and seventy-four and all other legislation inconsistent with or supplied by this act" by requiring the filing of certain data with schedules or tariffs of rates or notices of changes therein and providing for the suspension of such schedules or tariffs in certain cases.

#### COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

#### APPROVAL OF HOUSE BILLS NOS. 749, 768 AND 870.

Commonwealth of Pennsylvania,  
Executive Chamber, Harrisburg, April 5, 1921.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 749, entitled:

"An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith,

Also House Bill No. 768, entitled:

"An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled An act to establish a public school



system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith, as amended."

Also House Bill No. 870, entitled:

"An Act requiring the county commissioners in all counties of the fifth seventh and eighth class of this Commonwealth to provide an office at the county seat for the district attorney and his assistants if any and to furnish supplies postage telephone fuel and light required for his and their use."

WM. C. SPROUL

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NOS. 438 AND 863.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 6, 1921.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 438, entitled:

"An Act to amend section twenty-four of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred and fifteen) entitled 'An act relating to the qualification jurisdiction powers and duties of registers of wills and regulating proceedings before said registers and the costs thereof the effects of their acts and appeals therefrom.'

Also House Bill No. 863, entitled:

"An Act relating to apiculture and the sale giving and transportation of bees honey hives and appliances providing for the inspection of apiaries and for the prevention control and eradication of contagious and infectious diseases among bees and the establishment of quarantines prescribing the style of hive to be used after July first one thousand nine hundred and twenty-three imposing certain duties on certain persons engaged in transportation and providing penalties and appropriations therefor."

WM. C. SPROUL

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1198, as follows:

An Act to amend an act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred sixty-four) entitled "An act authorizing suits brought to recover in case of accidents in this Commonwealth in courts of common pleas to be certified to the Workmen's Compensation Board when discovered that the suit has been brought wrongfully" extending the provisions of said act to suits brought after the passage of the act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred sixty-four) entitled "An act authorizing suits brought to recover in case of accidents in this Commonwealth in courts of common pleas to be certified to the Workmen's Compensation Board when discovered that the suit has been brought wrongfully" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever heretofore in case of any accident suit has been wrongfully brought in the court of common pleas in any of the counties of this Commonwealth and proceedings should have been commenced before the Workmen's Compensation Board it shall be lawful and upon request of either of the parties to the suit the prothonotary of the said court shall certify the same including all the proceedings had before said court to the said Workmen's Compensation Board the said board to proceed and hear the case in the same manner as if it had been originally commenced before the Workmen's Compensation Board" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever in case of any accident suit has been wrongfully brought in the court of common pleas in any of the counties of this Commonwealth and

proceedings should have been commenced before the Workmen's Compensation Board it shall be lawful and upon request of either of the parties to the suit the prothonotary of the said court shall certify the same including all the proceedings had before said court to the said Workmen's Compensation Board the said board to proceed and hear the case in the same manner as if it had been originally commenced before the Workmen's Compensation Board

Section 2 That section two of said act which reads as follows

"Section 2 That no case heretofore brought before any court shall be certified as set forth in section one of this act unless the said proceeding had been commenced in the said court within one year from the date of the accident which caused the injury or death for which the action was brought" is hereby amended to read as follows

Section 2 That no case brought before any court shall be certified as set forth in section one of this act unless the said proceeding had been commenced in the said court within one year from the date of the accident which caused the injury or death for which the action was brought

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 952, as follows:

An Act making a deficiency appropriation to the Department of Labor and Industry for the payment of the salaries of a supervising inspector

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three thousand eight hundred ninety-nine dollars and fifty-two cents (\$3,899.52) or so much thereof as may be necessary is hereby specifically appropriated to the Department of Labor and Industry to cover deficiencies to May thirty-first one thousand nine hundred twenty-one in the payment of the salary of a supervising inspector employed at an annual salary of three thousand three hundred dollars (\$3,300) since March twenty-eight one thousand nine hundred eighteen but who has received a salary of two thousand dollars per annum only since said date

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1245, as follows:

An Act fixing the number and salaries of the officers and employees in the Department of Mines

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the number and salaries of the officers and employees of the Department of Mines shall be as follows

A Chief of the Department of Mines at an annual salary of seven thousand five hundred dollars

A Deputy Chief of the Department of Mines at an annual salary of five thousand dollars

A chief clerk at an annual salary of three thousand dollars

A statistician at an annual salary of twenty-five hundred dollars

An auditor at an annual salary of two thousand dollars

Six clerks at an annual salary of eighteen hundred dollars each

Two stenographers at an annual salary of fifteen hundred dollars each

And a messenger at an annual salary of thirteen hundred dollars

The salaries of such employees shall be paid semi-monthly by warrant of the Auditor General upon the State Treasurer in the usual manner

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1254, as follows:

An Act making a deficiency appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania



Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred forty-five thousand dollars (\$145,000) or so much thereof as may be necessary is hereby specifically appropriated to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania to cover a deficiency in the appropriation for maintenance for the two (2) fiscal years beginning June first Anno Domini one thousand nine hundred and nineteen (1919)

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 830, as follows:

An Act making a deficiency appropriation to the State Board of Education for use in the payment of scholarships

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eight thousand dollars (\$8,000) or so much thereof as may be necessary is hereby specifically appropriated to the State Board of Education to pay State scholarships in accordance with the provisions of an act approved the eighteenth day of July one thousand nine hundred and nineteen (one thousand nine hundred and nineteen Pamphlet Laws one thousand and forty-four)

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 47, as follows:

A Joint Resolution proposing an amendment to section one article nine of the Constitution of the Commonwealth of Pennsylvania

Section 1 Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That the following amendment to the Constitution of the Commonwealth of Pennsylvania be and the same is hereby proposed in accordance with the provisions of the eighteenth article thereof

That section one of article nine which reads as follows "All taxes shall be uniform upon the same class of subjects within the territorial limits of the authority levying the tax and shall be levied and collected under general laws but the General Assembly may by general laws exempt from taxation public property used for public purposes actual places of religious worship places of burial not used or held for private or corporate profit and institutions of purely public charity" be and the same is hereby amended to read as follows

All taxes shall be uniform upon the same class of subjects within the territorial limits of the authority levying the tax and shall be levied and collected under general laws but subjects of taxation may be classified for the purpose of laying graded and progressive taxes and in the case of inheritance and income taxes exemptions may be granted and the General Assembly may by general laws exempt from taxation public property used for public purposes actual places of religious worship places of burial not used or held for private or corporate profit and institutions of purely public charity

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1054, entitled:

An Act to amend article nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended creating a State Council of Education defining its powers and duties and transferring thereto the powers and duties now vested in the State Board of Education

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 550, entitled:

An Act to amend sections four and six of the act approved the second day of April, one thousand nine hundred and three. (P. L. 128), entitled: "An Act to establish a Department of Fisheries, to provide for its proper administration, and to provide for the protection and propagation of fish by the Department of Fisheries," as amended; fixing the salary of the Commissioner of Fisheries; authorizing the appointment of additional employees; and providing for the salaries of the employees of the department.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 606, entitled:

A Supplement to an act approved the fourteenth day of May, one thousand eight hundred and eighty-nine, (P. L. 211), entitled "An act to provide for the incorporation and government of street railway companies in this Commonwealth," authorizing street railway companies to operate vehicles without the use of rails or tracks, by electricity distributed by overhead wires.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 939, entitled:

An Act to amend section four hundred and one of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1195, entitled:

An Act to commemorate the memory of Thaddeus Stevens by designating one of the educational buildings to be erected in the capitol park as "The Thaddeus Stevens Educational Memorial" and constituting a commission to prepare a pamphlet dealing with the life and the speeches of Thaddeus Stevens to be distributed to the public schools.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1261, entitled:

An Act to amend sections two three and four of an act approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws three hundred and ninety-five) entitled "An act regulating the sale of concentrated commercial feeding-stuffs also of condimental stock and poultry-food and patented proprietary or trade-mark stock and poultry-food possessing nutritive value combined with medicinal properties defining concentrated commercial feeding stuffs prohibiting the adulteration of any feeding-stuff sold offered or exposed for sale in this State with oat-hulls grounds corn cobs flax plany refuse elevator chaff cotton-seed hulls ground corn stalks rice hulls peanut hulls weed seeds or other similar adulterants providing for the collection of samples and analysis thereof by the Department of Agriculture and the publication of information concerning the same providing also for the expenses of the enforcement of the law fixing penalties for its violation and repealing act number two hundred and eleven (Pamphlet Laws one thousand nine hundred and seven page two hundred and seventy-three) entitled "An act regulating the sale of wheat rye corn and buckwheat bran and middlings or any admixture thereof" et cetera approved the twenty-eighth day of May one thousand nine hundred and seven" by enlarging the scope of the term "concentrated commercial feeding-stuffs" and providing for the collection of license fees for the sale thereof and by including certain other substances as adulterants

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.



Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1032, entitled:

An Act to amend section four of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 977, entitled:

An Act providing in certain cases for the election of tax collectors in boroughs and in certain cases for the appointment of secretaries of boroughs as tax collectors and providing the manner in which and the method by which such appointment to be made and the compensation of the appointed tax collector fixed and authorizing such tax collectors to collect county borough school and poor taxes

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1191, entitled:

An Act to amend an act approved the fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws four hundred and thirty-five) entitled "An act to authorize the courts of common pleas of any county when an individual church within the county has become inactive or extinct by reason of there being no resident or active trustees representing it or otherwise and the property of the church is liable to be wasted or destroyed to appoint the trustees of the State body or organization representative of the denomination of which said church was a member as trustees for said church to hold and dispose of the title to the property owned by said church and defining the procedure thereon" authorizing the said courts to appoint as trustees for such church the trustees of the superior judiciary with which the church has been connected when the territory covered by the said judiciary is within the State

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1201, entitled:

An Act relating to motor vehicles and requiring the owner of any motor vehicle to be insured against liability for damages for injuries in person or property sustained through the negligent or illegal operation thereof in this Commonwealth.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1209, entitled:

An Act providing for the better management of the jails or county prisons in the several counties of this Commonwealth, of the third and fourth classes, by creating in such counties a board, to be known by the name and style of inspectors of the jail or county prison, with authority to appoint a warden of such prison, and by vesting in said board and the officers appointed by it the safekeeping, discipline and employment of prisoners, and the government and management of said jails or county prisons.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1090, entitled:

An Act authorizing the appointment of Interpreters in counties of the third, fourth, fifth, sixth, seventh and eighth classes of this Commonwealth, and providing for their compensation.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1031, entitled:

An Act empowering cities of the third class to contract with certain incorporated Associations to use and occupy Public Parks and playgrounds, subject to regulations prescribed by said cities.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1218, entitled:

An Act limiting the time during which public service companies may require payments of rates or tariffs in advance of service rendered.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1001, entitled:

An Act to amend sections twenty-one twenty-two and twenty-three of the act approved the twenty-second day of July one thousand nine hundred and thirteen (P. L. 928) entitled "An act relating to domestic animals defining domestic animals so as to include poultry providing methods of improving the quality thereof and of preventing controlling and eradicating diseases thereof imposing certain duties upon practitioners of veterinary medicine in Pennsylvania regulating the manufacture use and sale of tuberculin mallein and other biological products for use with domestic animals defining the powers and duties of the State Livestock Sanitary Board, and the officers and employees thereof fixing the compensation of the Deputy State Veterinarian and providing penalties for the violation of this act."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 876, entitled:

An Act to amend sections one, two, three, five, six and seven of an act approved the eighth day of July, one thousand nine hundred and nineteen (P. L. 784) entitled, "An act empowering cities of the second and third classes, boroughs, and counties, to acquire, maintain and operate playgrounds, play fields, gymnasiums, public baths, swimming pools, and indoor recreation centers; authorizing school districts to join in the maintenance and operation of said activities; and authorizing the issue of bonds and the levy of taxes for such purposes;" by extending the provisions thereof so as to include townships.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1190, entitled:

An Act making a burial permit issued at the place of death valid throughout the Commonwealth

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1278, entitled:

An Act to amend an act approved the twenty-fourth day of May, one thousand eight hundred and eighty-seven (Pamphlet Laws one hundred eighty-two), entitled: "An act to authorize the councils of the cities of the first class of the Commonwealth to appropriate annually a sum, not exceeding five hundred dollars, for the support and maintenance of each company of the National Guard using and occupying an armory, building, room or quarters within said cities, in addition to the annual appropriation by the Legislature" fixing the amounts which may be appropriated by cities of the first, second and third classes to companies, troops and similar units of the National Guard and extending the provisions of said act to counties.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1363, entitled:

An Act providing for placement training in the several departments, bureaus, boards, divisions and commissions of the State Government, of disabled soldiers, sailors and marines.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1253, entitled:

An Act to provide for the care, training and maintenance of certain children by the several counties, authorizing the county commissioners to establish and maintain separate or joint county industrial homes for such purposes; requiring poor authorities to place children of certain ages with families or in institutions; providing for the care and maintenance of certain children in such homes at the expense of the parents, and prohibiting the receiving and detaining of children in almshouses and poor houses, and validating similar acts heretofore performed by the commissioners of the several counties.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1085, entitled:

An Act authorizing the lease of lands acquired in connection with the acquisition of toll-bridges over boundary waters to boroughs and townships for park purposes.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1193, entitled:

An Act empowering clerks, designated by the Board for the assessment and revision of taxes in counties of the second class to administer oaths and affirmations.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1006, entitled:

An Act to amend sections one, two and three, article seven, chapter six of an act approved the fourteenth day of May, one thousand nine hundred and fifteen (P. L. 312) entitled, "An act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1015, entitled:

An Act authorizing the several boroughs and townships to appropriate moneys for the support of county associations of boroughs and townships.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1003, entitled:

An Act to amend section nineteen, chapter three, article one of an act approved the fourteenth day of May, one thousand nine hundred and fifteen (P. L. 312), entitled "An act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1081, entitled:

An Act regulating the closing of public highways and providing for the locating, marking and maintenance of detours necessitated by such closing.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1341, entitled:

An Act to amend an act approved the twenty-fourth day of May, one thousand nine hundred and seventeen (P. L. 299), entitled "An act to amend section one of an act, approved the twenty-first day of March, one thousand nine hundred and seven, entitled 'An act authorizing the county commissioners of the several counties, or the town councils of the several boroughs, of this Commonwealth, or both, to appropriate annually a sufficient sum of money to each post of the Grand Army of the Republic, in their respective counties or boroughs, to aid in defraying the expenses of Memorial Day,' as amended, by requiring the commissioners to make appropriations also to Memorial Day or similar organizations where there was heretofore an established post."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1292, entitled:

An Act authorizing the Adjutant General to erect, construct, complete and equip a building on the arsenal grounds at Harrisburg, for use as a garage and machine shop, and to grade and terrace the grounds in connection therewith; providing for the letting of contracts therefor; and making an appropriation.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1360, entitled:

An Act providing for the appointment of a commission to inspect sites suitable for the erection thereon of a State psychopathic hospital to be erected West of the Allegheny Mountains, and to be known as the Western Pennsylvania State Psychopathic Hospital, and to select therefrom and recommend to the Governor the purchase of one of said sites for said purpose.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1033, entitled:

An Act relating to the taking of certain fur-bearing animals

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1205, entitled:

An Act to amend section two of an act entitled "An act to regulate the doing of business in this Commonwealth by foreign corporations; the registration thereof and service of process thereon; and providing punishment and penalties for the violation of its provisions; and repealing previous legislation on the subject" approved the eighth day of June, one thousand nine hundred and eleven, requiring the payment of registration fees and a bonus on capital stock, and prohibiting registration where the corporate title is the same or similar to that of a registered foreign corporation or that of a Pennsylvania corporation.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1189, entitled:

An Act to amend the act approved the seventh day of June, one thousand eight hundred and ninety-five (Pamphlet Laws one hundred sixty-seven), entitled "An act to provide for the better protection of life and health by diminishing the danger from infectious and contagious diseases through the creation of a State Board of Undertakers in the cities of the first, second and third classes, with systematic examinations, registration and licenses for all entering the business of burying the dead, and penalties for violation of the provisions thereof," as amended.



ed by the act approved the twenty-fourth day of April, one thousand nine hundred and five (Pamphlet Laws two hundred ninety-nine), entitled "An act to amend sections five and six of an act entitled, 'An act to provide for the better protection of life and health by diminishing the danger from infectious and contagious diseases, through the creation of a State Board of Undertakers in cities of the first, second and third classes, with systematic examinations, registration and licenses for all entering the business of burying the dead, and penalties for violation of the provisions thereof,' approved the seventh day of June, Anno Domini one thousand eight hundred and ninety-five, by extending the provisions of said act throughout this Commonwealth, and providing for the payment of the expenses thereof"; by prescribing the qualifications and compensation of members of the State Board of Undertakers; providing for employees of the Board; requiring applicants for undertakers' licenses to have a common school education; limiting undertakers' licenses to one year and providing for renewals thereof; requiring undertakers' assistants to be in connection therewith; and providing for the payment of the expenses of the Board, the auditing of its books and the disposition of funds remaining in its treasury.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 873, entitled:

An Act authorizing a State association of township supervisors and township commissioners and providing for the payment of the expenses thereof by the respective counties

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1290, entitled:

An Act appropriating to the Department of Health any moneys to be received from the United States Government in the promotion of sanitation public health and health education the protection and care of maternity infancy and old age and the prevention, treatment and cure of disease.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1212, entitled:

An Act to amend section twelve article one chapter eight of an act approved the fourteenth day of May one thousand nine hundred fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1243, entitled:

An Act to further amend section twenty of an act approved the eleventh day of May, one thousand nine hundred and eleven (P. L. 244), entitled "An act providing for original location, paying out, and construction of public roads or highways in the several counties of this Commonwealth, and for the permanent improvement of certain public roads or highways therein; making such originally constructed or improved roads and highways county roads; authorizing the relocation, opening, straightening, widening, extension and alteration of the same, and the vacation of so much of any road as may thereby become unnecessary; providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties; and prescribing penalties for the violation thereof; providing for the taking of property for such improvement, the compensation to be paid therefor, and the payment of damages resulting from such taking, and the manner in which such damages may be determined; providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads; authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof; prescribing a method for improving a county road lying within or traversing a borough, and apportioning the cost of such improvement; and authorizing the vacation of any county road" as amended, and providing for the vacation of abandoned or condemned turnpikes.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 722, entitled:

An Act to repeal an act approved the twenty-second day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand one hundred and thirteen) entitled "An act authorizing cities of the third class to surrender their charter and be constituted a borough and providing the procedure therefor"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1330, entitled:

An Act to amend section eleven of an act approved the twelfth day of July, one thousand nine hundred and nineteen, entitled "An act authorizing stock corporations, other than building and loan associations and corporations authorized by law to transact a banking or insurance business, to make provision, upon formation, reorganization, merger or consolidation, for the issue of either or both preferred or common shares without nominal or par value; regulating the same and such corporations; and prescribing the method of determining the number of shares and capital of corporations issuing shares in such manner," by providing that no bonus shall be required to be paid under the laws of this Commonwealth upon the stock of a corporation issued to acquire property of which an existing corporation is obliged to divest itself in order to comply with any law of this Commonwealth or to enable it to exercise any rights otherwise conferred on it by any law of this Commonwealth and provided further that no bonus shall be required to be paid under the laws of this Commonwealth in cases of reorganization, merger, or consolidation in connection with which all certificates of capital stock with nominal or par value are fully surrendered by the shareholders of the corporation in process of reorganization, or of the two or more corporations in process of merger or consolidation and in exchange therefore the aforesaid shareholders receive without other consideration or the paying in of additional capital assets, a like or a lesser or a greater number of shares without nominal or par value.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1259, entitled:

An Act providing for the licensing and registration by the Dental Council of certain persons to practice dentistry.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1341, entitled:

An Act to amend section one of an act approved the eighth day of April, one thousand eight hundred sixty-seven (P. L. 50) entitled, "An act to permit disabled soldiers to peddle, by procuring a license therefor, without charge," as amended.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1088, entitled:

An Act authorizing the directors of the poor of Jenkins township, Pittston borough and Pittston township in Luzerne county to acquire property and to erect and equip an asylum for the insane, and to levy taxes and borrow money therefor.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1361, entitled:

An Act providing for the appointment of a commission to inspect sites suitable for the erection thereon of a State psychopathic hospital to be erected East of the Allegheny Mountains, and to be known as the Eastern Pennsylvania State Psychopathic Hospital, and to select therefrom and recommended to the Governor the purchase of one of said sites for said purpose.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1271, entitled:

An Act to amend clause (b) of section five of an act approved the twenty-first day of May, one thousand nine hundred and nineteen (P. L. 209), entitled "An act relating to the organization, maintenance and operation of the Banking Department, and the scope of its supervision and control over corporations, partnerships, unincorporated associations and individuals, and the assets and liabilities thereof; providing penalties for the enforcement of its provisions, and repealing certain acts."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1331, entitled:

An Act relating to the payment of bonus upon the capital stock of corporations issued to acquire properties or stock of existing corporations where the amount of corporate property in the Commonwealth is not increased but where a change of ownership is effected.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1354, entitled:

A supplement to the act approved the twenty-third day of June, one thousand eight hundred and eighty-five, (P. L. 146), entitled "An Act relating to marriage licenses, providing for officers herein indicated to issue licenses for parties to marry," imposing an additional license fee for the use of the Commonwealth.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1366, entitled:

An Act to amend section one of the act approved the eighteenth day of July Anno Domini, one thousand nine hundred and seventeen (P. L. 345), entitled: "An act to fix the salaries of the supervising inspectors of the second grade and of the Chief of the Bureau of Mediation and Arbitration in the Department of Labor and Industry."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1359, entitled:

An Act authorizing certain heads of departments of the State government to increase the compensation of employees and prescribing a limit to said increase

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

Ordered, To be laid aside for second reading.  
tion of House Bill No. 1299, entitled:

An Act to amend section one of an act approved the seventeenth day of June, Anno Domini, one thousand nine hundred and thirteen (P. L. 507), entitled "An act to provide revenue for State and county purposes, and in cities co-extensive with counties, for city and county purposes; imposing taxes upon certain classes of personal property; providing for the assessment and collection of the same; providing for the duties and compensation of prothonotaries and recorders in connection therewith; and modifying existing legislation which provided for raising revenue for State purposes," as amended.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1353, entitled:

An Act to amend sections three and four of an act approved the sixth day of April, one thousand eight hundred and thirty (P. L. 272) entitled "An act for the levy and collection of taxes upon proceedings in courts and in the offices of register and recorder and for other purposes."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1325, entitled:

An Act providing for the organization, government, discipline, maintenance, and regulation of the armed land forces of this Commonwealth.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 861 (Senate Bill No. 159), entitled:

An Act providing for a commission to make an examination of the Institution of the Society for the Prevention and Cure of Consumption of the City of Scranton popularly known as the West Mountain Sanatorium providing for a transfer of said institution under certain conditions to the Commonwealth; regulating such institution in the event of such transfer and making an appropriation.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1147 (Senate Bill No. 338), entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by adding to article twenty thereof section two thousand forty

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1180 (Senate Bill No. 446), entitled:

An Act to amend sections ten and twenty-one of an act approved the twenty-ninth day of June Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws six hundred and fifty-seven) entitled "An act to provide for the protection of agriculture and horticulture and to prevent the introduction into and the dissemination within the Commonwealth of insect and disease pests injurious or harmful to plants or plant products providing for inspection of nurseries providing for quarantines necessary to the enforcement of this act and imposing penalties."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 987 (Senate Bill No. 293), entitled:

A joint resolution proposing an amendment to section one (1) of article fifteen (XV) of the Constitution of the Commonwealth of Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1148 (Senate Bill No. 350), entitled:

An Act to amend section six chapter one article one of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" as amended.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1115 (Senate Bill No. 427), entitled:

An Act providing for rebates and penalties in the payment of county taxes in cities of the third class.



And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1179 (Senate Bill No. 318), entitled:

An Act to establish the pay mileage and contingent expense of Presidential electors

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 983 (Senate Bill No. 58), entitled:

A supplement to an act entitled "An act authorizing the formation of partnership associations in which the capital subscribed shall alone be responsible for the debts of the association except under certain circumstances" approved the second day of June one thousand eight hundred and seventy-four (Pamphlet Laws two hundred seventy-one) granting to partnerships associations formed under such act for the purpose of transportation and storage of oil by means of pipe lines and tanks for the public power to take lands or property for the public purposes of such association and to acquire a right of way easement for the purpose of locating its pipes or branches over upon under or across any lands streams rivulets roads turnpike-roads railroads canals or other highways.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1144, (Senate Bill No. 298), entitled:

An Act providing that in computing the indebtedness of cities of the first class the word "indebtedness" shall include all manner of debt, and the net amount thereof shall be ascertained as in the case of other municipal corporations by deducting from the gross amount thereof the moneys in the treasury, all outstanding solvent debts and all revenues applicable within one year to the payment of the same.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1145 (Senate Bill No. 310), entitled:

An Act to amend section eight of an act approved the seventeenth day of February one thousand nine hundred and six (Pamphlet Laws forty-five) entitled "An act to regulate the deposits of State funds to prescribe the method of selecting State depositories to limit the amount of State deposits to provide for the security of such deposits to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking funds to declare it a misdemeanor to give or take anything of value for obtaining the same and prescribing penalties for violations of this act" as amended providing for additional active depositories

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

#### BILLS SIGNED BY THE SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

#### House Bill No. 4.

An Act making a deficiency appropriation to the Trustees of the State Hospital of Nanticoke Nanticoke Luzerne County Pennsylvania

#### House Bill No. 9.

An Act making an appropriation to provide for a deficiency in the maintenance of the Pennsylvania Training School for Feeble-Minded Children Elwyn Delaware County Pennsylvania

#### House Bill No. 136.

An Act making an appropriation providing for a deficiency in the maintenance of The Glenn Mills Schools Glen Mills Delaware County Pennsylvania

#### House Bill No. 468.

An Act making a deficiency appropriation to the Western Pennsylvania Institution for the Instruction of the Deaf and Dumb

#### House Bill No. 527.

An Act giving to persons who furnish storage supplies accessories materials and parts for motor vehicles and labor and work thereon a lien on such motor vehicles and providing for the enforcement of said lien

#### House Bill No. 584.

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb Mount Airy Philadelphia to cover deficiency in maintenance and education of State pupils

#### House Bill No. 693.

A Supplement to the act, approved the twenty-fifth day of July, one thousand nine hundred and seventeen (Appropriations Acts, page two hundred and sixty-five), entitled "An act making an appropriation to the trustees of the State Hospital for the Insane Southeastern District of Pennsylvania, located at Norristown, Pennsylvania."

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

#### SENATE MESSAGE.

##### AMENDMENTS TO SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

#### Senate Bill No. 511.

A Joint Resolution proposing an amendment to article three section four of the Constitution of the Commonwealth of Pennsylvania authorizing the State to issue bonds to the amount of one hundred millions of dollars for the improvement of the highways of the Commonwealth

#### SENATE MESSAGE.

##### RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, April 6, 1921.

Resolved (if the Senate concur), That House Bill No. 253, File Folio 943, entitled "An act to amend an act approved the fourteenth day of May, one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve), entitled 'An act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs,' be recalled from the Governor for the purpose of amendment.

#### SENATE MESSAGE.

##### RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, April 6, 1921.

Resolved (if the House of Representatives concur), That Senate Bill No. 384, entitled "An act to amend section one of an act approved the first day of June, one thousand eight hundred and eighty-three (Pamphlet Laws, fifty-eight), entitled 'An act empowering and directing the county commissioners of any county to purchase ground at the county seat for the erection thereon of such building or buildings as may be necessary for the accommodation of the courts and of the several officers of the county, and for the reception and safe-keeping of the records and other papers in charge of such officers, and also such other building or buildings as may be necessary and proper for the purposes of a county jail or workhouse when occasion shall require the erection of such building or buildings, and in case the said ground cannot be obtained by agreement with the owner or owners at a reasonable price in the estimation of said commissioners then to resort to condemnation,' as amended, by providing for the purchase and condemnation of ground at or near the county seat," be recalled from the governor for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question.

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

#### SENATE MESSAGE.

##### RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, April 6, 1921.

Resolved (if the House of Representatives concur), That Senate Bill No. 437, entitled "An Act authorizing the councils of cities of the third class, whenever any city of such class shall have sold or leased the coal underlying any public park or common within the limits of said city, to apply the proceeds thereof for certain improvement of such park or common, and the policing and lighting thereof, for the purchase of certain lands for park purposes and for other public improvements, and providing for the issuing of improvement bonds for such purposes," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question.

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

#### SENATE MESSAGE.

##### RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, April 6, 1921.

Resolved (if the House of Representatives concur), That Senate Bill No. 358, entitled "An act providing for and regulating the taking and appropriation of land and property by incorporated cemetery and burial associations not for profit for the purpose of enlarging cemeteries and burial grounds," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question.

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

#### SENATE MESSAGE.

##### HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives, numbered and entitled as follows:

##### House Bill No. 388.

An Act to repeal an act entitled "An act regulating the collection of school and poor taxes in White township Indiana county" approved the twenty-third day of April Anno Domini one thousand eight hundred and seventy-three (Pamphlet Laws eight hundred and thirty-nine)

##### House Bill No. 145.

An Act to amend the supplement to an act approved the twenty-first day of May one thousand eight hundred eighty-nine (Pamphlet Laws two hundred and fifty-eight) entitled "A supplement to an act 'To provide for the care and treatment of the indigent insane' of the several counties of the Commonwealth in State hospitals for the insane" approved the thirtieth day of June Anno Domini one thousand eight hundred and eighty-three" as amended by fixing the maximum amount for maintenance weekly per capita

##### House Bill No. 97.

An Act making an appropriation to the Commission of Soldiers' Orphan Schools of Pennsylvania for the payment of a deficiency in the appropriation for maintenance for the two fiscal years ending May thirty-first one thousand nine hundred and twenty-one

##### House Bill No. 217.

An Act making a deficiency appropriation to carry into effect the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof"

##### House Bill No. 757.

An Act to amend an act approved the twenty-fifth day of May one thousand eight hundred ninety-seven (Pamphlet Laws eighty-three) entitled "An act to provide for the maintenance care and treatment of the indigent insane in county and local institutions" as amended

##### House Bill No. 916.

An Act providing for the appointment and expenses of a commission of three persons to codify and revise the laws relating to poor districts and the care of the poor and making an appropriation

##### House Bill No. 969.

An act to further amend section fifteen of the act approved the twenty-second day of June one thousand eight hundred and ninety-one (Pamphlet Laws three hundred and seventy-nine) entitled "An act to provide for the selection of a site and the erection of a State asylum for the chronic insane to be called the State Asylum for the Chronic Insane of Pennsylvania and making an appropriation therefor" as amended fixing the maximum for maintenance weekly per capita

##### House Bill No. 994.

An Act making an appropriation to reimburse the Commonwealth Title Insurance and Trust Company of Philadelphia, for moneys erroneously paid into the State Treasury.

##### House Bill No. 865.

An Act providing for the licensing and regulation of corporations, copartnerships, associations and individuals engaged in the business of receiving payments or contributions to be held or used in any plan of accumulation or investment, or of issuing, negotiating, offering for sale or selling any certificates, securities, contracts, or other choses in actions evidenced by writing on the partial payment or installment plan, or of assuming fixed obligations or issuing in connection therewith a contract based upon payments being made upon installments or single payments under which all or part of the total amount received is to be repaid at some future time, with or without profit; and imposing penalties.

##### House Bill No. 179.

An Act to amend an act entitled "An act providing for the payment into the State Treasury without escheat of certain moneys and property subject to escheat under the provisions of any act of the General Assembly and for the refund thereof with interest to persons entitled thereto and making an appropriation for such refund" approved the sixteenth day of May Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws page one hundred and seventy-seven)

With the information that the Senate has passed the same without amendment.

##### RESOLUTION RECALLING HOUSE BILL NO. 87 FROM THE GOVERNOR.

Mr. HARER presented the following resolution, which was twice read, considered and adopted:

In the House of Representatives, April 6, 1921.

Resolved (if the Senate concur), That House Bill No. 87, File Folio 2929, entitled "An act to amend an act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred and forty), entitled 'An act concerning townships and revising, amending and consolidating the law relating thereto,' be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

##### RESOLUTION RECALLING HOUSE BILL NO. 199 FROM THE GOVERNOR.

Mr. SOWERS presented the following resolution, which was twice read, considered and adopted:

In the House of Representatives, April 6, 1921.

Resolved (if the Senate concur), That House Bill No. 199, File Folio 2041, entitled "An act to amend section one of an



act approved the fourteenth day of June, one thousand nine hundred and fifteen (Pamphlet Laws, nine hundred seventy-three), entitled "An act to provide for retirement of State employees permanently disqualified by reason of physical or mental disability to perform their official functions and duties with half-pay, under certain conditions, during the remainder of their lives, except State employees whose retirement has been or shall be otherwise provided for, and the filling of vacancies caused by such retirement," as amended by changing the conditions under which said employees can be retired and the procedure therein changing the pension period and defining the term "State employee" to include officers and employees in the legislative and executive branches of the State government and of State institutions," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

#### MOTION TO PLACE BILL ON CALENDAR.

Mr. FOWLER. Mr. Speaker, I move that House Bill No. 293, entitled:

An Act to amend article three sections three hundred and five and three hundred and six and the first paragraph of subsection seven of section three hundred and seven of an act approved the second day of June one thousand nine hundred and fifteen and amended and again approved on the twenty-sixth day of June one thousand nine hundred and nineteen entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder

be placed on the calendar, notwithstanding the negative recommendation of the Committee on Insurance.

Mr. KOHLER. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

The SPEAKER. The Chair will inform the gentleman from Lackawanna that the bill is not before the House and action cannot be taken on the motion until the bill has been printed.

Mr. FOWLER. Mr. Speaker, for a point of information, does the bill have to be printed when it is reported with a negative recommendation?

The SPEAKER. The Chair so rules.

Mr. FOWLER. Mr. Speaker, I will withhold my motion until the bill has been printed.

#### RESOLUTION REQUESTING CONGRESS TO ADOPT LEGISLATION PROVIDING FOR RETIREMENT OF DISABLED EMERGENCY OFFICERS AS NOW PROVIDED FOR OFFICERS OF THE REGULAR ARMY.

Mr. BARNHART asked and obtained unanimous consent to offer the following resolution, which was twice read, considered and adopted:

In the House of Representatives, April 6, 1921.

Resolved (if the Senate concur), That the General Assembly of the Commonwealth of Pennsylvania does respectfully request Congress of the United States to adopt legislation which will provide for retirement privileges for disabled emergency officers of the army under the same conditions now provided by law for officers of the regular army in so far as regards physical disability in line of duty.

Resolved, That the Secretary of the Commonwealth forward a copy of this resolution to the President Pro Tempore of the Senate and the Speaker of the House of Representatives of the United States, and a copy to each Member and Senator from Pennsylvania in Congress of the United States.

Ordered, That the Clerk present the same to the Senate for concurrence.

#### BILL ON THIRD READING (SPECIAL ORDER).

The Chair will now take up the Special Order set for 11.45 A. M.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 205, as follows:

An Act imposing a State tax upon the gross receipts received in the operation of places of public entertainment or amusement providing for its collection and imposing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the term "place of public entertainment or amusement" as used in this act shall include all buildings tents or

enclosures used wholly or partly for dramatic or theatrical or operatic or vaudeville performances or tragedies or comedies or farces for the exhibition of fixed or moving pictures or stereopticon views or for athletic exhibitions or games or for the exhibition of trained animals or of circuses or menageries or museums or wild west shows

Section 2 Every person and every association copartnership or corporation domestic and foreign doing business in this Commonwealth and owning operating or leasing any place of public entertainment or amusement shall pay to the State Treasurer a tax of one per centum upon the dollar upon the gross receipts received by such person association copartnership or corporation in the operation of such place of public entertainment or amusement except such receipts as are to be applied to charitable religious educational and benevolent purposes

Section 3 The tax imposed by this act shall be due immediately after each performance or exhibition in a place of public entertainment or amusement Every person or the treasurer or other proper officer of every such association copartnership or corporation shall on or before the fifteenth day of each month transmit to the Auditor General a statement under oath or affirmation on such forms as the Auditor General shall prescribe of the amount of their gross receipts received in the operation of such place of public entertainment or amusement during the preceding calendar month and made taxable by this act and shall at the same time pay to the State Treasurer the amount of tax due for such preceding calendar month If any such person association copartnership or corporation neglects or refuses to make said return or to pay the tax at the time hereinbefore provided the amount thereof with an addition of ten per centum thereof shall be collected on an account settled by the Auditor General and State Treasurer as other taxes are settled and collected Provided That in case the Auditor General or State Treasurer shall have reason to believe that an attempt will be made to avoid the payment of any tax imposed by this act he or they may demand the immediate payment of such tax and in case of a refusal to make such payment may immediately proceed to collect such tax by attachment or otherwise

Section 4 The Auditor General and State Treasurer or any agent appointed in writing by them or either of them are hereby authorized to examine the books and papers of any person association copartnership or corporation pertaining to the business made taxable by this act to verify the accuracy of any return made under the provisions of this act and in the collection of said tax the Auditor General and State Treasurer shall have all the powers now vested in them by the laws of the Commonwealth for the collection of State taxes.

Section 5 Any person association copartnership or corporation or the officers directors or trustees of any association copartnership or corporations who fail neglect or refuse to make the returns and to pay the tax as herein prescribed or who refuse to permit the Auditor General State Treasurer or any agent appointed by them in writing to examine the books or papers of such person association copartnership or corporation pertaining to the business made taxable by this act or who makes any incomplete false or fraudulent return hereunder or who does or attempts to do anything whatsoever to avoid a full disclosure of the amount of business done or to avoid the payment of the whole or any part of the tax due is guilty of a misdemeanor and on conviction shall be sentenced to pay a fine not exceeding one thousand dollars (\$1,000) or in the case of an individual to undergo imprisonment not exceeding six months or both Such penalty shall be in addition to the penalty imposed by section three of this act

Section 6 This act shall take effect on the first day of September one thousand nine hundred twentyone.

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. MARCUS. Mr. Speaker and members of the House, I deeply regret, in rising to oppose this bill, to be in any way a party to anything that will embarrass the Governor's program for raising revenue. I have listened intently to the gentleman from Lawrence, Mr. Jordan, when he stated that it is absolutely necessary to raise revenue for the elevating of our schools, and I believe that the members of this House with whom I had the honor to serve in the "nineteen" session will remember that I voted for all constructive legislation, but I believe that this bill does not merit the consideration of this House because it vitally affects an industry,—or I might say a business,—which is vitally essential to the public at large. We are going through a program of reconstruction, and if we are to believe that the interviews that have been granted by the distinguished senior Senator from Pennsylvania, Mr. Penrose, that there should be a co-operation on the part of Congress and the Legislatures in helping business thrive rather than to annoy it by adding a burden of taxation upon them, and if we are to believe from the articles we have read in the newspapers that the great railroad systems throughout the country are asking their



employees to receive a reduction in their wages, in some particular cases as much as twenty-five per cent., does it not seem that we should at least fall in line with that program by not adding further burdens on the list of business, which is doing its part and doing it manfully. Every theater, every moving-picture house has co-operated with the government and with the State in every great drive that has been made for humanity. They have co-operated in helping to get money in order that it might be sent to the various parts and sections of the world, and if my information is correct, I might enlighten the members of this House with the information that the very music which is played in the moving-picture houses and other amusement places is taxed, per capita, a tax is put on every seat in the place, and in addition there is a tax on films. I have made an itemized list, which I believe to be correct. For example, the business today pays a State capital stock tax, a State tax on corporate loans, a mercantile tax, a federal special tax on seats, federal capital stock, federal income tax on excess profit, a federal tax on admissions, and a city and borough license tax. I believe we have about reached the conclusion to follow the policy of our distinguished President, Mr. Harding, who, in the course of his inaugural address, stated that business should be helped, business should not be hampered, and in conclusion he said, "Let us have more business in government and less government in business." Why would not the same rule apply to the State of Pennsylvania? Let us have more business in the State and less State in business, and I believe that we can consistently vote this bill down, and still allow the Governor to raise his necessary revenue.

Mr. STADTLANDER. Mr. Speaker, I voice the sentiments of the preceding speaker. I say that the people of Pennsylvania are being taxed until it has almost become a burden, and in reply to my good friend from Lawrence, Mr. Jordan, I will read what Commissioner Connelley has to say in regard to the moving picture business: "The motion picture business is one of the best institutions this world has ever seen. There isn't anything like it in the way of education, in fact, there isn't anything like it anywhere. The people in the show business can give to the community the best entertainment in the line of motion pictures and the best education that it is possible to give." If that is the case, then it is the duty of us people here, as members of the House, to support such institutions, and give to the people, our children, your children, and my children the right to visit a show without placing an additional burden upon them. I ask you, gentlemen, to vote this bill down.

Mr. ALEXANDER. Mr. Speaker, I have nothing to say in addition to what I have already said on the other two bills, but in answer to the remark of the gentleman from Lackawanna this morning, in which he said that the bill-board people had no objection to this bill, I have long since recognized this. The moving picture people, the bill-board people and the gasoline people have no objection to it. A gentleman walked through the House this morning who is interested in the production of gasoline. I asked him if he was interested in that bill and he said, "No; what do we care? You fellows pay for it." What do they care? It is the people afterward who pay this tax. Everybody knows that. It is the same thing as in any other business. The tax is put on and the people pay for it, not the bill-board men and the moving picture men or the producers of gasoline. If there is a tax of one cent a gallon, you and I pay for it, not the people in the gasoline business. If there is a tax on advertising, the bill-board people don't pay for it, and if there is a tax on moving pictures, the moving picture people do not pay for it.

Mr. BRADY. Mr. Speaker, I think of all the revenue bills before the House today that this bill is the most meritorious. It imposes a tax on what is really not a necessity. If the citizens of the State of Pennsylvania should find the price of admission to the moving picture houses raised because of this bill, I would imagine, if they stayed away a week or two, that the prices might come down because this bill imposes a tax of one per cent. on the gross receipts, and it would be rather difficult to find how they could make the price of admission higher to the citizens and not collect three or four cents for themselves. During the coming year the moving picture industry will collect in the State of

Pennsylvania, or receive, about eighty millions of dollars. Most of these moving picture corporations are foreign corporations. Most of the money they get in this State goes from the State, and it is but fair, when we consider the height to which this industry has risen and the prices which they pay to their stars and the prices which they charge for admission in the big cities, that such a bill as this should be on our statute books. The income to the State of Pennsylvania it provides for the two fiscal years would be approximately \$1,600,000. There is no need for me to state further how much the State is in need of revenue. You have heard it very eloquently described this morning. We think that if we are going to impose a tax on something let us impose taxes on what is not a necessity. I believe that it is a proper bill for us to consider and a very proper bill for us to pass.

Mr. GOLDER. Mr. Speaker, there is one good thing about this bill, and that is the absolute good faith of the sponsor of the bill when he presented it. I have always been opposed to this bill, but I realize that it opens possibilities, in many elements of the bill, which could be made a real source of revenue, a practical source to contribute to the State Treasury. I have discussed the bill with many members of the House and have agreed with some and disagreed with others. Many have decided that the bill in its present form is without merit. I have spoken to quite a few men on the other side, in the Senate, and I have confidence in their judgment and in the administration. I believe that more money is needed and believe, if my friend Alexander is right, and I am not sure that he is right in a great many ways, yet I have great respect for his good faith and if we are victims of circumstances, of a system which is wrong, it will have to be corrected. I believe that a great many men of this House are opposed to this present bill. I am going to vote for it only because I have faith that the bill will be whipped in shape on the other side and because I feel that the Governor and the Governor's friends should have the entire program carried out and whipped into shape. We are late in the session; there is little time to spend. If we delay action on the bills it may be that if revenue is needed we will be without it unless some action to carry out the program of the administration is taken. I am opposed to pay money to any plan the Finance or any other, unless we have the money, and if these bills are passed and sent over to the other side we will know how much money is needed, and it may be when the bills get to the Senate those who are opposed at present to raising even additional revenue, they will be able to get a constructive program of revenue raisers. Therefore, even though I feel that this bill contains no other merit than the good faith of its sponsor, I will vote for it. There may be some here with confidence in the Senate to bring about a constructive program and whip it into shape as it should be. I am not opposed to paying legitimate taxes and we are all willing to pay taxes when we know for what purposes they are levied and to what purposes they are going to be used. I feel that the bill is a bad one and I know and have faith in the fact that it will not be finally passed in its present form and, therefore, have faith in the action of the Senate that they will whip it into an improved shape.

Mr. GLASS. Mr. Speaker, I am in entire accord with the expressions of the gentleman from Philadelphia, Mr. Golder. I am not in accord with the provisions of the bill and the same feeling that I have is voiced by a great majority of the delegation in this House coming from Philadelphia. It is not our purpose to hinder the Governor or his administration in his program as outlined to this body. We hope that when this bill together with the other bills reaches the Senate that the Senate in its wisdom will advocate passing that which is good in this bill and see what is meritorious in the other bills in order to be able to find sufficient revenue so that this State will be able to take care of the different institutions and the school system, for which appeals have been made from time to time. For these reasons there will be no opposition to this bill by the members of the Philadelphia delegation and I here and expect that every member from Philadelphia will support it.

Mr. PHILLIPS. Mr. Speaker, I desire to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Brady, permit himself to be interrogated?



Mr. BRADY. Mr. Speaker, yes, sir.

Mr. PHILLIPS. Mr. Speaker, I desire to ask the gentleman, does this bill affect county fairs?

Mr. BRADY. Mr. Speaker, it is understood according to the bill that this does not apply to charitable institutions. In other words, if they are not carried on for profit, they would in all likelihood be exempt.

Mr. PHILLIPS. County fairs are supported by the taxpayers of the State of Pennsylvania. We understand them to be educational institutions and, not being a lawyer, I want to know whether we would come under that or not in the State fairs. I do not want the State to contribute money to county fairs and then turn around and tax them again.

Mr. BRADY. The county fairs are established for educational purposes and not for profit and, therefore, in all likelihood will be exempt.

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—119.

Allum,	Dithrich,	Kantner,	Rinn,
Armstrong,	Donneley,	Keene,	Roman,
Aston,	Drinkhouse,	Kooser,	Schaeffer,
Baker,	Dunn,	Krause,	Sieg,
Baldi,	Edmonds,	Lafferty,	Shaffer,
Barnhart,	Eyans,	Leeds,	Shannon,
Beaver,	Franklin,	Lewis,	Smiley,
Beckley,	Gearhart,	Long,	Smink,
Bidelspacher,	Gelder,	McClure,	Smith, H.,
Blair,	Gibbon,	McConnell,	Smith, L.,
Bluet,	Glass,	McGowan,	Sowers,
Blumberg,	Golder,	McMullen,	Stackhouse,
Boland,	Goodnough,	McVicar,	Stark,
Bower,	Green,	Marcus, J.,	Sterling,
Brady,	Griffith,	Marshall,	Stevens,
Bromley,	Hagerty,	Martin,	Stewart,
Brown, T. R.,	Harer,	Millar, A.,	Thomas,
Burns,	Harry,	Miller, A. S. C.,	Van Alen,
Clutton,	Haws,	Miller, D. I.,	Vlekerman,
Comer,	Haves,	Miller, H. F.,	Walker, J. A.,
Cook,	Heffernan,	Miller, J. J.,	Wells,
Crafty,	Henderson, E.,	Morris,	Whitaker,
Curry,	Hess,	Ogle,	Whitehouse,
Davis,	Hetrick,	Orr,	Whiteman,
Dawson,	Hoover,	Perry,	Williams,
DeHaas,	Horne,	Phillips,	Woner,
Dewey, C. P.,	Huston,	Pike,	Wood,
Dewey, P. H.,	Jones, D. J.,	Quigley,	Woodruff,
Dillon,	Jones, W. W.,	Rhoads,	Spangler,
Dilsheimer,	Jordan,	Rieder,	Speaker.

## NAYS—64.

Alexander,	Finney,	McCaig,	Ruddy,
Bell,	Fitzgibbon,	McCann,	Ruth,
Brendle,	Elynn,	McCurdy,	Schilling,
Brenneman,	Fox,	McHugh,	Shellenberger,
Chaplin,	Goss,	McKlm,	Sinclair,
Conner,	Haines,	McKnight,	Smith, H. J.,
Craig, J. R.,	Haslett,	Magill,	Sproles,
Craig, J. O.,	Hatrick,	Mangan,	Stadlander,
Crum,	Henderson, W.,	Marcus, J. C.,	Steedle,
Curran,	Hoffman, J. N.,	Michel,	Stevenson,
Dennig,	Hough,	Miller, C.,	Strauss,
Dunlap,	Kelly,	Miller, D. D.,	Sweetzer,
Eaches,	Kinsman,	Mitchell,	Wettach,
Ehrhardt,	Kohler,	Posey,	Wolfe,
Elgin,	Krugh,	Richards,	Zook,
Feldman,	McBride,	Ruch,	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

## BILL ON THIRD READING (SPECIAL ORDER.)

The SPEAKER. The Chair will now take up the Special Order set for 12 o'clock noon.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 695, as follows:

An Act to amend section two of an act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and twenty-one) entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death and of property within this Common-

wealth of a decedent who was a non-resident of the Commonwealth at the time of his death and making it unlawful for any corporation of this Commonwealth or national banking association located therein to transfer the stock of such corporation or banking association standing in the name of any such decedent until the tax on the transfer thereof has been paid and providing penalties and citing certain acts for repeal" by making uniform the rates of taxation on all property taxable under this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and It is hereby enacted by the authority of the same That section two of an act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and twenty-one) entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death and of property within this Commonwealth of a decedent who was a non-resident of the Commonwealth at the time of his death and making it unlawful for any corporation of this Commonwealth or national banking association located therein to transfer the stock of such corporation or banking association standing in the name of any such decedent until the tax on the transfer thereof has been paid and providing penalties and citing certain acts for repeal" which reads as follows

"Section 2 All taxes imposed by this act shall be at the rate of two per centum upon the clear value of the property subject to such tax passing to or for the use of father mother husband wife children lineal descendants born in lawful wedlock legally adopted children children of a former husband or wife or the wife or widow of the son of a person dying seized or possessed thereof and also on the clear value of such property passing from the mother or an illegitimate child or from any person of whom the mother is a lineal descendant to such child his wife or widow and passing from an illegitimate child to his mother and at the rate of five per centum upon the clear value of the property subject to such tax passing to or for the use of any other person or persons bodies corporate or politic to be paid for the use of the Commonwealth In ascertaining the clear value of such estates the only deductions to be allowed from the gross values of such estates shall be the debts of the decedent and the expenses of the administration of such estates and no deduction whatsoever shall be allowed for or on account of any taxes paid on such estate to the government of the United States or to any other State or Territory" Is hereby amended to read as follows

Section 2 All taxes imposed by this act shall be at the rate of three per centum upon the clear value of the property subject to such tax passing to or for the use of father mother husband wife children lineal descendants born in lawful wedlock legally adopted children children of a former husband or wife or the wife or widow of the son of a person dying seized or possessed thereof and also on the clear value of such property passing from the mother or an illegitimate child or from any person of whom the mother is a lineal descendant to such child his wife or widow and passing from an illegitimate child to his mother and at the rate of seven and one-half per centum upon the clear value of the property subject to such tax passing to or for the use of any other person or persons bodies corporate or politic to be paid for the use of the Commonwealth In ascertaining the clear value of such estates the only deductions to be allowed from the gross values of such estates shall be the debts of the decedent and the expenses of the administration of such estates and no deduction whatsoever shall be allowed for or on account of any taxes paid on such estate to the Government of the United States or to any other state or territory

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—77.

Allum,	Feldman,	Lafferty,	Quigley,
Armstrong,	Finney,	Leeds,	Richards,
Baker,	Fowler,	Lewis,	Rieder,
Baldi,	Franklin,	Long,	Roman,
Blumberg,	Gearhart,	McBride,	Ruch,
Boland,	Glass,	McCaig,	Ruth,
Brady,	Golder,	McConnell,	Schilling,
Brown, T. R.,	Green,	McGowan,	Schwartz,
Burns,	Hagerty,	McHugh,	Smiley,
Campbell,	Harer,	McMullen,	Smink,
Clutton,	Harry,	Millar, A.,	Steedle,
Conner,	Hatrick,	Miller, A. S. C.,	Sterling,
Curran,	Heffernan,	Miller, D. I.,	Stevens,
Davis,	Hetrick,	Miller, D. D.,	Stewart,
Dawson,	Hoffman, J. N.,	Morris,	Van Alen,
Dewey, P. H.,	Kantner,	Ogle,	Walker, J. A.,
Dilsheimer,	Keene,	Orr,	Whitaker,
Dithrich,	Kohler,	Pike,	Whiteman,
Eaches,	Kooser,		
Edmonds,			

## NAYS—86.

Alexander,	Ehrhardt,	Jordan,	Sieg,
Aston,	Elgin,	Kelly,	Shaffer,
Bell,	Fitzgibbon,	McCann,	Shannon,
Bidelspacher,	Elynn,	McClure,	Shellenberger,
Blair,	Fox,	McCurdy,	Sinclair,

Blufft,	Gibbon,	McKim,	Smith, H. J.,
Bower,	Goodnough,	McKnight,	Stadlander,
Brendle,	Goss,	McVicar,	Stark,
Brenneman,	Griffith,	M. Gill,	Stevenson,
Bromley,	Haines,	Marcus, J. C.,	Strauss,
Brown, F. B.,	Hampson,	Marsball,	Switzer,
Catlin,	Hartlett,	Martin,	Thomas,
Chaplin,	Hicks,	Michael,	Vickerman,
Comer,	Henderson, E.,	Miller, C.,	Wells,
Cook,	Henderson, W.,	Miller, H. E.,	Wetche,
Craig, J. R.,	Hess,	Miller, J. J.,	Whitehouse,
Craig, J. O.,	Hoover,	Mitchell,	Wolfe,
Crum,	Horne,	Phillips,	Wood,
DeHaas,	Hough,	Phelps,	Worrell,
Denning,	Huston,	Ryan,	Zeak,
Dieh,	Jones, D. J.,	Ruddy,	Zeangler,
Dunlap,	Jones, W. W.,		Speaker.

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative, and the bill fails.

#### BILLS ON FINAL PASSAGE RECALLED FROM THE GOVERNOR.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 93, as follows:

An Act making it unlawful to tamper in or send false messages of fire and to meddle or interfere with or break or destroy any fire alarm telegraph system.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same That any person who shall willfully tamper in or send or cause to be sent in or send or cause to be sent any false message of fire or who shall willfully tamper meddle or interfere with any station or signal box of any fire alarm telegraph system or any auxiliary fire alarm system or appliance or who shall willfully break injure destroy or disturb any of the wires poles or supports and appliances connected with or forming a part of any fire alarm telegraph system or any auxiliary fire alarm system or remove any such fire alarm box or station shall be guilty of a misdemeanor and may be convicted thereof and be punished by a fine not exceeding five hundred dollars for each offense or by imprisonment for a term not exceeding two years, or by both.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—134.

Alexander,	Elgin,	McChes,	Steffert,
Alum,	Evans,	McConaill,	Stodolnager,
Armstrong,	Gibson,	McCurdy,	Stodair,
Aston,	Pox,	McVicar,	Stodair,
Baker,	Franklin,	McKim,	Stank,
Baldi,	Gilder,	McKnight,	Smith, H. J.,
Barnhart,	Gibbon,	McMullen,	Smith, J. W.,
Beckley,	Glass,	McOwen,	Snodden,
Bidelspacher,	Coehring,	McVicar,	Snowell,
Blair,	Goss,	Macell,	Spowers,
Blufft,	Griffith,	Marcus, J.,	Stark,
Blumberg,	Hagerty,	Marcus, J. C.,	Stadlander,
Roland,	Haldeman,	Martin,	Stark,
Bower,	Harding,	Metc,	Stedl,
Brendle,	Hart,	Michl,	Stirling,
Brenneman,	Harry,	Michl, A.,	Stevens,
Bromley,	Hartick,	Michl, S. C.,	Stevenson,
Brown, F. B.,	Hays,	Miller, C.,	Stewart,
Brown, T. R.,	Heyes,	Miller, D. L.,	Strauss,
Burns,	Henderson, E.,	Miller, D. D.,	Switzer,
Campbell,	Henderson, W.,	Miller, H. E.,	Thomas,
Catlin,	Herrick,	Miller, J. J.,	Van Allen,
Cutton,	Hoffman, J. N.,	Mitchell,	Vickerman,
Comer,	Hoover,	Morris,	Vickerman,
Cook,	Horne,	Ozle,	Walker, J. A.,
Craig, J. R.,	Hough,	Perry,	Waller,
Craig, J. O.,	Jones, D. J.,	Phillips,	Ward,
Curran,	Jones, W. W.,	Pike,	Ward,
Curry,	Jordan,	Pike,	Ward,
Dawson,	Kathner,	Pike,	Ward,
DeHaas,	Kelly,	Onley,	Ward,
Denning,	Kinsman,	Phelps,	Ward,
Dewey, C. P.,	Kohler,	Pichard,	Ward,
Dewey, P. H.,	Kooser,	Rieder,	Ward,
Dillsheimer,	Krause,	Rider,	Ward,
Dithrich,	Kraus,	Rider,	Ward,
Drinkhouse,	Kraus,	Rider,	Ward,
Dunlap,	Kraus,	Rider,	Ward,
Dunn,	Kraus,	Rider,	Ward,
Eaches,	Kraus,	Rider,	Ward,
Edmonds,	Kraus,	Rider,	Ward,
Ehrhardt,	Kraus,	Rider,	Ward,

#### NAYS—1.

Beven.

Ordered, That the Clerk present the same to the Senate for concurrence.

#### MOTION TO RECONSIDER VOTE.

Mr. STADTLANDER. Mr. Speaker, I move that the vote by which House Bill No. 695 was defeated, be reconsidered.

Mr. CATLIN. Mr. Speaker, I second the motion.

On the question.

Will the House agree to the motion?

Mr. WHITAKER. Mr. Speaker, this is a motion to reconsider the vote by which House Bill No. 695 was defeated. This bill provides for the raising of revenues through an increase of taxation on decedent's estates, and was just defeated by the House a few moments ago. I want to say for the information of the House as the merits of the bill were not discussed at that time, that it is really the most important in the matter of the amount of money involved of this entire revenue raising program and without it the whole program is a failure. We have spent a great deal of our time this week in discussing methods of raising sufficient revenue to carry through the progressive program inaugurated by this administration, and which this Legislature no doubt is anxious to carry through. This program has been carried through successfully up to this point, but the fact is that the amount of revenue which is raised by the four bills just considered is inadequate and will not accomplish that which we had in view. The total amount estimated in the former bills which have been passed has not been over \$4,000,000 as I understand it, and this bill is the only actual revenue raiser—

#### POINT OF ORDER.

Mr. STADTLANDER. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. STADTLANDER. Mr. Speaker, the motion now is to reconsider the vote by which this bill was defeated. The merits of the bill cannot be discussed at this time.

The SPEAKER. The Chair has always ruled that the merits of the bill are always under discussion on the question of a motion to reconsider.

Mr. WHITAKER. This bill provides an increase in the rate of taxation of decedent's estates. In the case of direct inheritance it raises the rate from two to three per cent, and in the case of collateral estates it raises the rate from five to seven and one half per cent., so that in the whole it is an increase in the rate of taxation on all decedent's estates of fifty per cent. It involves no other change whatever in the existing law. The method of calculating the amount due, the method of administering estates and everything else is exactly the same as it was before. Last year the amount collected from decedent's estates by the Auditor General was an amount slightly in excess of ten million dollars. If that were increased as it would be by this bill, fifty per cent., next year the increase would be five million dollars. That is the substantial part of this revenue raising program, and all that we have said and all that we have done by our votes and by our actions this morning is to the effect of raising more revenue for the purpose of carrying out the school program. All the other progressive measures, would fail and become unenforced if this is included in the program.

There are minor objections, and unfortunately there are some objections which we all feel for voting against this measure, but they happen to be unavoidable. The Constitution requires that taxation shall be uniform, and therefore it was impossible to include in this act the suggestion of many persons that an exemption be made of estates of less than five thousand dollars. The sponsor and everybody interested in the bill certainly would have been glad to include the exemption of some estates if it were possible to do so under the Constitution. The fact is that taxation must be uniform and at the present time it is uniform and as the law stands now it has not been found to be any hardship. Ninety-five per cent. of the amount which is collected each year is collected from the larger estates, and out of this ten million dollars last year,



one estate paid two and one-half million dollars, leaving all the rest of it came from the husband's estate, and that which will come from the small widow's estate, the estate which a man leaves to his wife is small in amount. We would be glad to exempt those estates, but the fact is it amounts in the total to a very small item after all.

This bill was not introduced at the last moment and merely to make a revenue program. It was introduced long ago, early in the session, because I was under the strong belief that it is after all the logical and practical way to raise revenues for the State. It takes it not from the business man, to interfere with his enterprise; it takes nothing from the man because of his property and his earnings, but it takes it, practically all of it, from the persons who did not have such an estate before. It takes it from the one who has received a legacy from possibly a distant relative, and it only deprives a man of a share of an estate, which up to that time he never had and therefore the loss of which he cannot feel. I wish, gentlemen of the House, you would consider this carefully, realizing that if it is defeated the whole program of revenue raising legislation is gone, and I hope you will support the bill.

Mr. STERLING. Mr. Speaker and gentlemen of the House, I hope that you vote down this motion to reconsider this bill at this time unless the sponsor will agree. I say that because the motion was made at this time only in order to finally defeat the purpose of the bill. Mr. Speaker and gentlemen of the House, Mr. Stadlander, of Allegheny wants finally to break up the program of raising revenue which would seriously affect the educational program of this State. For that reason gentlemen of the House, it seem to me the motion of Mr. Stadlander should not prevail.

Mr. EDMONDS. Mr. Speaker, I desire to inquire whether or not if this motion to reconsider is voted down or defeated does that defeat the bill?

The SPEAKER. That kills the bill. If it is, the desire to vote upon this motion again.

Mr. EDMONDS. If this motion prevails, the bill will again be under consideration?

The SPEAKER. Yes sir.

Mr. GLASS. As the Speaker has just explained to you, if you vote down the motion to reconsider the vote by which this bill was defeated, you will kill the bill, and you will not only make it impossible to re-enact legislation of this kind in this House, but it will be impossible to introduce legislation of this character in the Senate, because, as I understand the law, no revenue raising bills can originate in the Senate, but must originate in this body. Now if you men in this House feel that you want to turn down the Governor's Program, you may do so and vote against the reconsideration of this vote, but I hope that every member in this House will see his way clear to vote to reconsider the vote and put the bill again on the calendar and then pass this bill. I ask the members to vote aye on the motion.

Mr. EDMONDS. Mr. Speaker, like every other member of the House of Representatives I vote for new taxation with considerable reluctance. I have voted for them all to-day, because the program for advancement is necessary for the Commonwealth and we cannot have a program of advancement without new taxation. For that reason the motion should prevail even if we do not vote at the present time upon the bill, and even if the bill itself may be perhaps amended for then there will be an opportunity to meet the suggestion in some quarters of the House on direct inheritance taxes and may be an increase of the collateral inheritance tax, but if we vote down this motion to reconsider, then the question of raising money out of inheritance taxes is dead for this session, and with these revenue raisers dead for this session it seems to me that the whole program of educational advancement must fail. Now I confess that I am terribly interested in the efficient administration of the State's affairs, and I am very much interested in an economic administration, but I am more than ever interested in seeing to it that this public school program goes ahead. Therefore, for myself I shall vote most earnestly for a reconsideration of the vote which will give every member a chance to digest this plan for raising revenue.

Mr. STERLING. Mr. Speaker, in the conclusion of the moment I urged the voting down of the motion by Mr. Stadlander. I want to be properly understood to say that you should vote for that motion.

Mr. PHILLIPS. Mr. Speaker, I want to compliment the members of this House on voting against this bill, and I want to say to you men, stand by the vote and let us defeat it again. For these reasons, Mr. Speaker: We have before us or have in committee at the present time, bills that place a tax on the manufacturing industries of the State of Pennsylvania. We have other bills there putting a tax on the natural resources of the State. We should not be asked to tax the widows and orphans who cannot come here and appeal the case. Is that what you want to go on record as doing? I want to say that we have good revenue raisers, revenue raisers that will provide for the school system. It is all besh this talk about the school system of Pennsylvania. In the first place, the first bill you passed to-day will not give you another cent in the treasury of the State, no, a cent. Half of it goes to the Highway Department, and that department has received \$1,000,000. This is in addition to what they have been given, and the other half goes to the county. The other bill, the bill-board bill, will not raise a cent over five hundred thousand dollars in the State. That is according to their own figures. We have it here at sixty-two thousand dollars, but we have figured it down to about forty-five thousand dollars. This bill now, according to what Auditor General Snyder told us this morning, the present bill brings approximately eleven millions of dollars. Who wants to get up here to-day and say that another per cent. will give us twelve million dollars additional? Can any person stand up and prove that statement? We do not want to go against the Governor's program, we want to carry it out; we want to carry out the Program program and the program for the maintenance of our several departments of the State like it should be carried out, but for God's sake let us be men and put the tax where it belongs, on the manufacturing interests and natural resources of the State.

Mr. WHITEMAN. Mr. Speaker, there must be at least forty members absent from the House this afternoon, according to the roll. I say, these forty men ought to have a say on this motion and have a right to be heard. Let us reconsider it. Then the bill can be postponed and the gentleman can press his manufacturing tax and his other taxes, but if we vote down this motion now, the bill is dead for all time.

Mr. JAMES A. WALKER. Mr. Speaker, I will take just a moment to reply to the gentleman from Clearfield. He comes before us this afternoon, and after a careful look of analysis tells us this bill increases the income by one per cent., and he quotes the Auditor General as saying so. I cannot see where the Auditor General ever could make such a statement, because this bill does not so provide. This bill provides that the direct inheritance tax shall be increased one per cent., so that in an estate of five thousand dollars, after you have deducted the cost of administration, the cost of burying the dead, the tombstone for the dead, and the other deductions and charges, you pay a one per cent. increase on the net balance. This is not an increase on the entire amount that the dead leaves. It is an increase of one per cent. above what is now called for under the act of 1917 on the net balance, after the deduction of certain charges allowed by law. And I think that an increase of fifty dollars on a five thousand dollar estate is not very much of an increase. Besides that, this bill provides for an increase of two and one-half per cent. on the collateral inheritance tax on estates that fall to brothers and sisters and uncles and aunts, those not of the direct blood of the decedent. There is an increase of three and one-half per cent. and that three and one-half per cent. increase has been calculated to amount to twelve millions of dollars, and that is conservative. This bill is intensively important in carrying out the educational program of this Commonwealth. It is one of those bills that has been looked upon by the Executive as necessary to carry out that plan. If the motion of the gentleman from Allegheny, Mr. Stadlander, prevails, you simply clean out twelve millions of dollars,



and I wish to say to you that since the act of 1917 has been enforced, I have had no complaints, in quite a number of orphans' court matters, from any of my clients when they come to pay that amount. The gentleman from Westmoreland, Mr. Whiteman, has called the attention of the House to the fact that there are forty members absent. This is important to them as well as to us. Therefore, my thought is that we reconsider the vote by which this bill failed on final passage, and then immediately put it on the postponed calendar, to be considered next week, so that the entire House may know what this bill is about.

Mr. GOODNOUGH. Mr. Speaker, it seems to me that this bill which has just been defeated, and which as has been suggested in the discussion developed by the motion that it might be possible to so amend the bill that it would overcome the opposition which has been presented. It surely seems to me, Mr. Speaker, as one who voted against the bill, that opportunity should be given to amend the bill so that every objection can be overcome, and for that reason I trust this motion will prevail.

Mr. WHITAKER. Mr. Speaker, I am glad to take up the suggestion of the gentleman from Cambria and suggestions made to me since this discussion has been going on, and say to the House that I have no objection to having this bill reconsidered and amended in such a way as will meet the objections of a majority of the members. I understand there are a great many minor defects that can be altered so that it will meet with the approval of the different members and if the House will consider the bill and will agree to a motion that it be postponed for the present, I say to you, as sponsor of the bill, that I am perfectly willing to consider these amendments and make every effort to make it perfectly satisfactory to the members. I do not think you want to be put in the inconsistent position of voting and speaking in favor of the educational program and of all the other programs, of the same character, and then turn around in the same breath and voting against a revenue measure which will make this program possible. I do not believe any man wants to be put in that inconsistent position, and I believe it is the sense of the House that we would like to have this tax raising measure put in such shape that we can again bring it forth, and I ask the members to support this motion. Then a motion can be made for the purpose of placing the bill on the postponed calendar and we would then go into the consideration of the amendments.

Mr. OGLE. Mr. Speaker, I hope that the motion to reconsider this vote will prevail. I think we would be making a fatal error to put this measure beyond further consideration. It is of vital importance to the Commonwealth that this educational program, which is being demanded by all classes and in every election precinct of the Commonwealth, should be carried out, otherwise we are going to hear from our constituents. As was remarked by the gentleman from Lawrence, in his speech this morning on another measure. It would be inconsistent for us to vote for the good roads program and for the educational program and for the reforestation program and for the other constructive and progressive measures designed by the administration, and then to calmly and thoughtlessly take away the shew by which these measures are to be carried through. Now there is not a gentleman who voted against this bill who has a greater objection to it than I have myself. I am very much opposed to this increase in the collateral tax or the direct and collateral tax. As has been urged hereby the gentleman from Clearfield, you are taxing the widows and the orphans. That, gentlemen, is a condition that exists by reason of the present language of our Constitution, which prevents us from having a graduated tax. Now, the gentleman from Union, in talking to me this morning, said he had prepared or had already introduced a law,—it is on the calendar,—providing for a change in the Constitution which would enable us to make a graduated tax, that is, we could exempt small estates, say five, ten, fifteen or twenty thousand dollars, as may be the judgment of the Legislature. Now the gentleman from Clearfield says that he hoped that the motion to reconsider will be voted down because he has a bill that he proposed to bring in here to tax the natural resources and the manufacturing interests of this State. Well,

we don't know what the fortunes of the bill of the gentleman from Clearfield are going to be, because it will have to run the gauntlet of this House and Senate. Now, the gentleman from Philadelphia, Mr. Walker, has made a wise suggestion, and if we follow it every gentleman will know whether he is for this bill or not. I plead with you to vote for the reconsideration of this measure and put it upon the postponed calendar for the present.

Mr. DITHRICH. Mr. Speaker, I am glad that the motion to reconsider this vote is made at this time. There was no discussion of the bill before we voted on it finally. I think if there had been that the votes of quite a number of the members of the House would probably have been changed. The discussion that has followed since this motion was made has cleared up a number of points about which some of the members seemed to be in doubt and, possibly, after reconsideration, it may be in view of the readiness of the sponsor to sit down with the opponents of the bill and, if possible, agree upon amendments. Therefore I think, in all fairness, he should be given that opportunity and I hope that this motion will prevail.

Mr. STADTLANDER. Mr. Speaker, I withdraw my motion.

The SPEAKER. The gentleman from Allegheny, Mr. Stadlander, withdraws his motion. Does the gentleman from McKean, Mr. Catlin, who seconded the motion, withdraw his second.

Mr. CATLIN. Mr. Speaker, I will withdraw the second.

The SPEAKER. The motion having been withdrawn, it is not before the House.

#### MOTION TO RECONSIDER VOTE ON FINAL PASSAGE.

Mr. MARSHALL. Mr. Speaker, I move that the vote by which this bill passed on final passage, be reconsidered.

Mr. EDMONDS. Mr. Speaker, I second the motion.

The SPEAKER. There can be no reconsideration of a bill immediately following another reconsideration without some other business intervening.

#### RECONSIDERATION OF VOTE ON HOUSE BILL NO. 695.

The SPEAKER. The Chair will state that on a previous occasion he ruled, and I think, rightly ruled, that there cannot be a reconsideration immediately after one reconsideration has been before the House. The Chair will now rescind that statement, just made. The Chair rules that since the motion was withdrawn and also the second, that it was not properly before the House, and the Chair will now entertain the motion of the gentleman from Beaver, Mr. Marshall.

Mr. MARSHALL. Mr. Speaker, I move that the vote by which House Bill No. 695, entitled:

An Act to amend section two of an act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and twenty-one) entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death and of property within this Commonwealth of a decedent who was a non-resident of the Commonwealth at the time of his death and making it unlawful for any corporation of this Commonwealth or national banking association located therein to transfer the stock of such corporation or banking association standing in the name of any such decedent until the tax on the transfer thereof has been paid and providing penalties and citing certain acts for repeal" by making uniform the rates of taxation on all property under this act.

was defeated on final passage, be reconsidered.

Mr. EDMONDS. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. JORDAN. Mr. Speaker and gentlemen of the House, I voted slightly under a misapprehension. I am just as heartily in favor of voting for revenue measures as any one of you in order to carry out the work before us. No pressure has been brought to bear upon me. Here is what many of the members of the House, as I have found out since and before, desire: A slight amendment that will give such revenue as the bill did before amended. Mr. Whitaker is absolutely in favor of it as I understand it and I am in favor of this motion heartily.



On the question recurring,  
Will the House agree to the motion?  
It was agreed to.  
On the question recurring,  
Shall the bill pass finally?

BILL POSTPONED.

Mr. WHITAKER. Mr. Speaker, I move that this bill be placed on the postponed calendar.

Mr. CONNER. Mr. Speaker, I second the motion.  
The motion was agreed to.

#### BILLS SIGNED BY THE SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

#### House Bill No. 61.

An Act making an appropriation to the Pennsylvania State Oral School for the Deaf at Scranton Pennsylvania

#### House Bill No. 186.

An Act to amend the first section of an act entitled "An act to amend the first section of an act entitled 'An act increasing the salaries of tipstaves in the courts of any county in this Commonwealth having a population of not less than five hundred thousand' approved the thirtieth day of May one thousand eight hundred and ninety-five by changing the limit of population of such counties and increasing the minimum and maximum limits of said salaries" approved the first day of June one thousand nine hundred and eleven by limiting the provisions of said act to counties of the first class and providing for the salaries of such tipstaves

#### House Bill No. 315.

An Act making it unlawful to accept or offer inducements to procure a defeat in any athletic contest

#### House Bill No. 321.

An Act to further amend the eighteenth paragraph of section two of an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" as amended by providing for the incorporation of companies for the purpose of extracting from the earth minerals and materials used in the manufacture of iron steel or other products and the preparation for market and selling thereof and dealing therein

#### House Bill No. 248.

An Act to amend section one of an act approved the thirty-first day of May one thousand nine hundred and nineteen (Pamphlet Laws three hundred and fifty-seven) entitled "An act relating to the duties of constables in certain counties prohibiting them from making returns to the court of quarter sessions in certain cases authorizing the court to direct investigations and reports by constables and fixing their compensation in such cases" extending the provisions of said act to counties of the sixth seventh and eighth classes

#### House Bill No. 317.

An Act to amend the act approved the eighteenth day of April, one thousand nine hundred and nineteen (P. L. 73) entitled "An act to amend section one of the act, approved the eighth day of May, one thousand nine hundred and nine, (Pamphlet Laws, four hundred and seventy-five), entitled 'An act to provide that admission now had or that may hereafter be had to practice as an attorney-at-law in the Supreme Court of this Commonwealth shall of itself, without more, operate as an admission of such attorney, as an attorney-at-law in every other court of this Commonwealth; and to provide that disbarment or suspension of any attorney by the said Supreme Court shall of itself, without more, operate as a disbarment or suspension of such attorney as an attorney in every other court of this Commonwealth,' requiring attorneys-at-law to file certificates of admission in the Supreme Court before admission in other courts and fixing the fees of the prothonotaries of the Supreme and other courts, in connection therewith," providing for the filing of such certificates of admission with clerks of courts and fixing their fees.

#### House Bill No. 433.

An Act to amend section one of an act, approved the fifteenth day of June, Anno Domini one thousand nine hundred and eleven, entitled, "An act to fix and regulate the compensation of directors of the poor of poor districts composed of several townships boroughs and cities, situate wholly within counties of this Commonwealth, not exceeding five hundred thousand population," as amended by increasing the rate of compensation to be paid to the attorney employed by said poor districts,

#### House Bill No. 449.

An Act to amend an act approved the 11th day of July, 1917 (P. L. 758) entitled "An act for the protection of the public health by regulating the possession, control, dealing in, giving away, delivery, dispensing, administering, prescribing, and use of certain drugs, and keeping records thereof; by regulating the use of drugs in the treatment of the drug habit; by providing for the revocation and suspension of licenses of physicians, dentists, veterinarians, pharmacists, druggists, and registered nurses for certain causes, and by providing for the enforcement of this act, and penalties." Regulating the age of users of drugs, providing for an annual report by public institutions, and giving certain powers to inspectors in the Bureau of Drug Control.

#### House Bill No. 517.

An Act amending the first and second sections of an act entitled "An Act to regulate the salaries of tipstaves in the courts of common pleas over and terminer and general jail delivery quarter sessions of the peace and orphans' courts in counties having a population of over eight hundred thousand and less than one million four hundred thousand inhabitants" approved the twentieth day of July one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred and thirty-eight) by extending said act to counties of the second class by increasing the minimum and maximum salaries of said tipstaves and making the president judge of the court of common pleas or orphans' court a member of the salary board when such salaries are to be fixed

#### House Bill No. 524.

An Act to further amend an act approved the third day of June one thousand nine hundred and eleven (Pamphlet Laws six hundred thirty-nine) the title of which as amended by an act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws twelve hundred twenty) reads Relating to the right to practice medicine and surgery in the Commonwealth of Pennsylvania and providing a Bureau of Medical Education and Licensure as a bureau of the Department of Public Instruction and means and methods whereby the right to practice medicine and surgery and any of its branches may be obtained and exemptions therefrom and providing for an appropriation to carry out the provisions of said act and providing for revocation and suspension of licenses by said bureau and providing penalties for violation thereof and repealing all acts or parts of acts inconsistent therewith by amending sections three (3) and four (4) and five (5) and six (6) and twelve (12) by providing certain equivalents for preliminary education by omitting certain required published notices by reconstituting a quorum by omitting second year examinations by recasting and extending terms on which reciprocity may be established and by clarifying the several sections.

#### House Bill No. 549.

An Act to amend sections two and three of the act approved the thirteenth day of June, one thousand eight hundred and eighty-three (P. L. 119), entitled: "An Act for the promotion of medical science by the distribution and use of unclaimed human bodies for scientific purposes through a board created for that purpose and to prevent unauthorized uses and traffic in human bodies," as amended; by imposing certain duties on all persons having charge of dead human bodies required to be buried at the public expense; requiring immediate notice of all such bodies; limiting the time within which bodies may be claimed; fixing the expense of burial on claimants; and taking away the preference of incorporated anatomical societies, schools, colleges, physicians and surgeons of the county wherein the death occurs.

#### House Bill No. 664.

An Act to amend sections six and sixteen of the act approved the seventeenth day of May, one thousand nine hundred and seventeen, (P. L. 208) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs, and providing penalties for the violation thereof; defining the words 'drug' and 'poison'; and providing for the appointment of a board which shall have in charge the enforcement of said law, and the power to make rules and regulations for the enforcement of said law, and providing for the purchase of samples of drugs for determining their quality, strength, and purity," as amended.

#### House Bill No. 748.

An Act to amend section five hundred eight of an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three hundred nine), entitled, "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered; and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

#### House Bill No. 812.

An Act to permit any corporation with capital stock and transacting the business of life insurance on the mutual plan or any life insurance corporation having capital stock incorporated

under the provisions of any general or special law of this Commonwealth to acquire its capital stock for the benefit of its policyholders and to convert such corporation into a mutual life insurance corporation and to provide a method therefor.

#### House Bill No. 878.

An Act to amend an act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand and fifty-nine) entitled "An act extending the powers of judges of courts of quarter sessions and of oyer and terminer in relating to releasing prisoners in jails and workhouses on parole" by extending said act to include houses of correction and conferring similar powers on other courts of record

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

#### SENATE MESSAGE.

##### AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

#### House Bill No. 1060.

An Act providing for the granting of licenses to practice dentistry to certain persons who served in the army navy or marine corps of the United States or any branch or unit thereof

with the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line 5, by striking out the word "may" and insert "shall"; amend section 1, line 9, by striking out the word "in" and insert "or induction"; amend section 1, line 11 by striking out the word "or"; amend page 2, line 1 by striking out the word "marines" and insert the words "marine corps"; amend section 1, page 2, line 3, by striking out after the word "college" the remainder of the section, and inserting in lieu thereof the words "Navy or military dental examining board."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—161.

Alexander,	Edmonds,	Lafferty,
Allum,	Ehrhardt,	Leeds,
Armstrong,	Elgin,	Lewis,
Asbury,	Evans,	Long,
Baker,	Feldman,	McBride,
Baldi,	Finney,	McCaig,
Barnhart,	Fitzgibbon,	McCann,
Beaver,	Fowler,	McClure,
Beckley,	Franklin,	McConnell,
Bell,	Gelder,	McGowan,
Bidelspacher,	Gibbon,	Glass,
Blair,	Golder,	McKnight,
Bluet,	Goodnough,	McMullen,
Blumberg,	Green,	McOwen,
Bolard,	Griffith,	Magill,
Bower,	Hagerty,	Mangan,
Brady,	Haines,	Marcus, J. C.,
Brendle,	Haldeman,	Martin,
Bromley,	Harding,	Mantz,
Brooks,	Harer,	Michel,
Brown, F. B.,	Haslett,	Millar A. S. C.,
Brown, T. R.,	Hatrick,	Miller, D. D.,
Burns,	Haws,	Miller, H. F.,
Campbell,	Heffernan,	Miller, J. J.,
Catlin,	Henderson, E.,	Morris,
Chaplin,	Hess,	Orr,
Clutton,	Hetrick,	Perry,
Comer,	Hoffman, J. N.,	Phillips,
Conner,	Holcombe,	Pike,
Cook,	Hoover,	Posey,
Craig, J. R.,	Hough,	Quigley,
Craig, J. O.,	Huston,	Rhoads,
Curran,	Jones, W. W.,	Richards,
Davis,	Jordan,	Rieder,
Dawson,	Kantner,	Rinn,
Denning,	Keene,	Roman,
Dewey, C. P.,	Kelly,	Ruch,
Dewey, P. H.,	Kinsman,	Ruddy,
Dielm,	Kooser,	Ruth,
Dilheimer,	Krause,	Schaffer,
Donneley,	Krugh,	
Dunlap,		
Dunn,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

#### SENATE MESSAGE.

##### AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

#### House Bill No. 626.

An Act to amend section one of the act approved the seventeenth day of July, one thousand nine hundred and nineteen (P. L. 995), entitled "An act to provide for the appointment of assistant district attorneys in the several counties having over ninety thousand and less than seven hundred and fifty thousand inhabitants, and fixing their salaries."

with information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk then read the amendment as follows:

Amend section 1, page 4, line 2, by striking out the following: "with the approval of the president judge of the court of quarter sessions may appoint."

On the question,

Will the House concur in the amendment made by the Senate?

Mr. ALEXANDER. Mr. Speaker and gentlemen of the House, as this bill was passed in the first place, it gave the District Attorney the power, with the approval of the district judge of quarter sessions, to appoint a fourth district attorney. I voted for that bill because I knew that if the courts of quarter sessions have to give their approval that they would not give that approval unless it was absolutely necessary, for very often a district attorney for some political purpose or some friendly purpose may appoint a fourth assistant, which may be to the detriment of the county. He should have a check because the judge of the court of quarter sessions is just as much interested in the work of the court as the district attorney is, and is just as much interested to see that the proceedings are properly carried on as the district attorney is. Therefore I think he should have the judge as a check and that the door should not be left wide open to a district attorney who very often is a young man, especially so in the country districts, and has not the same experience as the judge of the court. It should not be left wide open to him as to the appointment and I say therefore, we should not concur in these amendments.

On the question recurring.

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken.

Mr. ALEXANDER. Mr. Speaker, I call for a verification of the roll.

The roll was verified as follows:

#### YEAS—144.

Allum,	Drinkhouse,	Kooser,	Richards,
Armstrong,	Dunn,	Krause,	Rieder,
Asbury,	Eaches,	Krugh,	Rinn,
Baker,	Elgin,	Lafferty,	Roman,
Baldi,	Finney,	Leeds,	Ruch,
Barnhart,	Fitzgibbon,	Lewis,	Ruddy,
Beaver,	Fowler,	Long,	Schaffer,
Beckley,	Franklin,	McBride,	Schilling,
Bell,	Gearhart,	McCann,	Schwartz,
Blair,	Gibbon,	McCarthy,	Sieg.
Bluet,	Glass,	McClure,	Shaffer,
Blumberg,	Golder,	McConnell,	Shannon,
Bolard,	Goodnough,	McGowan,	Sinclair,
Bower,	Green,	McHugh,	Smiley,
Brady,	Griffith,	McKnight,	Smith, H. J.,
Brendle,	Hagerty,	McMullen,	Smith, H.,
Brenneman,	Haldeman,	McOwen,	Smith, J. W.,
Brown, F. B.,	Harer,	Mangan,	Sowers,
Burns,	Harry,	Marcus, J.,	Sprows,
Campbell,	Haslett,	Marcus, J. C.,	Stackhouse,
Catlin,	Hatrick,	Mantz,	Stadlander,
Chaplin,	Haws,	Michel,	Stark,
Clutton,	Heffernan,	Millar, A.,	Sterling,
Conner,	Henderson, E.,		



Cook,	Hetrick,	Miller A. S. C.,	Stevens,
Craig, J. O.,	Hoffman, J. N.,	Miller, C.,	Stevenson,
Cratty,	Holcombe,	Miller, D. L.,	Strauss,
Curran,	Hoover,	Miller, O. D.,	Thomas,
Curry,	Huston,	Miller, H. F.,	Van Alen,
Davis,	Hough,	Mitchell,	Walker, J. A.,
Dawson,	Jones, D. J.,	Ogle,	Wells,
DeHaas,	Jones, W. W.,	Orr,	Wettach,
Denning,	Jordan,	Perry,	Whitaker,
Dewey, C. P.,	Keene,	Phillips,	Whiteman,
Dewey, P. H.,	Kelly,	Pike,	Wolfe,
Dilsheimer,	Kohler,	Posey,	Woner,
Dittrich,		Quigley,	Wood,

## NAYS—14.

Alexander,	Edmonds,	Horne,	Williams,
Comer,	Evans,	Magill,	Spangler,
Craig, J. R.,	Goss,	Miller, J. J.,	Speaker.
Dunlap,	Hess,	Rhoads,	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

## SENATE MESSAGE.

## AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 601.

An Act relating to police pension funds in cities of the third class and directing such cities to appropriate certain moneys thereto

With the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend section 1, line 6, by inserting after the word "class" the words "a sum of money not exceeding."

On the question,

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—141.

Alexander,	Baches,	Kantner,	Richards,
Allum,	Edmonds,	Kelly,	Rieder,
Armstrong,	Elgin,	Kinsman,	Roman,
Aston,	Evans,	Kohler,	Ruddy,
Baker,	Feldman,	Kooser,	Schaeffer,
Beckley,	Finney,	Krause,	Schwartz,
Bell,	Flynn,	Krugh,	Siegl,
Bidelspacher,	Fox,	Lafferty,	Shannon,
Blair,	Gearhart,	Lewis,	Sinclair,
Bluet,	Gibbon,	Love,	Smiley,
Blumberg,	Glass,	McBride,	Smith, H. J.,
Bower,	Goshing,	McClure,	Smith, H.,
Brady,	Golder,	McConnell,	Smith, J. W.,
Brendle,	Goodnough,	McCurdy,	Smith, L.,
Brenneman,	Goss,	McGowan,	Sowers,
Bromley,	Green,	McHugh,	Stackhouse,
Brown, T. R.,	Hagerty,	McKim,	Stadlander,
Burns,	Haldeman,	McKnight,	Stark,
Campbell,	Hamerson,	McVicar,	Sterling,
Catlin,	Harding,	Mangan,	Stewart,
Chaplin,	Harer,	Marcus, J.,	Strauss,
Comer,	Haslett,	Marcus, J. C.,	Sweitzer,
Conner,	Hatrick,	Martin,	Thomas,
Cook,	Hayes,	Mantz,	Walker, J. A.,
Craig, J. O.,	Heffernan,	Miller, A.,	Whitaker,
Davis,	Henderson, W.,	Miller A. S. C.,	Whitehouse,
Dawson,	Hess,	Miller, C.,	Whiteman,
DeHaas,	Hetrick,	Miller, D. L.,	Williams,
Denning,	Hoffman, J. N.,	Miller, D. D.,	Wolfe,
Dewey, P. H.,	Holcombe,	Miller, J. J.,	Woner,
Diehlm,	Hoover,	Mitchell,	Wood,
Dilsheimer,	Horne,	Morris,	
Dittrich,	Hough,	Ogle,	
Donneley,	Huston,	Orr,	
Drinkhouse,	Jones, W. W.,	Phillips,	
Dunlap,	Jordan,	Quigley,	
Dunn,			

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

## SENATE MESSAGE.

## AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 697.

An Act authorizing district attorneys in counties of the fourth class to appoint county detectives defining their powers and duties fixing their salaries and providing for the payment of such salaries and the expenses of such detectives from the county treasury

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line 5, by striking out after the word "appoint" the words "subject to the approval of the court of quarter sessions" and inserting in lieu thereof the word "either"; line 9, by inserting after the word "dollars" the words "(\$18,000) or one county detective alone at an annual salary not to exceed three thousand dollars (\$3,000)."

On the question,

Will the House concur in the amendments made by the Senate?

Mr. ALEXANDER. Mr. Speaker, I want to call the attention of the House to the fact that here is the same objection as in the other bill. I cannot understand why the approval of the court of quarter sessions is stricken out before a fourth assistant district attorney is appointed, why the judge of the court of quarter sessions should not have to give his approval. It is a safeguard to the taxpayers of the county. That is all it is. No court will withhold that approval if it is a proper appointment, and I again say why is it left wide open. That is the same objection as the other one.

On the question recurring,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—108.

Allum,	Diehlm,	Jordan,	Schaeffer,
Armstrong,	Dilsheimer,	Kantner,	Schilling,
Aston,	Donneley,	Keene,	Schwartz,
Baker,	Drinkhouse,	Kelly,	Sieg,
Beckley,	Dunn,	Kinsman,	Shannon,
Bell,	Baches,	Kooser,	Sinclair,
Bluet,	Elgin,	Krause,	Smiley,
Blumberg,	Finney,	Krugh,	Smith, H. J.,
Bohard,	Fitzgibbon,	Leeds,	Smith, H.,
Bower,	Franklin,	Long,	Smith, J. W.,
Brady,	Gearhart,	McClure,	Smith, L.,
Brendle,	Gibbon,	Marcus, J.,	Sowers,
Brenneman,	Glass,	Marcus, J. C.,	Stackhouse,
Bromley,	Green,	Miller, A.,	Stadlander,
Brown, F. B.,	Griffith,	Miller, C.,	Stark,
Brown, T. R.,	Hagerty,	Miller, H. F.,	Sterling,
Burns,	Haldeman,	Mitchell,	Stewart,
Catlin,	Harer,	Morris,	Strauss,
Conner,	Harry,	Orr,	Sweitzer,
Craig, J. R.,	Haslett,	Phillips,	Thomas,
Cratty,	Hatrick,	Pike,	Walker, J. A.,
Crum,	Heffernan,	Posey,	Whitaker,
Curran,	Hess,	Richards,	Whitehouse,
Curry,	Hetrick,	Roman,	Whiteman,
Dawson,	Hoffman, J. N.,	Ruch,	Wolfe,
DeHaas,	Holcombe,	Ruddy,	Wood,
Denning,	Hoover,		
Dewey, P. H.,	Jones, D. J.,		

## NAYS—34.

Alexander,	Fox,	McCurdy,	Rieder,
Clutton,	Gelder,	McKnight,	Shellenberger,
Comer,	Goss,	Magill,	Williams,
Cook,	Hampson,	Marshall,	Woner,
Craig, J. O.,	Henderson, E.,	Martin,	Woodruff,
Dunlap,	Horne,	Miller, D. D.,	Zook,
Edmonds,	Huston,	Miller, J. J.,	Spangler,
Ehrhardt,	McBride,	Ogle,	Speaker.
Evans,	McConnell,	Rhoads,	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

## SENATE MESSAGE.

## AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

## House Bill No. 972.

An Act to amend sections one two three four five six nine twelve and thirteen and to repeal section eleven of an act approved the third day of June one thousand nine hundred and eleven (Pamphlet Laws six hundred and thirty-one) entitled "An act to encourage the breeding of horses to regulate the public service of stallions and jacks to prevent misrepresentation of same to require the licensing of stallions and jacks and to provide for the enforcement thereof"

With the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend section 10, page 12, line 10, by striking out the words "twenty-five" and inserting in lieu thereof the words "twenty-two".

On the question,

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—140.

Alexander,	Drinkhouse,	Jordan,	Rinn,
Allum,	Dunlap,	Kantner,	Ruddy,
Armstrong,	Dunn,	Kelly,	Schaeffer,
Aston,	Baches,	Kinsman,	Schilling,
Baker,	Edmonds,	Krause,	Schwartz,
Barnhart,	Evens,	Leeds,	Sieg,
Beaver,	Feldman,	Lewis,	Shaffer,
Beckley,	Fitzgibbon,	McBride,	Shellenberger,
Bell,	Flynn,	McCaig,	Smink,
Bidelspacher,	Fox,	McCann,	Smith, H. J.,
Bluett,	Franklin,	McClure,	Smith, L.,
Blumberg,	Gearhart,	McConnell,	Snowden,
Bower,	Gelder,	McCurdy,	Spowls,
Brady,	Gibbon,	McLugh,	Stackhouse,
Brenneman,	Goehring,	McKim,	Stadtlander,
Bromley,	Golder,	McVicar,	Stark,
Brown, F. T.,	Goodnough,	Magill,	Steedle,
Brown, T. R.,	Goss,	Marcus, J. C.,	Stevens,
Burns,	Griffith,	Marshall,	Stevenson,
Campbell,	Magerty,	Mantz,	Sweitzer,
Catlin,	Haldeman,	Millar, A.,	Thomas,
Clutton,	Harding,	Millar, A. S. C.,	Van Alen,
Comeror,	Harer,	Miller, C.,	Vickerman,
Conner,	Harry,	Miller, D. I.,	Waker, J. A.,
Cook,	Hatrick,	Miller, D. D.,	Weamer,
Craig, J. R.,	Hayes,	Miller, J. J.,	Wells,
Craig, J. O.,	Jeffernan,	Mitchell,	Whitaker,
Crum,	Henderson, W.,	Morris,	Whiteman,
Curry,	Hess,	Hetrick,	Wolfe,
Davis,	Hetrick,	Ogle,	Woner,
Dawson,	Hoffman, J. N.,	Orr,	Wood,
DeHaas,	Hoover,	Pike,	Zook,
Denning,	Horne,	Quigley,	Spangler,
Dewey, C. P.,	Hough,	Richards,	Speaker,
Dichm,	Huston,	Rieder,	
Dithrich,	Jones, W. W.,		

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

## SENATE MESSAGE.

## AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

## House Bill No. 181.

An Act to amend an act entitled "An act providing for the payment into the State Treasury of unclaimed funds in the hands of fiduciaries defining the term fiduciary providing for the refunding of such funds from the State Treasury with interest to persons entitled thereto and making an appropriation therefor prohibiting the discharge of such fiduciaries the release of their sureties or the final distribution of funds in their possession until after

compliance with the provisions of this act and imposing penalties" approved the sixteenth day of May Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one hundred sixty-nine)

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 2, page 3, line 1, by inserting after the word "shall" the words "proceed to determine the matter by hearing upon the audit or adjudication of such account"; amend section 2, page 3, by striking out lines 2 to 8 inclusive; amend section 3, page 5, line 3, by striking out after the word "shall" the words "proceed to determine the matter by hearing upon the audit or adjudication of such account" the following: "when the audit of the account is presented to it for approval and final adjudication and before or at the time of making a decree of final distribution pass upon the prayer of such petition after hearing held thereupon and it shall be the duty of the auditor of the account to give timely notice to the Auditor General of the date fixed for the presentation of his audit."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—138.

Alexander,	Dunlap,	Krugh,	Schilling,
Allum,	Dunn,	Lafferty,	Schwartz,
Armstrong,	Baches,	Lewis,	Sieg,
Aston,	Edmonds,	Love,	Shaffer,
Baker,	Elgin,	McBride,	Shellenberger,
Beaver,	Evens,	McClure,	Sinclair,
Beckley,	Feldman,	McConnell,	Smink,
Bell,	Flynn,	McCurdy,	Smith, H. J.,
Bidelspacher,	Fox,	McKim,	Smith, H.,
Blair,	Franklin,	McKnight,	Smith, L.,
Bluett,	Gelder,	McVicar,	Snowden,
Blumberg,	Glass,	Mangan,	Sowers,
Bower,	Golder,	Marcus, J.,	Spowls,
Brady,	Goodnough,	Marshall,	Stackhouse,
Brenneman,	Goss,	Martin,	Stark,
Bromley,	Magerty,	Michel,	Steedle,
Brown, T. R.,	Hampson,	Millar, A.,	Sterling,
Burns,	Harding,	Millar, A. S. C.,	Stevenson,
Campbell,	Harer,	Miller, C.,	Stewart,
Catlin,	Hatrick,	Miller, D. I.,	Strauss,
Clutton,	Hayes,	Miller, D. D.,	Sweitzer,
Comeror,	Jeffernan,	Miller, H. F.,	Van Alen,
Conner,	Henderson, W.,	Miller, J. J.,	Vickerman,
Cook,	Hess,	Morris,	Walker, J. A.,
Craig, J. O.,	Hetrick,	Ogle,	Weamer,
Cratty,	Hoffman, J. N.,	Orr,	Wettach,
Crum,	Hoover,	Phillips,	Whitehouse,
Curnan,	Horne,	Posey,	Whiteman,
Davis,	Huston,	Quigley,	Williams,
Dawson,	Jones, W. W.,	Richards,	Woner,
DeHaas,	Jordan,	Rieder,	Wood,
Denning,	Keene,	Roman,	Woodruff,
Dewey, C. P.,	Kelly,	Ruddy,	Zook,
Dichm,	Kinsman,	Schaeffer,	Spangler,
Dithrich,	Kohler,		Speaker,

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

## SENATE MESSAGE.

## AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

## House Bill No. 182.

An Act to further amend an act entitled "An act providing for the escheat of deposits of money or property of another received for storage or safe-keeping the dividends profits debts and interest on debts of corporations companies banks trust companies insurance companies limited partnerships and partnership associations organized under the laws of this Commonwealth except mutual saving-fund society not having a capital stock represented by shares and except also building and loan associations and property held for the benefit of another by the same and the profits accretions and interest on such property as well as interest thereon accrued or which should have accrued between the fixing of the amount of such property by the award of any court and the actual distribution thereof" approved the seventh day of June Anno Domini



one thousand nine hundred fifteen (Pamphlet Laws page eight hundred seventy-eight) which title as last amended by the act approved the twelfth day of July Anno Domini one thousand nine hundred nineteen (Pamphlet Laws page nine hundred twenty-six) reads as follows: "An Act providing for the escheat of certain property received for storage or safe-keeping or otherwise and of certain deposits of money also for the escheat of certain dividends profits debts and interest on debts of corporations companies banks national banks trust companies insurance companies limited partnerships and partnership associations doing business in this Commonwealth except saving-funds savings institutions and savings banks subject to the provisions of an act entitled 'An Act relating to unclaimed deposits in savings banks and transfer of stock' approved the seventeenth day of April Anno Domini one thousand eight hundred seventy-two (Pamphlet Laws page sixty-two) and except also building and loan associations also for the escheat of certain moneys property and estates held by persons partnerships associations or corporations in any fiduciary capacity whatsoever and the profits accretions and interest on such moneys property and estates as well as the interest thereon accrued between the date of the decree of any court ordering the distribution of such moneys property and estates and the actual distribution thereof also for the escheat of certain moneys deposited in courts of common pleas or orphans' courts or with officers thereof and for the escheat of certain other moneys property and estates held in any manner by any person association or body corporate for the benefit of another."

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 2, page 5, line 15, by striking out after the words "seventy-eight" the remainder of the page; amend page 6, section 2, by striking out from line 1 to line 15 inclusive; amend page 29, by inserting at the end of section 13 the following:

Section 14. The provisions of this act shall not apply to the proceeds of life insurance policies awaiting due proof for payment or surrender values of policies or portions of premiums held to the credit of policyholders by life insurance companies having no capital stock

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—146.

Alexander,	Dunn,	Love,	Schwartz,
Allum,	Eaches,	McBride,	Sieg,
Aston,	Edmonds,	McCann,	Shaffer,
Baker,	Ehrhardt,	McCarthy,	Shellenberger,
Barnhart,	Elgin,	McConnell,	Sinclair,
Beaver,	Evans,	McCurdy,	Smink,
Beckley,	Feldman,	McHugh,	Smith, H. J.,
Bidelspacher,	Fitzgibbon,	McKim,	Smith, J.,
Blair,	Gearhart,	McKnight,	Smith, J. W.,
Bolard,	Gelder,	McVicar,	Smith, L.,
Bower,	Gibbon,	Magill,	Sowers,
Brady,	Goodnough,	Mangan,	Sprrows,
Brenneman,	Goss,	Marcus, J. C.,	Stackhouse,
Bromley,	Hagerty,	Marshall,	Stadlander,
Brooks,	Haines,	Martin,	Stark,
Brown, T. R.,	Hampson,	Mantz,	Sterling,
Burns,	Harding,	Michel,	Stevens,
Catlin,	Harry,	Millar, A.,	Stevenson,
Chaplin,	Haslett,	Millar, A. S. C.,	Stewart,
Comer,	Haws,	Miller, C.,	Strauss,
Conner,	Hayes,	Miller, D. I.,	Thomas,
Cook,	Hefernan,	Miller, D. D.,	Van Alen,
Craig, J. R.,	Henderson, W.,	Miller, J. J.,	Vickerman,
Craig, J. O.,	Hess,	Morris,	Walker, J. A.,
Crum,	Hetrick,	Ogle,	Weamer,
Curran,	Hoffman, J. N.,	Perry,	Wells,
Curry,	Hoover,	Phillips,	Wettach,
Davis,	Horne,	Posey,	Whitehouse,
Dawson,	Huston,	Quigley,	Whiteman,
Denning,	Jones, D. J.,	Rhoads,	Williams,
Dewey, C. P.,	Jones, W. W.,	Richards,	Wolfe,
Dewey, P. H.,	Jordan,	Rinn,	Wood,
Dilheimer,	Kelly,	Roman,	Woodruff,
Ditrich,	Kinsman,	Ruddy,	Zook,
Donneley,	Krause,	Ruth,	Spangler,
Drinkhouse,	Krugh,	Schilling,	Speaker,
Dunlap,	Lafferty,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

#### COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

#### APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 6, 1921.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor House Bill No. 714, File Folio 1639, entitled:

"Resolved (if the Senate concur), That House Bill No. 714, File Folio No. 1639, entitled 'An act to amend section eight of an act approved the fourteenth day of May, Anno Domini, one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred and eleven) entitled "An act to provide for the incorporation and government of street railway companies in this Commonwealth," changing the date of the annual meeting of the stockholders of such companies,' be recalled from the Governor for the purpose of amendment."

Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

#### RECONSIDERATION OF VOTE ON HOUSE BILL NO. 714.

Mr. HENRY F. MILLER. Mr. Speaker, I move that the vote by which House Bill No. 714 passed finally, be reconsidered.

Mr. CHARLES P. DEWEY. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. HENRY F. MILLER. Mr. Speaker, I move that the vote by which this bill passed third reading be considered.

Mr. CHARLES P. DEWEY. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. HENRY F. MILLER. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend section 8, line 26, by striking out the word "fourth" and inserting in lieu thereof the word "second" and striking out the word "February" and inserting in lieu thereof the words "January or on such other day as the by-laws of such company shall direct."

Further amend Section 8 by striking out in lines 26, 27 and 28, the words "or if such day shall be a holiday then on the next succeeding day."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

#### BILL ON FINAL PASSAGE RECALLED FROM THE GOVERNOR.

Mr. STARK asked and received unanimous consent to call up from page 3 of to-day's calendar, bills on final passage recalled from the Governor, House Bill No. 255, File Folio No. 3573, entitled:

An Act to amend section two of article one of chapter five of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled: "An act providing a system of government for boroughs and revising, amending and consolidating the law relating to boroughs."

On the question,

Shall the bill pass finally?

#### RECONSIDERATION OF VOTE.

Mr. STARK. Mr. Speaker, I move that the vote by which this bill passed third reading, be reconsidered.

Mr. WHITEHOUSE. Mr. Speaker, I second the motion. The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. STARK. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend section 1, page 2, line 13 by striking out the words "of the."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

#### RESOLUTION RECALLING HOUSE BILL NO. 153 FROM THE GOVERNOR.

Mr. WHITEHOUSE asked and received unanimous consent to offer the following resolution, which was twice read, considered and adopted:

In the House of Representatives, April 6, 1921.

Resolved, (if the Senate concur), That House Bill No. 153, File Folio No. 2933, entitled "An act authorizing and directing a city of the third class to provide by ordinance for the payment for public work or improvements heretofore made for and accepted by such city where no legal or valid contract was entered into as required by law," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

#### TIME EXTENDED ON BILLS.

Mr. EDMONDS asked and obtained unanimous consent for an extension of five days on the third reading postponed calendar, of House Bill numbered and entitled as follows:

House Bill No. 767.

An Act to amend section one thousand six hundred and one of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. JAMES A. WALKER asked and obtained unanimous consent for an extension of five days on the third reading postponed calendar of House Bills numbered and entitled as follows:

House Bill No. 837.

An Act to define and regulate the rights and duties of vehicles whatever their method of propulsion at intersections of public streets or public highways and repealing inconsistent legislation

#### BILL ON FINAL PASSAGE.

Mr. HAWS asked and obtained unanimous consent to call up from page five of to-day's calendar bills on final passage, House Bill No. 1082.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1082, as follows:

An Act requiring the display of the flag of the United States at entertainments public gatherings and public meeting

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for the owner pro-

prietor or lessee of any hall place of amusement auditorium tent or room used for the entertainment of the public for public gathering or public meeting unless the flag of the any entertainment public gathering or public meeting unless the flag of the United States shall be publicly displayed in such hall place of amusement auditorium tent or room

It shall be unlawful for the person or persons directly or indirectly in charge of any entertainment public gathering or public meeting on any public street or highway or lot or tract of land in any city borough town or township to proceed with the holding of any such entertainment public gathering or public meeting unless the flag of the United States shall be publicly displayed at such entertainment gathering or meeting

The flag required to be displayed by the provisions of this act shall be the standard flag of the United States and shall be of a size not less than fifty-two by sixty-six inches

This section shall not apply to churches auditoriums or rooms used by congregations as places of religious worship

Section 2 Any person violating any of the provisions of this act shall upon conviction thereof in a summary proceeding before any alderman magistrate or justice of the peace of the proper city or county be sentenced to pay a fine not exceeding one hundred dollars for each such offense for the use of the Commonwealth

On the question,

Shall the bill pass finally?

#### RECONSIDERATION OF VOTE.

Mr. HAWS. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. GOODNOUGH. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. HAWS. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend section 1, page 2, line 5 by inserting after the words "United States" the following: "shall be reasonably clean and in good repair"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

#### BILL ON FINAL PASSAGE.

Mr. SOWERS asked and obtained unanimous consent to call up from page 5 of to-day's calendar House Bill No. 318.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 318, as follows:

An act to amend section twelve of and to supplement the act approved the fifth day of February one thousand eight hundred and seventy-five (Pamphlet Laws fifty-six) entitled "An act relative to the establishment and jurisdiction of magistrates' courts in the city of Philadelphia" as amended limiting the jurisdiction of magistrates in cases of arrest without warrant and on view to their respective districts and to the central police station without changing or affecting the jurisdiction of the municipal court and providing for the attendance of magistrates at the central police station

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section twelve of the act approved the fifth day of February one thousand eight hundred and seventy-five (Pamphlet Laws fifty-six) entitled "An act relative to the establishment and jurisdiction of magistrates' courts in the city of Philadelphia" which as amended by the act approved the twenty-second day of March one thousand nine hundred and seven (Pamphlet Laws thirty) entitled "An act to amend section twelve of an act entitled 'An act relative to the establishment and jurisdiction of magistrates' courts in the city of Philadelphia' approved the fifth day of February Anno Domini one thousand eight hundred and seventy-five by authorizing magistrates in actions before them on contract when the plaintiff has filed a sworn statement of claim to enter judgment for



the plaintiff unless the defendant file an affidavit of defense" reads as follows

"The jurisdiction of each of said magistrates shall extend throughout the city and county of Philadelphia and they shall be by virtue of their office ex officio justices of the peace they shall have all the powers and shall exercise the same jurisdiction civil and criminal (except as herein otherwise provided) as is now by law exercised by aldermen of said city and shall be liable to the same limitations and restrictions pains and penalties that are now imposed upon aldermen by the laws of this Commonwealth where by law two aldermen are now required to hear and determine any matter brought before them the same jurisdiction shall be exercised by one magistrate. In all actions brought before such magistrates on any contract for the payment of money either expressed or implied if the plaintiff shall file at any time before the issuing of the summons in any such case an affidavit stating the amount he verily believes to be due from the defendant together with a copy of the book entries or instrument of writing upon which the action is brought or where the claims are not evidenced by writing if the plaintiff shall file as aforesaid an affidavit setting forth a full and detailed statement of the same it shall be the duty of the magistrate to make a copy of such affidavit duly certify the same and deliver it to the constable to whom the summons is issued which certified copy shall be served at the time and in the manner that service is made of the summons in that case and the magistrate shall render judgment in favor of the plaintiff for the amount of his claim unless the defendant at or before the time at which the summons is made returnable shall have filed with the magistrate an affidavit of defence setting forth fully the nature and character of the same. Provided That the affidavit required by this section may be made by the agent of the party where such agent is cognizant of the facts constituting the cause of action or defence or other matters set forth. And provided further That nothing contained in this act shall be construed to alter impair or abridge the right of any person to appeal from the judgment of the magistrate or to certiorari the proceedings to the court of common pleas of said county as in other cases" is hereby amended to read as follows

Section 12 The jurisdiction of each of said magistrates shall extend throughout the city and county of Philadelphia and they shall be by virtue of their office ex officio justices of the peace. Provided that in all cases of arrest without warrant and on view the jurisdiction of the several magistrates in the city and county of Philadelphia shall extend only throughout their respective districts and the jurisdiction of the magistrate lawfully sitting as hereinafter provided in the central police station of the city and county of Philadelphia shall extend throughout the entire city and county of Philadelphia and from and after June first one thousand nine hundred and twenty-one it shall be the duty of all of the magistrates of the city of Philadelphia to sit in the central police station for periods of two weeks in succession according to the precise alphabetical arrangement of their names and in case of illness or other disability the magistrate whose turn it is to sit shall designate the magistrate who shall sit in his place and nothing herein contained shall in any way change or affect the jurisdiction of the municipal court of the city of Philadelphia they shall have all the powers and shall exercise the same jurisdiction civil and criminal (except as herein otherwise provided) as is now by law exercised by aldermen of said city and shall be liable to the same limitations and restrictions pains and penalties that are now imposed upon aldermen by the laws of this Commonwealth where by law two aldermen are now required to hear and determine any matter brought before them the same jurisdiction shall be exercised by one magistrate. In all actions brought before such magistrates on any contract for the payment of money either expressed or implied if the plaintiff shall file at any time before the issuing of the summons in any such case an affidavit stating the amount he verily believes to be due from the defendant together with a copy of the book entries or instrument of writing upon which the action is brought or where the claims are not evidenced by writing if the plaintiff shall file as aforesaid an affidavit setting forth a full and detailed statement of the same it shall be the duty of the magistrate to make a copy of such affidavit duly certify the same and deliver it to the constable to whom the summons is issued which certified copy shall be served at the time and in the manner that service is made of the summons in that case and the magistrate shall render judgment in favor of the plaintiff for the amount of his claim unless the defendant at or before the time at which the summons is made returnable shall have filed with the magistrate an affidavit of defence setting forth fully the nature and character of the same. Provided That the affidavit required by this section may be made by the agent of the party where such agent is cognizant of the facts constituting the cause of action or defence or other matters set forth. And provided further That nothing contained in this act shall be construed to alter impair or abridge the right of any person to appeal from the judgment of the magistrate or to certiorari the proceedings to the court of common pleas of said county as in other cases

On the question.

Shall the bill pass finally?

#### RECONSIDERATION OF VOTE.

Mr. SOWERS. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. JOSEPH MARCUS Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring.

Will the House agree to the bill on third reading?

Mr. SOWERS. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

Amend section 1, page 4, line 8, by striking out the syllable "megist-" and inserting in lieu thereof "magis-"

Amend section 1, page 4, line 21, by striking out "megistrate" and inserting in lieu thereof "magistrate"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

#### BILL ON FINAL PASSAGE.

Mr. WHITAKER. Mr. Speaker, I desire to call up from the final passage postponed calendar, for the purpose of amendment, House Bill No. 695, which was just placed on the postponed calendar this afternoon by a vote of the House.

Agreeably to order.

The bill having been called up from the postponed calendar by Mr. Whitaker.

The House resumed the consideration on final passage of House Bill No. 695, entitled:

An Act to amend section two of an act approved the twentieth day of June, one thousand nine hundred and nineteen (P. L. 521), entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death, and of property within this Commonwealth of a decedent who was a non-resident of the Commonwealth at the time of his death; and making it unlawful for any corporation of this Commonwealth, or national banking association located therein, to transfer the stock of such corporation or banking association, standing in the name of any such decedent, until the tax on the transfer thereof has been paid; and providing penalties; and citing certain acts for repeal;" by making uniform the rates of taxation on all property taxable under this act.

On the question recurring.

Shall the bill pass finally?

#### RECONSIDERATION OF VOTE

Mr. WHITAKER. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. HAWS. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring.

Will the House agree to the bill on third reading?

Mr. WHITAKER. Mr. Speaker, I ask unanimous consent to offer amendments at this time, and desire to explain the purpose of the amendments. They are in accordance with the desires of many of the members of this House. The purpose of the amendment is to leave the direct inheritance tax the same as before, or rather make no change whatever in it and to make an increase, a greater increase in that of the collateral inheritance tax; instead of it being seven and one-half per cent, it is increased to ten per cent., which I understand will amount to about the same thing in the end,—so that the direct inheritance tax is not increased at all and the collateral inheritance tax is increased from seven and one-half to ten per cent.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

Amend title, page 2, lines 1, 2, and 3, by striking out the following: "by making uniform rates of taxation on all property taxable under this act."

Amend section 2, line 22, by striking out the word, "three," and inserting in lieu thereof, the word "two."



Amend section 2, lines 4 and 5, by striking out the words "seven and one-half" and inserting in lieu thereof, the words "ten."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question.

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

#### RECESS.

Mr. EDMONDS. Mr. Speaker, I move that the House take a recess until 8.30 o'clock P. M.

Mr. BROOKS. Mr. Speaker, I second the motion.

Whereupon, at 5.50 P. M. the House took a recess until 8.30 o'clock P. M.

#### AFTER RECESS.

The House reconvened at 8.30 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

#### REPORTS FROM COMMITTEES.

Mr. HESS from the Committee on Manufactures, reported as committed House Bill No. 1200, entitled:

An Act relating to hotels and restaurants; providing for the licensing and regulation thereof; and imposing penalties.

Mr. McBRIDE from the Committee on Counties and Townships, reported as committed, House Bill No. 1071, entitled:

An Act to amend section two hundred and thirty-nine of an act approved the fourteenth day of July, one thousand nine hundred and seventeen (P. L. 840), entitled "An act concerning townships; and revising, amending and consolidating the law relating thereto;" by giving restricted authority to supervisors in townships of the second class to furnish labor and materials subject to the approval of the township auditors.

Mr. DONNELEY from the Committee on Mines and Mining reported as committed House Bill No. 867, entitled:

An Act requiring the delivery of explosives to miners in the anthracite region at points below the surface; regulating the transportation and storage of explosives under rules and regulations adopted by the Chief of the Department of Mines; and providing a penalty.

Mr. HARER from the Committee on Banks and Banking, reported as committed, House Bill No. 1289, entitled:

An Act regulating deposits of State moneys or funds, creating a State Depository Board, and prescribing penalties.

Mr. JAMES A. WALKER from the Committee on Manufactures reported as committed House Bill No. 929, (Senate Bill No. 256), entitled:

An Act to repeal an act entitled "An act to provide for the surrender of franchises of meadow companies and the transfer of duties of said meadow companies to the respective cities of counties within which the lands governed by said meadow companies may lie," approved the ninth day of June, one thousand nine hundred and eleven (Pamphlet Laws eight hundred and thirty-four).

#### BILLS ON FINAL PASSAGE RECALLED FROM THE GOVERNOR.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 512, as follows:

An Act to amend section one of an act approved the seventeenth day of July one thousand nine hundred nineteen (Pamphlet Laws nine hundred ninety-two) entitled "An act to amend the act approved the fifteenth day of April one thousand nine hundred fifteen (Pamphlet Laws one hundred and thirty-two) entitled 'An Act relative to the burial of the bodies of certain indigent deceased widows at the county expense' as amended requiring county commissioners to pay from the county funds the expenses of burial of all widows of honorably discharged soldiers sailors and marines legally resident within the county authorizing the county commissioners to make inquiries and investigations providing for

payments to persons who buried such bodies and requiring public officers and officers and agents of institutions to report deaths of such widows"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the seventeenth day of July one thousand nine hundred nineteen (Pamphlet Laws nine hundred ninety-two) entitled "An Act to amend the act approved the fifteenth day of April one thousand nine hundred fifteen (Pamphlet Laws one hundred and thirty-two) entitled 'An Act relative to the burial of the bodies of certain indigent deceased widows at the county expense' as amended requiring county commissioners to pay from the county funds the expenses of burial of all widows of honorably discharged soldiers sailors and marines legally resident within the county authorizing the county commissioners to make inquiries and investigations providing for payments to persons who buried such bodies and requiring public officers and officers and agents of institutions to report deaths of such widows" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners in each county are hereby authorized and directed to expend the sum of seventy-five dollars (\$75) from the county funds toward the funeral expenses of any widow of any person who served in the army or navy of the United States during any war in which the United States was engaged or served in the army or navy of the United States where a state or condition of war existed in the United States or any foreign country or territory or upon the high seas or who was in active service in the militia of the State of Pennsylvania under and in pursuance of any proclamations issued by the Governor during the Civil War and not duly mustered into the service of the United States and who was honorably discharged or relieved from such service upon due proof being made of such facts Provided however That the county commissioners shall not contribute any moneys toward the funeral expenses of any such soldier sailor or marine where the total expense of any such funeral including said allowance of seventy-five dollars shall exceed two hundred and fifty dollars" Is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners in each county are hereby authorized and directed to expend the sum of seventy-five dollars (\$75) from the county funds toward the funeral expenses of any widow of any person who served in the army or navy of the United States during any war in which the United States was engaged or served in the army or navy of the United States where a state or condition of war existed in the United States or any foreign country or territory or upon the high seas or who was in active service of the militia of the State of Pennsylvania under and in pursuance of any proclamations issued by the Governor during the Civil War and not duly mustered into the service of the United States and who was honorably discharged or relieved from such service upon due proof being made of such facts Provided however That the county commissioners shall not contribute any moneys toward the funeral expenses of any such widow of a soldier sailor or marine where the total expense of any such funeral including said allowance of seventy-five dollars shall exceed three hundred dollars

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—174.

Alexander.	Ehrhardt.	Lafferty.	Schilling.
Allum.	Elgin.	Leeds.	Schwartz.
Armstrong.	Evans.	Lewis.	Sleg.
Asbury.	Feldman.	Long.	Shaffer.
Baker.	Fitzgibbon.	Love.	Sinclair.
Baldi.	Fox.	McBride.	Smiley.
Barnhart.	Franklin.	McCaig.	Smink.
Beaver.	Geophart.	McCann.	Smith, H. J.
Beckley.	Gelder.	McCarthy.	Smith, H.
Bel.	Gibson.	McCurdy.	Smith, J. W.
Blair.	Glass.	McGowan.	Snowden.
Bluet.	Gooding.	McHugh.	Sowers.
Blumberg.	Golder.	McKin.	Sprows.
Bolard.	Goodnough.	McKnight.	Stackhouse.
Bower.	Goss.	McVicar.	Stark.
Brady.	Griffith.	Magill.	Steedle.
Brenneman.	Hagerty.	Mangan.	Sterling.
Bronley.	Halderman.	Marcus, J. C.	Stevens.
Brown, F. B.	Hampson.	Marshall.	Stevenson.
Brown, T. R.	Harding.	Mantz.	Stewart.
Burns.	Harry.	Michel.	Strauss.
Campbell.	Husick.	Miller, A.	Sweitzer.
Catlin.	Hutrick.	Miller, C.	Thomas.
Chaplin.	Haws.	Miller, D. L.	Trainer.
Comer.	Hess.	Miller, D. D.	Van Alen.
Corner.	Hofferman.	Miller, H. F.	Walker, G. T.
Cook.	Henderson, E.	Miller, J. J.	Walker, J. A.
Croft, J. O.	Henderson, W.	Mitchell.	Weimer.
Critt.	Hess.	Morris.	Weiss.
Crum.	Hetrick.	Ogle.	Wells.
Curry.	Hoffman, J. N.	Orr.	Wettach.
Davis.	Holcombe.	Berry.	Whitaker.
Dawson.	Horne.		



DeHaas,	Hough,	Posey,	Whitehouse,
Denning,	Huston,	Rhoads,	Whitman,
Dewey, C. P.,	Jones, D. J.,	Richards,	Williams,
Dewey, P. H.,	Jones, W. W.,	Ruddy,	Wolfe,
Diehm,	Jordan,	Rieder,	Woner,
Dilheimer,	Kecne,	Rinn,	Wood,
Ditrich,	Kelly,	Roman,	Woodruff,
Drinkhouse,	Kinsman,	Ruth,	Zook,
Dunlap,	Kohler,	Ruth,	Spangler,
Dunn,	Krause,	Schaeffer,	Speaker.
Eaches,	Krug,		
Edmonds,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 770, as follows:

An Act to amend section two thousand seven hundred three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two thousand seven hundred three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 2703 The State Board of Education shall promptly invest and keep invested as constantly as possible to the best advantage of the State School Fund all receipts derived from the sales of real estate received by the State Treasurer together with all appropriations devices gifts and other receipts for this purpose as a permanent State School Fund whose income only may be expended But such investments of the permanent State School Fund may be made only in bonds properly issued by a school district in this Commonwealth or in municipal bonds in which savings banks of Pennsylvania are authorized by law to invest their deposits and all such investments must be first approved by the Auditor General" is hereby amended to read as follows

Section 2703 The State Board of Education shall promptly invest and keep invested as constantly as possible to the best advantage of the State School Fund all receipts derived from or on account of the State forest reservations and all proceeds from the sales of real estate received by the State Treasurer together with all appropriations devices gifts and other receipts for this purpose as a permanent State School Fund whose income only may be expended But such investments of the permanent State School Fund may be made only in bonds properly issued by the Government of the United States the Commonwealth of Pennsylvania a school district in this Commonwealth or in municipal bonds in which savings banks of Pennsylvania are authorized by law to invest their deposits and all such investments must be first approved by the Auditor General

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—169.

Alexander,	Eaches,	Krug,	Schaeffer,
Allum,	Edmonds,	Lafferty,	Schilling,
Armstrong,	Ehrhardt,	Lewis,	Schwartz,
Aston,	Elgin,	Love,	Sleg,
Baker,	Evans,	McBride,	Shaffer,
Baldi,	Feldman,	McCaig,	Shellenberger,
Barnhart,	Fitzgibbon,	McCarthy,	Shelair,
Beaver,	Franklin,	McClure,	Smink,
Beckley,	Gearhart,	McConnell,	Smith, H. J.,
Bell,	Gelder,	McCurdy,	Smith, H.,
Bleir,	Gibson,	McGowan,	Smith, J. W.,
Bluff,	Giles,	McHugh,	Smith, L.,
Bumbers,	Goehring,	McKin,	Sawers,
Bower,	Golder,	McMullen,	Sproles,
Brad,	Goodnough,	McOwen,	Stachense,
Brendle,	Goss,	Magill,	Stander,
Bremmen,	Green,	Mangan,	Star,
Brooks,	Griffith,	Marcus, J.,	Steele,
Brown, E. B.,	Haines,	Marcus, J. C.,	Stevens,
Brown, T. R.,	Haldeman,	Martin,	Stevenson,
Burns,	Harding,	Michel,	Stewart,
Campbell,	Karar,		

Catlin,	Haslett,	Millar, A.,	Strauss,
Chaplin,	Hatrlick,	Millar, A. S. C.,	Sweitzer,
Comer,	Haws,	Miller, C.,	Thomas,
Conner,	Hayes,	Miller, D. I.,	Van Alen,
Cook,	Henderson, E.,	Miller, D. D.,	Vickerman,
Craig, J. R.,	Henderson, W.,	Miller, H. F.,	Walker, G. T.,
Craig, J. O.,	Hess,	Miller, J. J.,	Walker, J. A.,
Cratty,	Hetrick,	Mitchell,	Weamer,
Crum,	Hoffman, J. N.,	Morris,	Wells,
Curry,	Hoover,	Ogle,	Weltach,
Davis,	Horne,	Orr,	Whitaker,
Dawson,	Hough,	Pike,	Whitehouse,
Denning,	Huston,	Posey,	Whitman,
Dewey, C. P.,	Jones, D. J.,	Quigley,	Williams,
Dewey, P. H.,	Jones, W. W.,	Rhoads,	Wolfe,
Diehm,	Jordan,	Richards,	Woner,
Dilheimer,	Kantner,	Rieder,	Wood,
Ditrich,	Keene,	Rinn,	Woodruff,
Donnelly,	Kinsman,	Roman,	Zook,
Dunlap,	Kooser,	Ruddy,	Spangler,
Dunn,	Krause,	Ruth,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 937, as follows:

An Act to amend an act approved the twenty-eighth day of May one thousand nine hundred and fifteen (Pamphlet Laws six hundred forty-two) entitled "An act for the protection of the public health by providing that persons firms or corporations who are operating or conducting hotels restaurants dining-cars or other public eating places in this Commonwealth shall not employ or keep in their employ as cooks waiters kitchen-help chambermaids or other house servants any person or persons who are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis syphilis gonorrhea open external cancer or barber's itch or who are carriers of typhoid fever and further providing that no dishes receptacles or utensils used in eating or drinking shall be furnished to patrons or customers of any such public eating place unless the same have been thoroughly cleansed since used by another individual and further providing that no towels shall be furnished in any washroom in connection with any such public eating-place unless such towels be laundered or discarded after each individual use and further providing that no common drinking cups shall be furnished at any public drinking place operated in connection with any such public eating place and providing penalties for violations of the provisions of this act" by extending its provisions to public drinking places requiring public wash rooms to be kept in a sanitary condition and providing for health certificates from employees in such establishments

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twenty-eighth day of May one thousand nine hundred and fifteen (Pamphlet Laws six hundred forty-two) follows

Entitled "An act for the protection of the public health by providing that persons firms or corporations who are operating or conducting hotels restaurants dining-cars or other public eating places in this Commonwealth shall not employ or keep in their employ as cooks waiters kitchen-help chambermaids or other house-servants any person or persons who are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis syphilis gonorrhea open external cancer or barber's itch or who are carriers of typhoid fever and further providing that no dishes receptacles or utensils used in eating or drinking shall be furnished to patrons or customers of any such public eating place unless the same have been thoroughly cleansed since used by another individual and further providing that no towels shall be furnished in any wash-room in connection with any such public eating place unless such towels be laundered or discarded after each individual use and further providing that no common drinking cups shall be furnished at any public drinking place operated in connection with any such public eating place and providing penalties for violations of the provisions of this act" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no person or persons firm corporation or common carrier operating or conducting any hotel restaurant dining-car or other public eating place in this Commonwealth shall hereafter employ or keep in their employ in the capacity of cook waiter chambermaid kitchen-help or other house-servant any person or persons who is or are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis syphilis gonorrhea open external cancer or barber's itch and all persons so employed who at the time of the passage of this act are suffering from any of the said diseases shall at once be excluded from such employment in such hotel restaurant dining-car or other public eating-place" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no person or persons firm or corporation or common carrier operating or conducting any hotel restaurant dining-car or other public eating or drinking place in this Commonwealth shall hereafter employ or keep in their employ in the capacity of cook waiter chambermaid kitchen-help or other house-servant any person or persons who is or are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis syphilis gonorrhea open external cancer or barber's itch and all persons so employed who at the time of the passage of this act are suffering from any of the said diseases shall at once be excluded from such employment in such hotel restaurant dining-car or other public eating place

Every person so employed or permitted to work for any person or persons firm or corporation or common carrier operating or conducting any hotel restaurant dining-car or other public eating or drinking place in this Commonwealth shall obtain a certificate from a reputable registered doctor of medicine certifying that such person is free from any of the diseases mentioned in section one of this act and no person shall be employed or permitted to work as aforesaid in such hotel restaurant dining-car or other public eating or drinking place in this Commonwealth without having first obtained such a certificate Said certificate or certificates shall be filed with the local health authorities within five days from date of said medical examination The said certificate or certificates shall be valid for a period of six months and may be revoked at any time prior thereto if the condition of such person warrants it

Section 2 Section three of said act which reads as follows

"Section 3 That no person or persons firm or corporation operating or conducting any hotel restaurant dining-car or other public eating place in this Commonwealth shall keep in their employ in any of the several capacities mentioned in section one of this act any person who is a carrier of typhoid fever after notice that any person so employed by them is a carrier of typhoid fever has been received in writing upon the owner operator or manager of any such hotel restaurant dining-car or other public eating place by a physician or the health authorities" is hereby amended to read as follows

Section 3 Section four of said act which reads as follows

"Section 4 That no person or persons firm or corporation operating or conducting any hotel restaurant dining-car or other public eating place in this Commonwealth shall furnish to their patrons or customers any dish or other receptacle or utensil used in eating or drinking which has not been thoroughly cleansed since it was used by another individual" is hereby amended to read as follows

Section 4 That no person or persons firm or corporation operating or conducting any hotel restaurant dining-car or other public eating or drinking place in this Commonwealth shall furnish to their patrons or customers any dish or other receptacle or utensil used in eating or drinking which has not been thoroughly cleansed since it was used by another individual and kept in a clean and sanitary condition subsequent to said cleansing

Section 4 Section five of said act which reads as follows

"Section 5 That no person or persons firm or corporation operating or conducting any hotel restaurant dining-car or other public eating place and having and maintaining in connection therewith any wash-room for public use or for the use of their patrons or customers shall furnish in such wash-room any towel unless such towel be laundered or discarded after each individual use" is hereby amended to read as follows

Section 5 That no person or persons firm or corporation operating or conducting any hotel restaurant dining-car or other public eating or drinking place and having and maintaining in connection therewith any washroom for public use or for the use of their patrons or customers shall furnish in such wash-room any towel unless such towel be laundered or discarded after each individual use All wash rooms as above mentioned shall be kept in a clean and sanitary condition

Section 5 Section six of said act which reads as follows

Section 6 That no person or persons firm or corporation operating or conducting any hotel restaurant dining-car or other public eating place shall furnish or keep in or about such establishment at any drinking fountain or public drinking place to which the public or their customers or patrons have access any common drinking vessel for common use Provided That this section shall not preclude the use of vessels which are cleansed by washing with hot water and soap or are disinfected or destroyed after each individual use" is hereby amended to read as follows

Section 6 That no person or persons firm or corporation operating or conducting any hotel restaurant dining-car or other public eating or drinking place shall furnish or keep in or about such establishment at any drinking fountain or public drinking place to which the public or their customers or patrons have access any common drinking vessel for common use Provided That this section shall not preclude the use of vessels which are cleansed by washing with hot water and soap or are disinfected or destroyed after each individual use

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—177.

Alexander,	Feldman,	Lewis,	Schaeffer,
Allum,	Fitzgibbon,	Long,	Schwartz,
Armstrong,	Flynn,	Love,	Sieg,
Aston,	Fowler,	McBride,	Shaffer,
Baker,	Franklin,	McCaig,	Shannon,
Barnhart,	Gearhart,	McCaun,	Shellenberger,
Beaver,	Gibbon,	McCarthy,	Sinclair,
Beckley,	Glass,	McClure,	Smiley,
Bell,	Goebring,	McCurdy,	Smink,
Bluet,	Golder,	McDowan,	Smith, H. J.,
Blumberg,	Goodnough,	McHugh,	Smith, H.,
Blond,	Goss,	McKim,	Smith, J. W.,
Bower,	Green,	McKnight,	Smith, L.,
Brady,	Griffith,	McMillen,	Snowden,
Brendle,	Hagerty,	McOwen,	Sowers,
Bromley,	Haines,	Magill,	Sprows,
Brooks,	Hampson,	Mangan,	Stackhouse,
Brown, F. B.,	Harding,	Marcus, J.,	Starklander
Brown, T. R.,	Har-	Marcus, J. C.,	Stark,
Burns,	Harry,	Martin,	Steele,
Campbell,	Hatruck,	Mantz,	Sterling,
Cattin,	Haws,	Michol,	Stevens,
Clutton,	Hayes,	Millar, A.,	Stevenson,
Comer-	Heffernan,	Millar, A. S. C.,	Stewart,
Conner,	Henderson, E.,	Miller, C.,	Strauss,
Cook,	Henderson, W.,	Miller, D. L.,	Sweitzer,
Craig, J. R.,	Hess,	Miller, D. D.,	Trainer,
Craig, J. O.,	Herrick,	Miller, H. P.,	Vickerman,
Cratty,	Hoffman, J. N.,	Miller, J. J.,	Walker, G. T.,
Crum,	Holecombe,	Mitchell,	Walker, J. A.,
Curry,	Hoover,	Morris,	Weamer,
Davis,	Forne,	Ogle,	Weiss,
Dawson,	Hough,	Ort,	Wells,
DeHaas,	Huston,	Phillips,	Wetach,
Denning,	Jones, W. W.,	Pike,	Whitaker,
Dewey, C. P.,	Jordan,	Posey,	Whitchose,
Dewey, P. H.,	Kanther,	Quigley,	Williams,
Diem,	Keene,	Rhoads,	Woner,
Dilshoimer,	Kelly,	Richards,	Wood,
Dittrich,	Kohler,	Rieder,	Woodruff,
Donneley,	Kooser,	Rinn,	Zook,
Dunlap,	Krause,	Roman,	Spangler,
Eaches,	Lafferty,	Ruch,	Speaker,
Edmonds,	Leads,	Ruddy,	
Elgin,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

MR. WHITAKER IN THE CHAIR.

BILLS ON FINAL PASSAGE.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 648, as follows:

An Act to amend sections one and two of an act entitled "An Act to provide for the assignment of counsel in murder cases and for the allowance of expenses and compensation in such cases" approved the twenty-second day of March Anno Domini one thousand nine hundred and seven (Pamphlet Laws thirty-one) by increasing the maximum compensation allowable and by authorizing the appointment of counsel at any stage of the proceedings at the discretion of the court and to extend the provisions of this amendment to cases now pending

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section of an act entitled "An Act to provide for the assignment of counsel in murder cases and for the allowance of expenses and compensation in such cases" approved the twenty-second day of March Anno Domini one thousand nine hundred and seven (Pamphlet Laws thirty-one) which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any person being under indictment charged with murder shall make and file with the clerk of the court of quarter sessions an affidavit setting forth that he or she is wholly destitute of means to employ counsel and prepare for his or her defense the judge sitting in the court of oyer and terminer to whom such affidavit is presented shall assign to such person counsel not exceeding two to represent and defend such person at the trial of the case and when services are rendered by counsel in pursuance of such assignment the judge sitting at the trial of the case may allow such counsel all personal and incidental expenses upon a sworn



statement thereof being filed with the clerk of the court of quarter sessions and also reasonable compensation for services rendered not exceeding two hundred dollars for each counsel which allowance of expenses and compensation shall be a charge upon the county in which the indictment in the action is found to be paid by the county treasurer or where the city and county are coextensive by the city treasurer upon the certificate of the judge presiding at the trial of the case. Provided That in order to be entitled to such expenses and compensation counsel so assigned must file with the judge sitting at the trial of the case an affidavit that he has not directly or indirectly received nor entered into a contract to receive any compensation for such services from any source other than herein provided" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any person being under indictment charged with murder shall make and file with the clerk of the court of quarter sessions an affidavit setting forth that he or she is wholly destitute of means to employ counsel and prepare for his or her defense the judge sitting in the court of oyer and terminer to whom such affidavit is presented shall assign to such person counsel not exceeding two to represent and defend such person at the trial of the case or the court at its discretion may appoint such counsel at any stage of the proceedings and when services are rendered by counsel in pursuance of such assignment the judge sitting at the trial of the case may allow such counsel all personal and incidental expenses and expenses of the trial upon a sworn statement thereof being filed with the clerk of the court of quarter sessions and also reasonable compensation for services rendered not exceeding five hundred dollars for each counsel which allowance of expenses and compensation shall be a charge upon the county in which the indictment in the action is found to be paid by the county treasurer or where the city and county are coextensive by the city treasurer upon the certificate of the judge presiding at the trial of the case. Provided That in order to be entitled to such expenses and compensation counsel so assigned must file with the judge sitting at the trial of the case an affidavit that he has not directly or indirectly received nor entered into a contract to receive any compensation for such services from any source other than herein provided

Section 2 That section two of said act which reads as follows

"Section 2 This act shall apply to cases now pending" is hereby amended to read as follows

Section 2 This act as amended shall apply to cases now pending

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—164.

Alexander,	Eaches,	Kooser,	Ruddy,
Allum,	Edmonds	Krugh,	Ruth,
Armstrong,	Ehrhardt,	Lafferty,	Schaeffer,
Aston,	Elgin,	Leeds,	Schilling,
Baker,	Evans,	Lewis,	Schwartz,
Baldi,	Feldman,	Long,	Sieg,
Barnhart,	Flynn,	Love,	Shaffer,
Beaver,	Fowler,	McBride,	Sinclair,
Beckley,	Franklin,	McCaig,	Smink,
Blair,	Garhart,	McCann,	Smith, H. J.,
Bidelspacher,	Gilder,	McClure,	Smith, H. J.,
Blair,	Gibson,	McConnell,	Smith, J. W.,
Bluet,	Glass,	McCurdy,	S. were,
Blumberg,	Golder,	McGowan,	Sprowis,
Brady,	Goodnough,	McKin,	Starkhouse,
Brendle,	Goss,	McKnight,	Stark,
Brenneman,	Green,	McVicar,	Sterling,
Bromley,	Hagerly,	Magill,	Stevens,
Brown, T. R.,	Haines,	Mangan,	Stevenson,
Burns,	Hampson,	Marcus, J. C.,	Stewart,
Campbell,	Harding,	Marshall,	Strass,
Catin,	Haslett,	Mantz,	Switzer,
Comer,	Hawt,	Michel,	Thomas,
Comer,	Haves,	Miller, A.,	Van Alen,
Cook,	Heffernan,	Miller A. S. C.,	Walker, J. A.,
Craig, J. O.,	Henderson, W.,	Miller, C.,	Weaner,
Cratly,	Hess,	Miller, D. I.,	Weiss,
Curran,	Heirick,	Miller, D. D.,	Wells,
Curry,	Hoffman, J. N.,	Miller, H. F.,	Wettaeh,
Davis,	Holcombe,	Miller, J. J.,	Whitaker,
Dawson,	Hoover,	Mitchell,	Whitehouse,
DeHaas,	Horne,	Morris,	Whiteman,
Denning,	Hough,	Ogle,	Williams,
Dewey, C. F.,	Jones, D. J.,	Orr,	Wolfe,
Dewey, P. H.,	Jones, W. W.,	Pike,	Wood,
Dichm,	Jordan,	Poscy,	Woodruff,
Dilsheimer,	Kantner,	Rhoads,	Zook,
Dithrich,	Keene,	Richards,	Spangler,
Drunkhouse,	Kinsman,	Rieder,	Speaker,
Dunlap,	Kohler,	Rinn,	
Dunn,		Ruch,	

NAYS—2.

Chaplin

Crum,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 470, as follows:

An Act declaring certain gas engines operated without mufflers nuisances and prescribing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful to operate any stationary engine the motive power of which is created by the internal combustion of gas unless such engine is equipped with a muffler so as to prevent any loud annoying or disturbing noises

Section 2 Any person co-partnership association or corporation who shall violate the provisions of this act shall upon conviction thereof in a summary proceeding before any magistrate alderman or justice of the peace of the county be sentenced to pay a fine not exceeding one hundred dollars. All fines collected under the provisions of this act shall be paid for the use of the school district where the offense is committed

Section 3 Provided This act shall not apply to second class townships

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—160.

Alexander,	Ehrhardt,	Krugh,	Ruddy,
Allum,	Elgin,	Lafferty,	Schilling,
Armstrong,	Evans,	Lewis,	Sieg,
Aston,	Feldman,	McBride,	Shaffer,
Baker,	Fitzgibbon,	McCaig,	Shellenberger,
Baldi,	Fox,	McCann,	Sinclair,
Barnhart,	Franklin,	McCarthy,	Smink,
Beaver,	Gelder,	McClure,	Smith, H. J.,
Beckley,	Gibson,	McConnell,	Smith, H. J.,
Bidelspacher,	Glass,	McCurdy,	Smith, J. W.,
Blair,	Goehring,	McGowan,	Snowden,
Bluet,	Golder,	McHugh,	Soffel,
Blumberg,	Goodnough,	McKnight,	Stackhouse,
Boland,	Goss,	McMullen,	Stadtlander,
Brendle,	Green,	McOwen,	Stark,
Brenneman,	Griffith,	McVicar,	Steedle,
Brooks,	Hagerly,	Magill,	Sterling,
Brown, F. B.,	Haldeman,	Marcus, J.,	Stevenson,
Brown, T. R.,	Hampson,	Marcus, J. C.,	Stewart,
Burns,	Harer,	Martin,	Strauss,
Campbell,	Harry,	Mantz,	Thomas,
Catin,	Haslett,	Michel,	Trainer,
Clutton,	Haws,	Miller, A.,	Van Alen,
Comer,	Haves,	Miller A. S. C.,	Vickerman,
Comer,	Heffernan,	Miller, C.,	Walker, G. T.,
Cook,	Henderson, E.,	Miller, D. I.,	Walker, J. A.,
Craig, J. R.,	Hess,	Miller, D. D.,	Weiss,
Craig, J. O.,	Heirick,	Miller, H. F.,	Wells,
Curran,	Hoffman, J. N.,	Miller, J. J.,	Wettaeh,
Curry,	Horne,	Mitchell,	Whitaker,
Davis,	Hough,	Morris,	Whitehouse,
Dawson,	Huston,	Morris,	Whiteman,
DeHaas,	Jones, D. J.,	Ogle,	Williams,
Denning,	Jones, W. W.,	Perry,	Wolfe,
Dewey, C. F.,	Jordan,	Phillips,	Wood,
Dewey, P. H.,	Kantner,	Pike,	Woodruff,
Dichm,	Keene,	Poscy,	Zook,
Dilsheimer,	Kinsman,	Rhoads,	Spangler,
Dithrich,	Kohler,	Rinn,	Speaker,
Drunkhouse,	Kooser,	Ruch,	
Dunlap,	Krause,		
Dunn,			

NAYS—2.

Schwartz, Woner,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 102, as follows:

An Act abolishing the system requiring approval by the grand jury of actions affecting county bridges

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the system requiring approval by the grand jury



of the reports of viewers or petitions by county commissioners for the building rebuilding closing vacating abandoning removing or taking over of bridges viaducts and culverts by counties is hereby abolished.

Bridges viaducts and culverts may be built rebuilt closed vacated abandoned removed or taken over by the counties of this Commonwealth as provided by existing laws but no such action shall be submitted to the grand jury for approval.

Section 2 This act shall take effect on its approval but shall not affect any proceedings commenced prior to such approval.

Section 3 The following acts and parts of acts in so far as they require the approval of the grand jury of any action affecting county bridges are hereby repealed

Sections thirty-five and forty-six of an act approved the thirteenth day of June one thousand eight hundred and thirty-six (Pamphlet Laws five hundred and fifty-one) entitled "An act relating to roads highways and bridges"

An act entitled "A supplement to the act of Assembly approved the thirteenth day of June Anno Domini one thousand eight hundred and thirty-six relative to roads and bridges to authorize county commissioners to build bridges or furnish money to aid in building bridges the erecting of which would require more expense than it is reasonable one or two adjoining townships should bear in cases where the county commissioners do not deem it advisable to enter such bridges on record as county bridges" approved the eleventh day of June one thousand eight hundred seventy-nine (Pamphlet Laws one hundred and forty-six)

An act entitled "An act authorizing and empowering the several counties of this Commonwealth to purchase bridges already erected or to erect and maintain bridges or culverts with the necessary approaches joining cities and boroughs which are separated by a river creek or rivulet and providing for the condemnation of land necessary for the said approaches" approved the twenty-ninth day of April one thousand eight hundred ninety-one (Pamphlet Laws thirty-one)

An act entitled "An act to authorize county commissioners to build bridges or to furnish money to aid in building bridges in boroughs the erection of which would require more expense than it is reasonable that the borough wherein it is to be located should bear" approved the ninth day of July one thousand eight hundred ninety-seven (Pamphlet Laws two hundred thirty-eight)

An act entitled "An act to provide for the construction of bridges over or under existing railroads at the expense of the county where a public highway or a road about to be opened intersects or will intersect an existing railroad or railroads and the township within which the bridges may be necessary is reasonably unable to bear the expense of the same" approved the eleventh day of April one thousand nine hundred and three (Pamphlet Laws one hundred sixty-four)

An act entitled "An act providing for the erection of county bridges over any river creek or rivulet forming the boundary between any borough and township of the first or second class where the same crosses a public highway and providing for the cost and maintenance of the same" approved the twenty-fourth day of March one thousand nine hundred and five (Pamphlet Laws fifty)

An act entitled "An act enlarging the powers of county commissioners to erect county bridges empowering them to erect and construct new bridges whenever the existing bridge or bridges are not sufficient for any cause to accommodate the public travel" approved the fourteenth day of February one thousand nine hundred and seven (Pamphlet Laws three)

An act entitled "An act to amend an act entitled 'An act to amend the forty-sixth section of an act approved the thirteenth day of June Anno Domini one thousand eight hundred and thirty-six entitled 'An act relating to roads highways and bridges' authorizing the construction of bridges on the line of adjoining counties or located within one-fourth of a mile from the county lines" approved the twenty-third day of April Anno Domini one thousand nine hundred and three so as to provide that nothing in this act shall prevent any county in this Commonwealth from erecting a bridge at any point wholly within the limits of said county without any view or other proceeding whatsoever in any adjoining county" approved the eighth day of May one thousand nine hundred and seven (Pamphlet Laws one hundred eighty-five)

An act entitled "An act amending section thirty-five (35) of an act entitled 'An act relating to roads highways and bridges' approved the thirteenth day of June Anno Domini one thousand eight hundred and thirty-six extending the provisions of said section as to also authorize the construction of county bridges in cities and boroughs and providing for the erection of new bridges when any existing county bridge is insufficient for any cause to accommodate the public travel" approved the twelfth day of June one thousand nine hundred and seven (Pamphlet Laws five hundred twenty-three)

An act entitled "An act providing the manner of locating and erecting county bridges to take the place of existing bridges the change of location of such bridges and roads connecting therewith the vacation of old or existing bridges and roads connecting with the same" approved the eighth day of May one thousand nine hundred and nine (Pamphlet Laws four hundred ninety-four)

An Act entitled "A further supplement to an act entitled 'A supplement to the act of Assembly approved the thirteenth day of June Anno Domini one thousand eight hundred and thirty-six relative to roads and bridges to authorize county commissioners to build bridges or furnish money to aid in building bridges the erection of which would require more expense than it is reasonable one or two adjoining townships should bear in cases where the county commissioners do not deem it advisable to enter such bridges on record as county bridges' approved the

eleventh day of June Anno Domini one thousand eight hundred and seventy-nine extending the same to bridges over railroads and canals" approved the fifteenth day of June one thousand nine hundred eleven (Pamphlet Laws nine hundred seventy)

An act entitled "An act to amend an act approved the twenty-ninth day of April one thousand eight hundred and ninety-one entitled 'An act authorizing and empowering the several counties of this Commonwealth to purchase bridges already erected or to erect and maintain bridges or culverts with the necessary approaches joining cities and boroughs which are separated by a river creek or rivulet and providing for the condemnation of land necessary for the said approaches' approved the twenty-eighth day of May one thousand nine hundred fifteen (Pamphlet Laws six hundred and thirty-nine)

An act entitled "An act authorizing the county commissioners of any county to close abandon and remove county bridges under certain circumstances with the consent of the grand jury and court of quarter sessions of the proper county" approved the first day of June one thousand nine hundred fifteen (Pamphlet Laws seven hundred eleven)

An act entitled "An act providing for the location construction operation and maintenance of public highways bridges tunnels subways and underground roads anywhere within the several counties of this Commonwealth either wholly or partly within the territorial limits of cities boroughs and townships thereof authorizing the taking by the several counties of property for such improvement and providing for the compensation therefor and the damages resulting from such taking providing for the entry upon and appropriation by the several counties of highways streets and properties of cities and boroughs necessary for such improvements and for the supervision maintenance and control of said highways streets and properties by said counties after said entry and appropriation providing for the payment by the said several counties of the costs and expenses incurred and necessary in such construction operations and maintenance of such improvements providing for the contracting by the several counties with railway or transportation companies for the concurrent use of such public highways bridges tunnels subways and underground roads and authorizing the levy of a tax and the issuance of bonds by the several counties to provide a fund for said purposes" approved the twenty-third day of March one thousand nine hundred and seventeen (Pamphlet Laws twelve)

An act entitled "An act authorizing and empowering the several counties of this Commonwealth to locate lay out open construct and maintain public bridges whether wholly or partly within any city borough or township therein across any river or stream dividing or separating any part of said county from any other part thereof together with the necessary bridge approaches viaduct or other approaches to conveniently connect the same with existing streets or public roads in such cities boroughs or townships authorizing the cities and boroughs wherein such bridges are located to share in the cost thereof and to provide approaches therefor authorizing the taking and appropriation of property and rights of property public or private for such purposes providing a method for making compensation for property taken injured or destroyed thereby authorizing the several counties to enter upon and over public streets or roads in cities boroughs or townships for said purposes authorizing the several counties to appropriate money levy taxes and incur indebtedness therefor and authorizing the several counties to charge and collect tolls and rentals for the concurrent use of such bridges and approaches by street-railway telegraph telephone or other corporations or persons making use thereof other than for ordinary foot or vehicle traffic and to enter into contracts for such use" approved the twenty-fourth day of May one thousand nine hundred seventeen (Pamphlet Laws two hundred and seventy-six)

An act entitled "An act providing for the location construction operation and maintenance of public highways bridges tunnels subways and underground roads anywhere within the several counties of this Commonwealth either wholly or partly within the territorial limits of cities boroughs and townships thereof authorizing the taking by the several counties of property for such improvement and providing for the compensation therefor and the damages resulting from such taking providing for the entry upon and appropriation by and approaches by street-railway telegraph telephone or other corporations or persons making use thereof other than for ordinary foot or vehicle traffic and to enter into contracts for such use" approved the twenty-fourth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred seventy-six)

An act entitled "An act amending sections two four and fifteen of an act entitled 'An act authorizing and empowering the several counties of this Commonwealth to locate lay out open construct and maintain public bridges whether wholly or partly within any city borough or township therein across any river or stream dividing or separating any part of said county from any other part thereof together with the necessary bridge approaches viaduct or other approaches to conveniently connect the same with existing streets or public roads in such cities boroughs or townships authorizing the cities and boroughs wherein such bridges are located to share in the cost thereof and to provide approaches therefor authorizing the taking and appropriation of property and rights of property public or private for such purposes providing a method for making compensation for property taken injured or destroyed thereby authorizing the several counties to enter upon and over public streets or roads in cities boroughs or townships for said purposes authorizing the several counties to appropriate money levy taxes and incur indebtedness therefor and authorizing the several counties to charge and collect tolls and rentals for the concurrent use of such bridges and approaches by street-railway telegraph telephone or other corporations or persons making use thereof other than for ordinary foot or vehicle traffic and to enter into contracts for such use" approved the twenty-fourth day of May one thousand nine hundred seventeen" approved the seventh day of June one thousand nine hundred nineteen (Pamphlet Laws four hundred fourteen)



All other acts or parts of acts in so far as they require the approval of the grand jury of any action affecting county bridges are hereby repealed

On the question,  
Shall the bill pass finally?

#### RECONSIDERATION OF VOTE.

Mr. CHARLES P. DEWEY. Mr. Speaker, I move that the vote by which this bill passed on third reading be reconsidered.

Mr. RHOADS. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. CHARLES P. DEWEY. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend section 3, page 6, line 5, by striking out the word "erection" and inserting in lieu thereof "erecting"

Amend section 3, page 9, line 26, by striking out "thereto" and inserting in lieu thereof "thereof."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

#### BILLS ON FINAL PASSAGE.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 790, as follows:

An Act to regulate and control the manufacture sale offering for sale giving away and use of weights and measures and of weighing and measuring devices in the Commonwealth of Pennsylvania providing for the approval and disapproval of such weights measures and devices by the bureau of standards and prescribing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the word "type" as used in this act is defined as a class the individual objects of which are similar one to another in design construction size and material

The term "standard weights and measures" as used in this act is to be construed to include the standards of weights and measures adopted by the United States and the State of Pennsylvania in accordance with those furnished by the Federal Government under joint resolutions of Congress approved June fourteenth eighteen hundred and thirty-six and July twenty-seventh eighteen hundred and sixty-six and now recognized and in use throughout the United States

The term "use in trade or commerce" as used in this act shall be construed to include use in buying or selling goods wares or merchandise

The word "person" as used in this act shall be construed to import both the plural and the singular as the case demands and shall include corporations copartnerships companies societies and associations The term "Bureau of Standards" shall be held to mean under or by authority of the Chief of the Pennsylvania Bureau of Standards of the Department of Internal Affairs When construing or enforcing the provisions of this act the act omission or failure of any officer agent or other person acting for or employed by any corporation company society or association within the scope of his employment or office shall in every case be deemed to be the act omission or failure of such corporation partnership company society or association as well as that of the person

Section 2 The Bureau of Standards of the Department of Internal Affairs is authorized to pass upon each type of weight and measure and weighing and measuring device manufactured offered or exposed for sale or sold or given away for the use in trade or commerce or used in trade or commerce in the Commonwealth of Pennsylvania and to approve or disapprove of said type The said Bureau shall approve each type of weight and measure and weighing and measuring device submitted to it for approval by any person if such type is so designed and constructed that it conforms to or gives correct results in terms of standard weights or measures or in terms of values derived therefrom and is reasonably permanent in its indication and adjustment and does not facilitate the perpetration of fraud Otherwise the bureau shall disapprove the same

Section 3 The submission of a type may be by sample or by specifications if in the best judgment of the bureau such specifications are adequate or in such other manner as may be prescribed by the rules and regulations promulgated under the authority of this act

Section 4 When a type of weight or measure or weighing or measuring device is approved the said bureau shall issue a certificate to this effect to the person submitting such type When a type is disapproved the said bureau shall notify the person submitting the same of its decision setting out the reasons therefor together with such information and references as may be useful in judging of the propriety of the disapproval and shall give such person an opportunity to be heard in support of his application for approval The bureau shall then reconsider its decision If the new decision is adverse to such person and he is dissatisfied with the same he may take an appeal from this decision to the Secretary of Internal Affairs who shall examine the matter and decide whether the type should be approved or disapproved If the person is dissatisfied with the decision of the Secretary of Internal Affairs he may appeal to the court of common pleas of the county of which he is a resident whose decision shall be final

Section 5 From and after one year after this act takes effect it shall be unlawful for any person to manufacture offer or expose for sale or sell or give away for use in trade or commerce or to use in trade or commerce any weight or measure or weighing or measuring device of a type not approved in accordance with the provisions of this act Provided however That in the case of weights and measures and weighing and measuring devices manufactured and ready for sale or in use in the Commonwealth of Pennsylvania at the time this section takes effect no approval of type shall be necessary and it shall be lawful for any person to offer or expose for sale or sell for use in trade or commerce or to use in trade or commerce such weights and measures and weighing and measuring devices unless they do not conform to or give correct results in terms of standard weights or measures or in terms of values derived therefrom And provided further That the type of a weight or measure or weighing or measuring device need not be approved if said weight or measure or weighing or measuring device is intended for shipment outside the State of Pennsylvania but if said weight or measure or weighing or measuring device shall in fact be sold or offered for sale for use in trade or commerce or used in trade or commerce in the Commonwealth of Pennsylvania then this proviso shall not exempt such weight or measure or weighing or measuring device from the operation of any of the provisions of this act

Section 6 No person shall be prosecuted under the provisions of this act if he can establish a guaranty signed by the person from whom the weight or measure or weighing or measuring device was purchased or otherwise obtained or from the manufacturer thereof to the effect that the type of the same has been approved if such approval is required by the provisions of this act and if such approval is not required setting out this fact or if he can establish that the weight or measure or weighing or measuring device has been sealed by the local sealer of weights and measures The said guaranty to afford protection shall contain the name and address of the guarantor and in such case said guarantor shall be amenable to the prosecutions fines or other penalties which would attach in due course to such person under the provisions of this act But in any case where any such person has actual notice that the type of such weight or measure or weighing or measuring device has not in fact been approved when such approval is required by the provisions of this act it shall be unlawful and a violation of the provisions of this act for such person thereafter to offer or expose such weight or measure or weighing or measuring device for sale or to sell it for use in trade or commerce or to use it in trade or commerce

Section 7 The bureau of standards shall register and give a serial number to each type of weight or measure or weighing or measuring device submitted and approved as provided in this act and shall issue from time to time descriptions of such approved types giving serial number of each type copies of which shall be furnished to an weights and measures officials

Section 8 From and after one year after this act takes effect it shall be unlawful to manufacture offer or expose for sale or sell or give away for use in trade or commerce or to use in trade or commerce any weight or measure or weighing or measuring device which does not have cast stamped etched or otherwise marked thereon in such manner as may be prescribed by the rules and regulations authorized by this act the name of the manufacturer and the serial number of the approved type to which it belongs Provided however That whenever it shall appear to the satisfaction of the Bureau of Standards that any type of weight or measure or weighing or measuring device is such as to render it impracticable to mark it as required by this section the said bureau shall furnish a certificate to that effect to any manufacturer applying for the same and such weights and measures and weighing and measuring devices need not be marked as required by the provisions of this section

Section 9 It shall be unlawful to cast stamp etch or otherwise mark upon any weight or measure or weighing or measuring device the type of which has not been approved as required by the provisions of this act any design or device imitating a serial number required by the provisions of section seven of this act

Any person who shall violate any of the provisions of this section shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not more than



five hundred dollars or by imprisonment for not more than one year or by both such fine and imprisonment in the discretion of the court

Section 10 In case any person may desire to have the type of a part of a weight or measure or weighing or measuring device separately approved and serialized and shall apply therefor and the Bureau of Standards decides that the part is such that this may properly be done then such part may be approved and serialized or disapproved as to type under the same provisions and restrictions as are applied to the approval and serialization or the disapproval of a type of weight or measure or weighing or measuring device by the provisions of this act

Section 11 It shall be conclusively presumed that a weight or measure or weighing or measuring device is intended for use in trade or commerce if it is manufactured offered or exposed for sale or sold for use in the Commonwealth of Pennsylvania or is used therein unless it shall bear a plain legible conspicuous and permanent statement to this effect "Not legal for trade" It shall be unlawful to use in trade or commerce any weight or measure or weighing or measuring device which is marked as described above Provided however That whenever it shall appear to the satisfaction of the Bureau of Standards that any type of weight or measure or weighing or measuring device is such as to render it impracticable to mark it as required by this section or is of such design and construction that it is obviously not intended for use in trade or commerce the said bureau shall furnish a certificate to that effect to any manufacturer applying for the same and such types of weights and measures and weighing and measuring devices need not be marked as required by the provisions of this section

Section 12 Rules and regulations for the carrying out and enforcement of the provisions of this act not inconsistent with the provisions thereof shall be adopted by the Bureau of Standards with the approval of the Secretary of Internal Affairs which rules and regulations shall include reasonable variations or tolerances which may be allowed on weights and measures and weighing and measuring devices included within the provisions of this act and also specifications for such weights and measures and weighing and measuring devices for the guidance of manufacturers in the design and construction of such weights and measures and weighing and measuring devices

Section 13 Inspectors of weights and measures of the Commonwealth of Pennsylvania and of the several counties and cities of the Commonwealth of Pennsylvania may seal for use in trade or commerce all weights and measures and weighing and measuring devices the type of which has been approved as required by the provisions of this act or specifically exempted from the necessity of approval by the provisions of this act when they find that the same are within the tolerances prescribed under the rules and regulations Provided however That this shall not be construed as meaning that the approval of a type shall be taken as evidence of the correctness of any individual weight or measure or weighing or measuring device of that type or prevent any such inspector of weights and measures from prohibiting the use of or confiscating any individual weight or measure or weighing or measuring device which is found to be inaccurate or otherwise defective or unlawfully used

Section 14 Any person copartnership association or corporation who or which shall violate any provision of this act shall upon conviction thereof in a summary proceeding before any alderman magistrate or justice of the peace of the proper county or city be punished for the first offense by a fine of not more than twenty-five dollars and upon conviction of the second offense by a fine of not less than twenty-five dollars nor more than one hundred dollars and upon conviction for the third and each subsequent offense by a fine of not less than one hundred dollars nor more than two hundred and fifty dollars In default of the payment of any fine as aforesaid any person convicted shall be sentenced to serve one day in jail of the proper county for each dollar of the fine or costs

Section 15 It shall be the duty of the Chief of the Bureau of Standards and his deputies and the inspectors of weights and measures of the several counties and cities who shall find satisfactory evidence of any violation of the provisions of this act to cause appropriate proceedings to be commenced and prosecuted without delay for the enforcement of the penalties as in such case herein provided Provided however That no action or prosecution shall be brought against any person for any violation of this act unless the same is commenced within one year after the offense is committed

Section 16 This act shall be in force and effect from and after

Section 17 All acts and parts of acts general local or special inconsistent with any of the provisions of this act are hereby repealed

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—169.

Alexander,	Dunn,	Keene,	Ruch,
Allum,	Eaches,	Kelly,	Ruddy,
Armstrong,	Edmonds,	Kinsman,	Schaeffer,
Aston,	Ehrhardt,	Kooser,	Schilling,

Baker,	Elgin,	Krause,	Schwartz,
Baldi,	Feldman,	Krug,	Sieg
Barnhart,	Finney,	Lafferty,	Shaffer,
Beaver,	Fitzgibbon,	Leeds,	Shellenberger,
Beekley,	Fowler,	Lewis,	Sinclair,
Bell,	Fox,	Long,	Smith, H. J.,
Blair,	Franklin,	Love,	Smith, H.,
Bluet,	Gearhart,	McEride,	Smith, L.,
Blumberg,	Gelder,	McCaig,	Sowers,
Bolard,	Gibbon,	McCann,	Sprohls,
Brady,	Glass,	McClure,	Stackhouse,
Brendle,	Golder,	McConnell,	Stadlander,
Brenneman,	Goodnough,	McCurdy,	Stark,
Bromley,	Green,	McGowan,	Steedle,
Brown, T. R.,	Griffith,	McHugh,	Sterling,
Burns,	Ilagerty,	McKim,	Stevens,
Campbell,	Haines,	McMullen,	Stevenson,
Catlin,	Haldeman,	McVicar,	Stewart,
Chaplin,	Hampson,	Mangan,	Strauss,
Clifton,	Harding,	Marcus, J.,	Sweitzer,
Comeror,	Harer,	Marshall,	Thomas,
Conner,	Harry,	Martin,	Trainer,
Cook,	Hastett,	Michel,	Van Alen
Craig, J. R.,	Hatrick,	Millar, A.,	Walker, J. A.,
Craig, J. O.,	Haws,	Millar, A. S. C.,	Weamer,
Cratty,	Hays,	Miller, C.,	Wells,
Crum,	Heffernan,	Miller, D. I.,	Wells,
Curran,	Henderson, W.,	Miller, H. F.,	Wettach,
Dawson,	Hess,	Mitchell,	Whitaker,
DeHaas,	Hetrick,	Ogle,	Whitehouse,
Denning,	Hoffman, J. N.,	Orr,	Whiteman,
Dewey, C. P.,	Holeombe,	Pike,	Williams,
Dewey, P. H.,	Hoover,	Poscy,	Wolfe,
Diehm,	Hough,	Rhoads,	Woner,
Dilsheimer,	Huston,	Richards,	Wood,
Ditrich,	Jones, D. J.,	Rieder,	Woodruff,
Donnley,	Jones, W. W.,	Rinn,	Zook,
Drinkhouse,	Jordan,	Roman,	Spangler,
Dunlap,	Kantner,		Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1074, as follows:

An Act to further amend section forty-nine of an act approved the fifth day of May one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred and ninety-three) entitled "An act entitled an act to create a Bureau of Building Inspection and to regulate the construction maintenance and inspection of buildings and party walls in cities of first class

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That so much of section forty-nine of an act approved the fifth day of May one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred and ninety-three) entitled "An act entitled an act to create a Bureau of Building Inspection and to regulate the construction maintenance and inspection of buildings and party walls in cities of the first class" which as amended by an act approved the fifth day of June one thousand nine hundred and one (Pamphlet Laws four hundred and sixty-nine) entitled "An act supplemental to an act entitled 'An act to create a Bureau of Building Inspection and to regulate the construction maintenance and inspection of buildings and party walls in cities of the first class' approved the fifth day of May one thousand eight hundred and ninety-nine" reads as follows

"When located on a corner lot that portion of the premises bordering on the side street and not required for the uses of the theatre may if such portion be not more than twenty feet in width be used for offices stores or apartments Provided the walls separating this portion of the theatre proper are carried up solidly to and through the roof and that a fire-proof exit is provided from the theatre on each tier equal to the combined width of exits opening on opposite sides in each tier communicating with balconies and staircases leading to the street in a manner provided elsewhere in this section" be and the same is hereby amended to read as follows

"Any portion or portions of the premises bordering on a main street not required for the uses of the theatre may be used for offices stores or rooms for similar purposes Provided the walls ceilings and floors separating such portion or portions from the theatre proper are built or constructed of such fire-proof material as shall be approved by the Bureau of Building Inspection and the Fire Marshall and that the portion or portions so used for offices stores or rooms for similar purposes shall be of first-class construction and shall have no openings connecting such offices stores or rooms for similar purposes with the theatre proper And also that a fire-proof exit is provided from the theatre on each tier equal to the combined width of exits opening on opposite sides in each tier communicating with balconies and staircases leading to the street in a manner provided elsewhere in this section"



On the question,  
Shall the bill pass finally?

## RECONSIDERATION OF VOTE.

Mr. GLASS. Mr. Speaker. I move that the vote by which this bill passed on third reading be reconsidered.  
Mr. RHOADS. Mr. Speaker, I second the motion.  
The motion was agreed to.

On the question recurring.  
Will the House agree to the bill on third reading?  
Mr. GLASS. Mr. Speaker. I ask unanimous consent to offer amendment at this time.  
The SPEAKER. The amendment will be read by the Clerk for information.  
The Clerk read the amendment as follows:

Amend title, line 7, by inserting before words "first class" the word "the."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,  
Will the House agree to the bill on third reading as amended?  
It was agreed to.  
Ordered, That the bill as amended lie over for printing.

## BILLS ON FINAL PASSAGE.

Agreeably to order.  
The House proceeded to the consideration on final passage of House Bill No. 791, as follows:

An Act to amend section two of the act approved the twenty-third day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and seventy-eight) entitled "An act supplementary to an act approved the eleventh day of May one thousand nine hundred and eleven entitled 'An act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof, providing for the examination of the glassware used for testing milk and cream for butterfat with the Babcock test prohibiting the use of inaccurate testing glassware defining the term Standard Babcock Glassware and fixing penalties for the violations of the provisions of this act'"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of the act approved the twenty-third day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and seventy-eight) entitled "An act supplementary to an act approved the eleventh day of May one thousand nine hundred and eleven entitled 'An act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof, providing for the examination of the glassware used for testing milk and cream for butterfat with the Babcock test prohibiting the use of inaccurate testing glassware defining the term Standard Babcock Glassware and fixing penalties for the violations of the provisions of this act'" which reads as follows

"Section 2 The term 'Standard Babcock Testing Glassware' shall apply to glassware and weights complying with the following specifications

(a) Standard Milk Test Bottles  
Graduation The total per centum graduation shall be eight The graduated portion of the neck shall have a length of not less than sixty-three and five-tenths millimeters (two and one-half inches) The graduation shall represent whole per centum five-tenths per centum and tenths per centum The tenths per centum graduation shall not be less than three millimeters in length The five-tenths per centum graduations shall be one millimeter longer than the tenths per centum graduations projecting one millimeter to the left The whole per centum graduations shall extend at least one-half way around the neck to the right and projecting two millimeters to the left of the tenths per centum graduations Each per centum graduation shall be numbered the number being placed on the left of the scale The error at any point of the scale shall not exceed one-tenth per centum

Neck The neck shall be cylindrical and the cylindrical shape shall extend for at least nine millimeters below the lowest and above the highest graduation mark The top of the neck shall be flared to a diameter of not less than ten millimeters

Bulb The capacity of the bulb up to the junction of the neck shall not be less than forty-five cubic centimeters The shape of the bulb may be either cylindrical or conical with the

smallest diameter at the bottom If cylindrical the outside diameter shall be between thirty-four and thirty-six millimeters if conical the outside diameter of the base shall be between thirty-one and thirty-three millimeters and the maximum diameter between thirty-five and thirty-seven millimeters

The charge of the bottle shall be eighteen grams  
The total height of the bottle shall be between one hundred and fifty and one hundred and sixty-five millimeters (five and seven-eighths and six and one-half inches)

(b) Standard Cream Test Bottles  
Three types of bottles shall be accepted as standard cream test bottles a fifty per centum nine gram short-neck bottle a fifty per centum nine gram long-neck bottle and a fifty per centum eighteen gram long-neck bottle

Fifty per centum nine gram short-necked bottles  
Graduation The total per centum graduation shall be fifty The graduated portion of the neck shall have a length of not less than sixty-three and five-tenths millimeters (two and one-half inches) The graduation shall represent five per centum one per centum and five tenths per centum The five per centum graduations shall extend at least half way around the neck to the right The five-tenths per centum graduation shall be at least three millimeters in length and the one per centum graduations shall have a length intermediate between the five per centum and the five-tenths per centum graduations Each five per centum graduation shall be numbered being placed on the left of the scale The error at any point of the scale shall not exceed five-tenths per centum

Neck The neck shall be cylindrical and the cylindrical shape shall extend at least nine millimeters below the lowest and nine millimeters above the highest graduation mark The top of the neck shall be flared to a diameter of not less than ten millimeters

Bulb The capacity of the bulb up to the junction of the neck shall not be less than forty-five cubic centimeters The shape of the bulb may be either cylindrical or conical with the smallest diameter at the bottom If cylindrical the outside diameter shall be between thirty-four and thirty-six millimeters if conical the outside diameter of the base shall be between thirty-one and thirty-three millimeters and the maximum diameter between thirty-five and thirty-seven millimeters

The charge of the bottle shall be nine grams all bottles shall bear on top of the neck above the graduations in plainly legible characters a mark defining the weight of the charge to be used (nine grams)

The total height of the bottle shall be between one hundred and fifty and one hundred and sixty-five millimeters (five and seven-eighths and six and one-half inches) same as standard milk test bottles

Fifty per centum nine gram long-neck bottles  
The same specifications in every detail as specified for the fifty per centum nine gram short-neck bottle shall apply for the long-neck bottle with the exception however the total height of this bottle shall be between two hundred and ten and two hundred and thirty-five millimeters (eight and one-fourth and eight and seven-eighths inches) and that the total length of the graduation shall not be less than one hundred and twenty millimeters

Fifty per centum eighteen gram long-neck bottles  
The same specifications in every detail as specified for the fifty per centum nine gram long-neck bottles except that the charge of the bottle shall be eighteen grams All bottles shall bear on the top of the neck above the graduation in plainly legible characters a mark defining the weight of the charge to be used (eighteen grams)

(c) The Standard Babcock Pipette  
Total length of pipette not more than three hundred and thirty millimeters (thirteen and one-fourth inches) Outside diameter of suction tube six to eight millimeters Length of suction tube one hundred and thirty millimeters Outside diameter of delivery tube four and five-tenths to five and five-tenths millimeters Length of delivery tube one hundred to one hundred and twenty millimeters Distance of graduation mark above bulb thirty to sixty millimeters Nozzle straight Delivery seventeen and six-tenths cubic centimeters of water at twenty degrees Centigrade in five to eight seconds

(d) Standard Weights  
The standard weights shall be of nine (9) grams and eighteen (18) grams denominations" is hereby amended to read as follows

Section 2 The term "Standard Babcock Testing Glassware" shall apply to glassware and weights complying with the following specifications

(a) Standard Milk Test Bottles  
Graduation The total per centum graduation shall be eight The graduated portion of the neck shall have a length of not less than sixty-three and five-tenths millimeters (two and one-half inches) The graduation shall represent whole per centum five-tenths per centum and tenths per centum The tenths per centum graduation shall not be less than three millimeters in length The five-tenths per centum graduations shall be one millimeter longer than the tenths per centum graduations projecting one millimeter to the left The whole per centum graduations shall extend at least one-half way around the neck to the right and projecting two millimeters to the left of the tenths per centum graduations Each per centum graduation shall be numbered the number being placed on the left of the scale The error at any point of the scale shall not exceed one-tenth per centum

Neck The neck shall be cylindrical and the cylindrical shape shall extend for at least five millimeters below the lowest and above the highest graduation mark The top of the neck shall be flared to a diameter of not less than ten millimeters

Bulb The capacity of the bulb up to the junction of the neck shall not be less than forty-five cubic centimeters The shape of the bulb may be either cylindrical or conical with the smallest diameter at the bottom If cylindrical the outside diameter shall be between thirty-four and thirty-six millimeters



if conical the outside diameter of the base shall be between thirty-one and thirty-three millimeters and the maximum diameter between thirty-five and thirty-seven millimeters.

The charge of the bottle shall be eighteen grams. The total height of the bottle shall be between one hundred and fifty and one hundred and sixty-five millimeters (five and seven-eighths and six and one-half inches).

(b) Standard cream test bottles. Three types of bottles shall be accepted as standard cream test bottles: a fifty per centum nine gram short-neck bottle; a fifty per centum nine gram long-neck bottle; and a fifty per centum eighteen gram long-neck bottle.

Fifty per centum nine gram short-neck bottles. Graduation. The total per centum graduation shall be fifty. The graduated portion of the neck shall have a length of not less than sixty-three and five-tenths millimeters (two and one-half inches). The graduation shall represent five per centum one percentum and five-tenths per centum. The five per centum graduations shall extend at least half way around the neck to the right. The five-tenths per centum graduations shall be at least three millimeters in length and the one per centum graduations shall have a length intermediate between the five per centum and the five-tenths per centum graduations. Each five per centum graduation shall be numbered the number being placed on the left of the scale. The error at any point of the scale shall not exceed five-tenths per centum.

Neck. The neck shall be cylindrical and the cylindrical shape shall extend at least five millimeters below the lowest and five millimeters above the highest graduation mark. The top of the neck shall be flared to a diameter of not less than ten millimeters.

Bulb. The capacity of the bulb up to the junction of the neck shall not be less than forty-five cubic centimeters. The shape of the bulb may be either cylindrical or conical with the smallest diameter at the bottom. If cylindrical the outside diameter shall be between thirty-four and thirty-six millimeters. If conical the outside diameter of the base shall be between thirty-one and thirty-three millimeters and the maximum diameter between thirty-five and thirty-seven millimeters.

The charge of the bottle shall be nine grams. All bottles shall bear on top of the neck above the graduations in plainly legible characters a mark defining the weight of the charge to be used (nine grams).

The total height of the bottle shall be between one hundred and fifty and one hundred and sixty-five millimeters (five and seven-eighths and six and one-half inches) same as standard milk test bottles.

Fifty per centum nine gram long-neck bottles. The same specifications in every detail is specified for the fifty per centum nine gram short-neck bottle shall apply for the long-neck bottle with the exception however the total height of this bottle shall be between two hundred and ten and two hundred and thirty-five millimeters (eight and one-fourth and eight and seven-eighths inches) and that the total length of the graduation shall not be less than one hundred and twenty millimeters.

Fifty per centum eighteen gram long-neck bottles. The same specification in every detail as excepted for the fifty per centum nine gram long-neck bottles shall be the charge of the bottle shall be eighteen grams. All bottles shall bear on the top of the neck above the graduation in plainly legible characters a mark defining the weight of the charge to be used (eighteen grams).

(c) The standard Babcock pipette. Total length of pipette not more than three hundred and thirty millimeters (thirteen and one-fourth inches). Outside diameter of suction tube six to eight millimeters. Length of suction tube one hundred and thirty millimeters. Outside diameter of delivery tube four and five-tenths to five and five-tenths millimeters. Length of delivery tube one hundred and twenty millimeters. Distance of graduation mark above bulb fifteen to forty-five millimeters. Nozzle straight. Delivery seventeen and six-tenths cubic centimeters of water at twenty degrees centigrade in five to eight seconds. Maximum error shall not exceed five-hundredths of a cubic centimeter.

(d) Standard weights. The standard weights shall be of nine (9) grams and eighteen (18) grams denominations.

On the question,  
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—175.

Alexander,	Eaches,	Lafferty,	Schilling,
Allum,	Edmonds,	Leeds,	Sieg,
Armstrong,	Ehrhardt,	Lewis,	Shaffer,
Aston,	Elgin,	Long,	Shellenherger,
Baker,	Feldman,	Love,	Sinclair,
Baldi,	Finney,	McBride,	Smink,
Barnhart,	Fowler,	McCaig,	Smith, H. J.,
Beaver,	Franklin,	McCann,	Smith, H.,
Bockley,	Gearhart,	McClure,	Smith, J. W.,
Bell,	Gelder,	McCurdy,	Smith, L.,
Bidelspacher,	Gibbon,	McGowan,	Sowers,
Blair,	Glass,	McHugh,	Sprows,
Bluet,	Golder,	McKim,	Stackhouse,
Blumberg,	Goodnough,	McKnight,	Stadlander,
Bolard,	Goss,	McVicar,	Stark,
Bower,	Green,	Magill,	Steedle,
Brady,	Hagerty,	Mangan,	Sterling,
Brenneman,	Haines,	Marcus, J.,	Stevens,

Broome,	Hampson,	Marcus, J. C.,	Stevenson,
Brooks,	Harding,	Marshall,	Stewart,
Brown, T. R.,	Harer,	Martin,	Strauss,
Burns,	Hasslett,	Mantz,	Sweitzer,
Campbell,	Hatrick,	Michel,	Thomas,
Catlin,	Haws,	Millar, A.,	Trainer,
Chaplin,	Haves,	Millar, A. S. C.,	Van Alen,
Clutton,	Heffernan,	Miller, C.,	Vickerman,
Comer,	Henderson, W.,	Miller, D. I.,	Walker, G. T.,
Conner,	Iless,	Miller, D. D.,	Walker, J. A.,
Cook,	Hetrick,	Miller, H. F.,	Weamer,
Craig, J. R.,	Hoffman, J. N.,	Miller, J. J.,	Wells,
Craig, J. O.,	Holcombe,	Mitchell,	Wells,
Cratty,	Hoover,	Morris,	Weltach,
Crum,	Korne,	Ogle,	Whitaker,
Currin,	Hough,	Perry,	Whitehouse,
Davis,	Huston,	Pike,	Whiteman,
Dawson,	Jones, D. J.,	Posey,	Williams,
DeHaas,	Jones, W. W.,	Rhoads,	Wolfe,
Denning,	Jordan,	Richards,	Woner,
Dewey, C. P.,	Kanther,	Rieder,	Wood,
Dewey, P. H.,	Keene,	Roman,	Woodruff,
Dielm,	Kelly,	Ruch,	Zook,
Eisheimer,	Kinsman,	Ruddy,	Spangler,
Dithrich,	Kohler,	Ruth,	Speaker.
Donnely,	Kooser,	Schaeffer	
Drinkhouse,	Krause,		
Dunlap,	Krugh,		
Dunn,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1087, as follows:

An Act to quiet the title to real estate declaring the legal effect of naked powers and authorities in certain wills to transfer real estate and validating conveyances heretofore made under such powers and authorities.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a naked power or authority or power and authority to sell and convey real estate given to any executor or administrator with the will annexed in any will admitted to probate prior to the seventh day of June Anno Domini one thousand nine hundred and seventeen shall have the same force and effect to transfer and convey real estate as an absolute direction to sell and convey the same and all conveyances of real estate heretofore made under such naked powers or authorities or powers and authorities are hereby validated. Provided That this act shall not effect any case heretofore adjudicated or now in litigation nor any rights or liabilities created thereby.

On the question,  
Shall the bill pass finally?

BILL POSTPONED.

Mr. COOK. Mr. Speaker, as the sponsor of this bill is not present, I move that it be placed on the postponed calendar.

Mr. DIEHM. Mr. Speaker, I second the motion.  
The motion was agreed to.

BILL ON FINAL PASSAGE.

The House proceeded to the consideration on final passage of House Bill No. 1077, as follows:

An Act directing the county controllers and where such officer does not exist then the county auditors in all counties of the fifth sixth seventh and eighth classes to audit the accounts and records of the register of wills the recorder of deeds the prothonotary and the clerks of these several courts of each such county where these officers are not paid by salaries describing the powers and duties of all the above officers in relation to such audit defining perjury and subornation of perjury in relation thereto placing certain duties on the county treasurer and prescribing penalties.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties of the fifth sixth seventh and eighth classes in which the register of wills the recorder of deeds the prothonotary and the clerks of the several courts of the county are not paid by salaries the county controllers or where such officers do not exist then the county auditors shall audit the accounts and records of the register of wills the recorder of deeds the prothonotary and the clerks of the several courts of the county for the purpose of determining what if any sum belongs to and is due and owing to the county under the



act of May eleventh one thousand nine hundred and one (Pamphlet Laws one hundred seventy-five) or the act of March twenty-fourth one thousand nine hundred and nine (Pamphlet Laws seventy-seven) or any other acts of assembly.

A copy of the report of the audits provided for in the preceding paragraph of said county controller or where such officer does not exist then of the county auditors when completed shall be presented by him or them to the court of common pleas of the respective county and filed among the records of said court which said report shall thereafter have all the force and effect of and be subject to the same procedure as applies to the report of county auditors and where the said audits show any sum is due and owing to the county the same shall be collected by the county treasurer in the method now provided for the collection of other county accounts.

Section 2 For the purposes of this act each of said officers shall keep a special account or free book the forms of which shall be prescribed by the controller or where such officer does not exist then by the county auditors in which entry shall be made of all moneys received for fees commissions and emolument and of all moneys earned and chargeable upon any person or persons or upon the county specifying the day and date the title of the case if any for what service and from whom received or due and also of all the expenditures pertaining to said office for which such officer is entitled to receive credit in the settlement with the county setting forth the dates of payment the persons to whom paid and the purposes for which made and on the first Monday of January of each and every year each of said county officers shall deposit with the county controller or the county auditors where the office of county controller does not exist a transcript in detail of his account or fee book or books for the preceding year to which he shall make oath or affirmation before the county controller or the county auditors where the office of controller does not exist that the said transcript contains a true and correct list of all fees commissions emoluments and moneys received earned or chargeable upon any person or persons or upon the county for services rendered in his office either by himself deputies or clerks during the preceding year that said fees commissions emoluments or moneys were severally charged or collected at legal rates and that he has not received and is not to receive from any person or persons whatsoever for any official services or duty any other fees commissions emoluments or moneys than those entered on his transcript and that the expenditures pertaining to said office as recorded therein are the true correct and complete expenditures which he is authorized by law to make. And it shall be the duty of the county controller or the county auditors where the office of county controller does not exist to file said transcript in their respective office and to audit and verify the same.

Where fees are paid to one office which are for services rendered or to be rendered by another the officer receiving the same shall specify the same on his account book and on his transcript as of the office to which they properly belong.

The county controller or county auditors as the case may be shall swear or affirm the above deputies or clerks as to the total amount of their salary as to whether they promised or agreed to return or rebate any portion of their salary or whether they have given or promised to give any money or other valuable consideration for their said appointment or whether the sum as recorded in the accounts as filed in their offices is the true and only and full compensation or consideration for their said appointment or in return for their services rendered.

The county controller or county auditors as the case may be shall have power to examine under oath all officers whose accounts are filed pursuant to this act their deputies clerks and any other persons in relation to any matter touching or concerning the said accounts or any items therein contained and shall have power to issue subpoenas to compel the attendance of any such officers deputies clerks or other person or persons whom it may be necessary to examine as witnesses.

Section 3 If any of the officers included in this act shall receive or stipulate to receive from any or their deputies or clerks or from any person or persons awarded any contract for advertising or any other contract any sum or sums or money as percentage on the salaries of said deputies or clerks or on the amounts or profits of said contract or any sum or sums of money whatsoever as compensation or inducement for making any of the said appointments or contracts or shall neglect to render the transcripts of his accounts to the controller or the county auditors as the case may be or shall wilfully neglect to keep a proper account of his fees commissions emoluments and of all moneys received or earned and chargeable upon any person or persons or upon the county or make proper entry in the book or books required to be kept or shall wilfully neglect to charge for any official services the fees commissions and emoluments allowed by law or fail to comply with any of the provisions of this act or neglect to discharge any of the duties herein imposed the same shall be deemed a misdemeanor in office and in addition to the other penalties for such offences he shall upon conviction thereof refund any sum or sums of money thus unlawfully received and shall be deemed incapable of holding longer the said office.

Section 4 Any officer included in this act or other per-

sons who shall wilfully swear or affirm falsely in verifying any account transcript or bill required in this act or in testifying in relation thereto or any deputy employee or other person who shall wilfully swear or affirm falsely in testifying in reference thereto shall be deemed guilty of perjury and upon conviction thereof shall be liable to the punishment prescribed by the laws of this State for perjury and any person who shall procure any other person to swear or affirm falsely in verifying any such account transcript or bill or in making any affidavit in reference thereto shall be deemed guilty of subornation of perjury and upon conviction thereof shall be liable to the punishment prescribed by law for that offense.

Section 5 All books records papers and accounts required to be kept or made by this act shall be public records and open to the inspection of any taxpayer and all hearings and investigations as provided in this act shall be conducted publicly.

Section 6 All acts or parts of acts inconsistent with or supplied by this act be and the same are hereby repealed.

On the question,  
Shall the bill pass finally?

BILL POSTPONED.

Mr. COOK. Mr. Speaker, I move that this bill be placed on the postponed calendar.

Mr. DIEHM. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage and nays were taken and were as follows, viz:

An Act to further amend section three of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred and seventy-five) entitled "An act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof" as amended.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same: That section three of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred and seventy-five) entitled "An act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof" which as amended by the act approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred and sixty) entitled "An act to amend an act approved the eleventh day of May one thousand nine hundred and eleven entitled 'An act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof'" reads as follows:

"Section 3 Each person who shall directly or indirectly or by his servant or agent or as the servant or agent of another violate any of the provisions of this act or give or offer to give any false weight or measure or use any weighing device after it shall have been condemned and before it shall have been adjusted and sealed or obstruct or attempt to obstruct any inspector in the performance of his duty shall be guilty of a misdemeanor. Upon conviction thereof such person shall for the first offense be sentenced to pay a fine not to exceed twenty-five dollars for the second offense shall be sentenced to pay a fine not exceeding fifty dollars and for each subsequent offense such person shall be sentenced to pay a fine of not more than one hundred dollars or to undergo an imprisonment in the proper county jail for not more than thirty days or both in the discretion of the court. In default of the payment of any fine as aforesaid the person convicted shall be sentenced to serve one day in jail of the proper county for each dollar of the fine and costs.

It shall be unlawful for any inspector to use any tests or standards or to attempt to use the same in ascertaining the correctness or accuracy of weights and measures until such comparisons are made and their accuracy established and so stamped or marked and any inspector violating the provision of this act shall be guilty of a misdemeanor and upon conviction thereof shall be fined not exceeding one thousand (\$1,000) dollars or undergo imprisonment for a period not exceeding one year or both or either at the discretion of the court" is hereby further amended to read as follows:

Section 3 Each person who shall directly or indirectly or by his servant or agent or as the servant or agent of another violate any of the provisions of this act or to give or offer to give any false or insufficient weight or measure or use any weighing device after it shall have been condemned and before it shall have been adjusted and sealed or obstruct or attempt to obstruct any inspector in the performance of his duty shall upon conviction thereof in a summary proceeding before any judge



man magistrate or justice of the peace of the proper city or county for the first offense be sentenced to pay a fine not to exceed twenty-five dollars for the second offense shall be sentenced to pay a fine not exceeding fifty dollars and for each subsequent offense shall be sentenced to pay a fine of not more than one hundred dollars or to undergo an imprisonment in the proper county jail for not more than thirty days or both in the discretion of the court. In default of the payment of any fine as aforesaid the person convicted shall be sentenced to serve one day in jail of the proper county for each dollar of the fine and costs.

It shall be unlawful for any inspector to use any tests or standards or to attempt to use the same in ascertaining the correctness or accuracy of weights and measures until such comparisons are made and their accuracy established and so stamped or marked and any inspector violating the provisions of this act shall be guilty of a misdemeanor and upon conviction therefor shall be fined not exceeding one thousand (\$1,000) dollars or undergo imprisonment for a period not exceeding one year or both or either at the discretion of the court.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—172.

Alexander,	Dunlap,	Kinsman,	Ruddy,
Allum,	Dunn,	Kooser,	Schaeffer,
Armstrong,	Eaches,	Krugh,	Schilling,
Aston,	Edmonds,	Lafferty,	Schwartz,
Baker,	Ehrhardt,	Leeds,	Sieg,
Baldi,	Elgin,	Long,	Shaffer,
Barnhart,	Evans,	Love,	Shannon,
Beaver,	Feldman,	McBride,	Sinclair,
Beckley,	Fitzgibbon,	McCaig,	Smith, H. J.,
Bell,	Fowler,	McCann,	Smith, H.,
Blair,	Fox,	McCarthy,	Smith, J. W.,
Bluet,	Franklin,	McClure,	Somers, L.,
Blumberg,	Gearhart,	McConnell,	Spowls,
Boland,	Gelder,	McCurdy,	Stackhouse,
Bower,	Gibbon,	McGowan,	Stadtlander,
Brady,	Glass,	McHugh,	Stark,
Brendle,	Gold-r,	McKim,	Steedle,
Brenneman,	Goodnough,	McKnight,	Stirling,
Bromley,	Goss,	McMullen,	Stevens,
Brooks,	Griffith,	McOwen,	Stewart,
Brown, T. R.,	Haines,	McVicar,	Strauss,
Burns,	Hampson,	Mangan,	Thomas,
Campbell,	Hardarg,	Marcus, J. C.,	Trainer,
Catlin,	Harry,	Marshall,	Van Alen,
Chaplin,	Haslett,	Martin,	Walker, G. T.,
Clutton,	Hatrick,	Michel,	Walker, J. A.,
Comeror,	Haws,	Miller, A.,	Weamer,
Conner,	Hayes,	Miller A. S. C.,	Wells,
Cook,	Hoffman,	Miller, C.,	Wetach,
Craig, J. R.,	Henderson, E.,	Miller, D. L.,	Whitaker,
Craig, J. O.,	Henderson, W.,	Miller, D. D.,	Whitouse,
Cratty,	Hess,	Miller, H. F.,	Williams,
Crum,	Hetrick,	Miller, J. J.,	Wolfe,
Curran,	Hoffman, I. N.,	Mitchell,	Woner,
Curry,	Holcombe,	Ogle,	Wood,
Davis,	Hoover,	Orr,	Woodruff,
Dawson,	Hough,	Perry,	Zook,
DeHaas,	Huston,	Posey,	Spangler,
Denning,	Jones, D. I.,	Rhoads,	Speaker,
Dewey, C. P.,	Jones, W. W.,	Richards,	
Dewey, P. H.,	Jordan,	Rine,	
Dilsheimer,	Kantner,	Roman,	
Ditrich,	Keene,	Ruch,	
Drinkhouse,	Kelly,		

#### NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1153 (Senate Bill No. 585), as follows:

An Act to amend section fifteen of an act approved April twenty-seventh one thousand nine hundred and five (Pamphlet Laws three hundred and twelve) entitled "An act creating a Department of Health and defining its powers and duties" as amended.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section fifteen of the act approved the twenty-seventh day of April one thousand nine hundred and five (Pamphlet Laws three hundred and twelve) entitled "An act creating a Department of Health and defining its powers and duties" which as amended by the act approved the seventeenth day of March one thousand nine hundred and twenty-one entitled "An act to amend an act approved April twenty-seventh one thousand nine hundred and five entitled 'An act creating a Department of Health and defining its powers and duties' by providing for an official seal directing the Commissioner of Health

to certify orders and regulations under seal and making such certificates evidence in courts and providing for the promulgation of advisory board orders and regulations" reads as follows

"Section 15 All orders and regulations of the Department of Health shall be promulgated by sending printed copies to all local boards of health clerks of councils of cities and boroughs and county superintendents of public schools and by printing once in at least one daily paper of the city of Philadelphia and one of Pittsburgh and the orders and regulations shall be printed in circular form and given to any one who demands them" be amended to read as follows

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—165.

Alexander,	Elgin,	McCaig,	Schaeffer,
Allum,	Evans,	McCann,	Schwartz,
Armstrong,	Feldman,	McCarthy,	Sieg,
Baker,	Fox,	McClure,	Shaffer,
Baldi,	Franklin,	McConnell,	Shellenberger,
Barnhart,	Gearhart,	McCurdy,	Sinclair,
Beaver,	Gelder,	McGowan,	Smink,
Beckley,	Gibbon,	McHugh,	Smith, H. J.,
Bell,	Glass,	McKnight,	Smith, H.,
Beldspacher,	Goehring,	McMullen,	Smith, J. W.,
Bluet,	Golder,	McOwen,	Snowden,
Blumberg,	Goodnough,	McVicar,	Soffel,
Boland,	Goss,	Magill,	Sowers,
Bower,	Griffith,	Marcus, J.,	Spowls,
Brady,	Griffith,	Marcus, J. C.,	Stackhouse,
Brendle,	Hagerty,	Marshall,	Stadtlander,
Brenneman,	Haldeman,	Martin,	Stark,
Brooks,	Hampson,	Mantz,	Sterling,
Brown, T. R.,	Harer,	Michel,	Stevens,
Burns,	Harry,	Millar, A.,	Stevenson,
Campbell,	Haslett,	Millar A. S. C.,	Stewart,
Catlin,	Hatrick,	Miller, C.,	Strauss,
Chaplin,	Hoffman,	Miller, D. I.,	Thomas,
Clutton,	Henderson, E.,	Miller, D. D.,	Van Alen,
Comeror,	Hess,	Miller, H. F.,	Vickerman,
Conner,	Hetrick,	Miller, J. J.,	Walker, G. T.,
Craig, J. R.,	Hoffman, J. N.,	Mitchell,	Walker, J. A.,
Craig, J. O.,	Horne,	Morris,	Weamer,
Curran,	Hough,	Ogle,	Wells,
Curry,	Huston,	Perry,	Wetach,
Dawson,	Jones, D. J.,	Phillips,	Whitaker,
Denning,	Jones, W. W.,	Posey,	Whitouse,
Dewey, C. P.,	Jordan,	Quigley,	Whiteman,
Dewey, P. H.,	Keene,	Rhoads,	Williams,
Dilsheimer,	Kelly,	Richards,	Wolfe,
Ditrich,	Kinsman,	Rieder,	Woner,
Drinkhouse,	Kooser,	Rine,	Wood,
	Krause,	Roman,	Woodruff,
	Krugh,	Ruch,	Zook,
	Leeds,	Ruddy,	Spangler,
	Lewis,	Ruta,	Speaker,
	McBride,		

#### NAYS—1.

Crum,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 634, as follows:

An Act constituting a salary board to fix the salaries of the directors of the poor of county poor districts in counties of the fourth class and repealing all acts general local or special inconsistent therewith

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in counties of the fourth class the directors of the county poor district shall each receive a salary not to exceed twenty-five hundred dollars per annum payable in the manner now provided by law

In all such counties the salaries of the directors of the poor shall be fixed by the salary board composed of the county commissioners the county controller and the chairman or president of the board of directors of the poor The said salary board shall at least two months prior to each municipal election at which directors of the poor are to be elected in any county fix the salaries of the directors of the poor of the poor district of such county for the term for which directors are about to be elected

Section 2 This act shall not apply to any directors of the poor in office at date of approval of this act

Section 3 All acts and parts of acts general local or special inconsistent with this act are hereby repealed



On the question,  
Shall the bill pass finally?  
Agreeably to the provisions of the Constitution, the yeas  
and nays were taken and were as follows, viz:

## YEAS—154.

Alexander,	Edmonds,	Lewis,	Ruth,
Allum,	Ehrhardt,	McBride,	Schaeffer,
Armstrong,	Elgin,	McCaig,	Schilling,
Baker,	Evans,	McCaun,	Schwartz,
Baldi,	Feldman,	McCarthy,	Sieg,
Barnhart,	Franklin,	McConnell,	Shaffer,
Beaver,	Gearhart,	McCurdy,	Shannon,
Beckley,	Gelder,	McGowan,	Shinclair,
Bell,	Gibbon,	McHugh,	Smink,
Bidelspacher,	Glass,	McKim,	Smith, H. J.,
Bluet,	Goehring,	McKnight,	Smith, H.,
Blumberg,	Goldner,	McMullen,	Smith, J. W.,
Bower,	Goodnough,	McOwen,	Snowden,
Brady,	Goss,	Magill,	Sprolws,
Brenneman,	Griffith,	Mangan,	Stackhouse,
Bromley,	Haines,	Marcus, J.,	Stadlander,
Brooks,	Haldeman,	Marcus, J. C.,	Stark,
Brown, T. R.,	Hampson,	Marshall,	Steedle,
Burns,	Haver,	Martin,	Stevens,
Campbell,	Harry,	Michel,	Stevenson,
Chaplin,	Hatrick,	Millar, A.,	Stewart,
Clutton,	Haws,	Millar A. S. C.,	Sweetzer,
Comerer,	Hayes,	Miller, C.,	Thomas,
Conner,	Heffernan,	Miller, D. I.,	Van Alen,
Cook,	Henderson, E.,	Miller, D. D.,	Vickerman,
Craig, J. R.,	Henderson, W.,	Miller, H. F.,	Walker, G. T.,
Craig, J. O.,	Hess,	Miller, J. J.,	Walker, J. A.,
Cratty,	Hetrick,	Mitchell,	Weiss,
Crum,	Horne,	Morris,	Wells,
Curran,	Hough,	Ogle,	Wettach,
Curry,	Jones, D. J.,	Orr,	Whitaker,
Dawson,	Jones, W. W.,	Phillips,	Whitehouse,
Denning,	Jordan,	Posey,	Whiteman,
Dewey, C. P.,	Kantner,	Quigley,	Williams,
Dewey, P. H.,	Keene,	Richards,	Wolfe,
Diehm,	Kinsman,	Rieder,	Wood,
Dilsheimer,	Kooser,	Rinn,	Woodruff,
Dithrich,	Krause,	Roman,	Zook,
Donneley,	Krug,	Ruch,	Spangler,
Drinkhouse,	Leeds,	Ruddy,	Speaker.

## NAYS—3.

Brendle, Hoffman, J. N., Rhoads,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

## TIME EXTENDED ON BILL.

Mr. SOWERS asked and obtained unanimous consent for an extension of five days on the final passage postponed calendar on House Bill numbered and entitled as follows: House Bill No. 635.

An Act defining the duties of police officers and constables in making arrests in cities of the first class

## BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1221, entitled:

An Act regulating the safe keeping transfer assignment and paying out of any moneys stocks bonds securities or other valuables belonging to others and held in custody or control by any bank banking institution fidelity insurance safety deposit trust or savings company or other corporation acting as trustee executor administrator guardian assignee receiver committee or in any other fiduciary capacity and prescribing penalties

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—167.

Alexander,	Drinkhouse,	Kooser,	Ruddy,
Allum,	Dunlap,	Krug,	Ruth,
Armstrong,	Dunn,	Lafferty,	Schaeffer,
Aston,	Eaches,	Leeds,	Schilling,
Baker,	Edmonds,	Love,	Schwartz,
Baldi,	Ehrhardt,	McBride,	Sieg,
Barnhart,	Elgin,	McCaig,	Shaffer,

Beaver,	Evans,	McCann,	Sinclair,
Beckley,	Feldman,	McCarthy,	Smiley,
Bell,	Finney,	McClure,	Smith, H. J.,
Bidelspacher,	Fitzgibbon,	McConnell,	Smith, H.,
Bluet,	Fox,	McCurdy,	Smith, J. W.,
Blumberg,	Franklin,	McGowan,	Smith, L.,
Boland,	Gearhart,	McHugh,	Sowers,
Bower,	Gibbon,	McKim,	Sprolws,
Brady,	Glass,	McKnight,	Stackhouse,
Brendle,	Goehring,	McVicar,	Stadlander,
Brenneman,	Goldner,	Magill,	Stark,
Bromley,	Goodnough,	Mangan,	Steedle,
Brooks,	Goss,	Marcus, J. C.,	Sterling,
Brown, F. B.,	Griffith,	Marshall,	Stevens,
Brown, T. R.,	Hagerty,	Martin,	Stevenson,
Burns,	Hampson,	Mantz,	Stewart,
Campbell,	Harding,	Michel,	Strauss,
Cattin,	Harer,	Millar, A.,	Sweetzer,
Chaplin,	Harry,	Millar A. S. C.,	Trainer,
Clutton,	Haslett,	Miller, C.,	Van Alen,
Comerer,	Hatrick,	Miller, D. I.,	Weamer,
Conner,	Haws,	Miller, D. D.,	Wells,
Cook,	Heffernan,	Miller, H. F.,	Wettach,
Craig, J. R.,	Henderson, W.,	Miller, J. J.,	Whitaker,
Craig, J. O.,	Hess,	Mitchell,	Whiteman,
Cratty,	Hetrick,	Morris,	Williams,
Curran,	Hoffman, J. N.,	Ogle,	Wolfe,
Curry,	Holcombe,	Pike,	Woner,
Davis,	Hough,	Posey,	Wood,
Dawson,	Jones, D. J.,	Rhoads,	Woodruff,
DeHaas,	Jones, W. W.,	Richards,	Zook,
Denning,	Jordan,	Rinn,	Spangler,
Dewey, C. P.,	Kantner,	Roman,	Speaker
Dewey, P. H.,	Keene,	Ruch,	
Diehm,	Kinsman,		
Dilsheimer,	Kohler,		
Dithrich,			

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1187, entitled:

An Act to amend section one of the act approved the seventeenth day of July one thousand nine hundred and nineteen entitled "An act requiring licenses to sell steamship tickets or orders for transportation to or from foreign countries and providing penalties"

On the question,

Will the House agree to the bill on third reading?

Mr. EDMONDS. Mr. Speaker, may I interrogate the sponsor of the bill.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Walker, permit himself to be interrogated?

Mr. JAMES A. WALKER. Yes, sir, Mr. Speaker.

Mr. EDMONDS. Mr. Speaker, what is the real purpose of the bill? I am in hearty sympathy with the object of the bill, but I notice that it says that licenses shall only be given to agents who represent three lines, and I am wondering why that limitation is put in the bill and why a man of good character who represents one line should apply for a license and not receive it.

Mr. JAMES A. WALKER. I will ask the gentleman, if he will be good enough, to defer this examination until tomorrow morning while I offer these amendments.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. JAMES A. WALKER. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend title, line 3, by inserting after "nineteen" the following: "(P. L. 1003)."

Amend section 1, line 5, page 1, by inserting after "nineteen" the following: "(P. L. 1003)."

Amend section 1, page 5, line 20, by inserting after "where" the word "by."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1167, entitled:

An Act providing that in townships of the first class municipal claims for grading, construction, paving, rebuilding, curbing, maintaining, repairing and cleaning sidewalks and footwalks, and keeping the same clear of obstruction and other nuisances, may be included in and collected with the other township taxes.

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. ALEXANDER. Mr. Speaker, I desire to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Montgomery, Mr. Pike, permit himself to be interrogated?

Mr. PIKE. I will, Mr. Speaker.

Mr. ALEXANDER. Will Mr. Pike kindly explain the purposes of this bill.

Mr. PIKE. This bill gives commissioners of first class townships the power to collect moneys due for cleaning up sidewalks of obstruction and placing the amount therefor together with the township taxes.

Mr. ALEXANDER. Why should a lien for the cleaning of sidewalks which is filed of record in the Prothonotary's office in the regular way, why should that be put on the tax duplicate for the tax collector to collect and charge this commission in addition?

Mr. PIKE. For the same reason that moneys that are due for cleaning sidewalks and repairing them are not payable and to be collected because the owners are down in Florida or some other country.

Mr. ALEXANDER. If that lien is filed as this provides and it is a lien against the real estate the proceeding is on a scire facias sur municipal lien against this real estate. Why should it be put on a tax duplicate for collection when it already is a lien.

Mr. PIKE. This is before it has been liened. This is simply a charge for cleaning sidewalks of obstruction like snow and ice.

Mr. ALEXANDER. Will you state, Mr. Pike, whether or not this has the sanction of the first class townships.

Mr. PIKE. It has.

Mr. ALEXANDER. It has been sanctioned by that commission?

Mr. PIKE. Yes, sir.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—155.

Alexander,	Ehrhardt,	Leeds,	Sieg,
Allum,	Elgin,	Lewis,	Shaffer,
Armstrong,	Evans,	Love,	Smink,
Aston,	Feldman,	McBride,	Smith, H. J.,
Baker,	Fitzgibbon,	McCaig,	Smith, H.,
Baldi,	Franklin,	McCann,	Smith, J. W.,
Barnhart,	Gearhart,	McCarthy,	Smith, L.,
Beaver,	Gelder,	McConnell,	Snowden,
Beckley,	Gibbon,	McClure,	Sowers,
Bell,	Glass,	McCurdy,	Stackhouse,
Bidelspacher,	Goehring,	McMullen,	Stadtlander,
Bluett,	Golder,	McOwen,	Stark,
Blumberg,	Goodnough,	Magill,	Steedle,
Bolard,	Griffith,	Mangan,	Sterling,
Bower,	Hagerty,	Marcus, J.,	Stevens,
Brady,	Haines,	Marcus, J. C.,	Stevenson,
Brendle,	Haldeman,	Michel,	Stewart,
Brenneman,	Harding,	Millar, A.,	Strauss,
Brooks,	Harer,	Millar, A. S. C.,	Switzer,
Brown, T. R.,	Harry,	Miller, C.,	Thomas,
Burns,	Haslett,	Miller, D. I.,	Van Alen,
Campbell,	Hatrlick,	Miller, D. F.,	Vickerman,
Catlin,	Haws,	Miller, J. J.,	Walker, G. T.,
Chaplin,	Hayes,	Mitchell,	Walker, J. A.,
Clutton,	Heffernan,	Perry,	Weiss,
Comeror,	Hess,	Hoffman, J. N.,	Wells,
Conner,	Hetrick,		
Cook,	Hoffman, J. N.,		

Curran,  
DeHaas,  
Denning,  
Dewey, C. P.,  
Dewey, P. H.,  
Diehm,  
Dithrich,  
Donneley,  
Dunlap,  
Dunn,  
Eaches,  
Edmonds,

Hough,  
Huston,  
Jones, D. J.,  
Jones, W. W.,  
Jordan,  
Kantner,  
Kelly,  
Kinsman,  
Kohler,  
Krause,  
Krug,

Pike,  
Posey,  
Rhoads,  
Richards,  
Rieder,  
Rinz,  
Roman,  
Ruddy,  
Ruth,  
Schilling,  
Schwartz,

Wettach,  
Whitaker,  
Whitehouse,  
Whiteman,  
Williams,  
Wolfe,  
Woner,  
Wood,  
Woodruff,  
Zook,  
Spangler,  
Speaker.

#### NAYS—6.

Craig, J. R.,  
Crum,

Henderson, E.,  
McKim,

Martin,  
Morris,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1168, entitled:

An Act to amend sections four hundred, four hundred and one, and four hundred and two of an act, approved the fourteenth day of July, one thousand nine hundred and seventeen, entitled "An act concerning townships, and revising, amending and consolidating the law relating thereto."

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—166.

Alexander,  
Allum,  
Armstrong,  
Aston,  
Baker,  
Baldi,  
Beaver,  
Beckley,  
Bell,  
Bidelspacher,  
Bluett,  
Blumberg,  
Bolard,  
Brady,  
Brendle,  
Brenneman,  
Broomey,  
Brown, T. R.,  
Burns,  
Campbell,  
Catlin,  
Chaplin,  
Clutton,  
Conner,  
Cook,  
Craig, J. R.,  
Craig, J. O.,  
Cratty,  
Curran,  
Curry,  
Davis,  
Dawson,  
Denning,  
Dewey, C. P.,  
Dewey, P. H.,  
Diehm,  
Dilsheimer,  
Dithrich,  
Drinkhouse,  
Dunlap,  
Dunn,  
Eaches,  
Edmonds,  
Ehrhardt,

Elgin,  
Evans,  
Feldman,  
Fitzgibbon,  
Fowler,  
Fox,  
Gearhart,  
Gelder,  
Gibbon,  
Glass,  
Goehring,  
Golder,  
Goodnough,  
Goss,  
Green,  
Griffith,  
Haines,  
Haldeman,  
Hampson,  
Harding,  
Harry,  
Hatrlick,  
Haws,  
Hayes,  
Heffernan,  
Henderson, E.,  
Henderson, W.,  
Hess,  
Hetrick,  
Hoffman, J. N.,  
Hough,  
Huston,  
Jones, D. J.,  
Jones, W. W.,  
Jordan,  
Kantner,  
Keene,  
Kelly,  
Kohler,  
Krause,  
Krug,  
Leeds,  
Lewis,

Love,  
McBride,  
McCaig,  
McCann,  
McCarthy,  
Fox,  
McConnell,  
McCurdy,  
McGowan,  
Glass,  
McHugh,  
McKim,  
McKnight,  
McMullen,  
McOwen,  
McVicar,  
Magill,  
Mangan,  
Marcus, J.,  
Marcus, J. C.,  
Marshall,  
Martin,  
Mantz,  
Michel,  
Millar, A.,  
Millar A. S. C.,  
Miller, C.,  
Miller, D. I.,  
Miller, D. D.,  
Miller, H. F.,  
Mitchell,  
Morris,  
Orr,  
Perry,  
Phillips,  
Pike,  
Quigley,  
Rhoads,  
Richards,  
Roman,  
Ruddy,  
Ruth,  
Schaeffer,  
Schilling,  
Schwartz,  
Sieg,  
Shaffer,  
Sinclair,  
Smiley,  
Smith, H. J.,  
Smith, H.,  
Smith, J. W.,  
Smith, L.,  
Soffel,  
Sowers,  
Sprows,  
Stackhouse,  
Stadtlander,  
Stark,  
Steedle,  
Sterling,  
Stevens,  
Stevenson,  
Stewart,  
Strauss,  
Switzer,  
Trainer,  
Walker, G. T.,  
Wearner,  
Weiss,  
Wells,  
Wettach,  
Whitaker,  
Whitehouse,  
Whiteman,  
Williams,  
Wolfe,  
Woner,  
Wood,  
Woodruff,  
Zook,  
Spangler,  
Speaker.

#### NAYS—1.

Comeror,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1169, entitled:



tion of House Bill No. 1202, entitled:

An Act to repeal an act approved the seventeenth day of March one thousand eight hundred and sixty-eight (Pamphlet Laws three hundred and forty-two) entitled "An act relating to the collection of State and county taxes in the county of Montgomery"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—165.

Alexander,	Ehrhardt,	McBride,	Schilling,
Allum,	Elgin,	McCaig,	Schwartz,
Armstrong,	Evans,	McCann,	Sieg
Baker,	Fitzgibbon,	McCarthy,	Shaffer,
Baldi,	Fox,	McClure,	Shannon,
Barnhart,	Franklin,	McConnell,	Shellenberger,
Beaver,	Gearhart,	Gelder,	Smiley,
Beckley,	Gibson,	McGowan,	Smink,
Bell,	Glass,	McHugh,	Smith, H. J.,
Blair,	Goehring,	McKim,	Smith, H.,
Bluett,	Golder,	McKnight,	Smith, J. W.,
Blumberg,	Goodnough,	McOwen,	Snowden,
Boland,	Griffith,	McVicar,	Soffel,
Bower,	Hagerty,	Magill,	Sowers,
Brenneman,	Haines,	Mangan,	Stackhouse,
Bromley,	Hampton,	Marcus, J.,	Stadtlander,
Brooks,	Harer,	Marcus, J. C.,	Stark,
Brown, T. R.,	Harry,	Martin,	Stirling,
Burns,	Haslett,	Mantz,	Stevens,
Campbell,	Hatrick,	Michel,	Stevenson,
Catlin,	Haws,	Millar, A.,	Stewart,
Clutton,	Henderson, E.,	Millar A. S. C.,	Sweitzer,
Comerer,	Henderson, W.,	Miller, C.,	Thomas,
Conner,	Hess,	Miller, D. I.,	Trainer,
Cook,	Herrick,	Miller, D. D.,	Van Alen,
Craig, J. R.,	Hoffman, J. N.,	Miller, H. F.,	Walker, G. T.,
Craig, J. O.,	Horne,	Miller, J. J.,	Walker, J. A.,
Cratty,	Hough,	Mitchell,	Weamer,
Curran,	Huston,	Morris,	Wells,
Curry,	Jones, D. J.,	Ogle,	Wettach,
Dawson,	Jones, W. W.,	Perry,	Whitaker,
DeHaas,	Jordan,	Phillips,	Whitehouse,
Denning,	Kantner,	Posey,	Whiteman,
Dewey, C. P.,	Keene,	Qulgley,	Williams,
Dewey, P. H.,	Kelly,	Rhoads,	Wolfe,
Diehm,	Kinsman,	Rieder,	Woner,
Dishelmer,	Kohler,	Rinn,	Wood,
Ditrich,	Krause,	Roman,	Woodruff,
Drinkhouse,	Krug,	Ruch,	Zook,
Dunlap,	Leeds,	Ruth,	Spangler,
Dunlap,	Lewis,	Schaeffer,	Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1203, entitled:

An Act to repeal an act approved the twenty-third day of March one thousand eight hundred and sixty-five (Pamphlet Laws six hundred and thirty-four) entitled "An act relating to the compensation of the county treasurers of Montgomery and Berks counties"

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. BRENDLE. Mr. Speaker, I wish to interrogate the sponsor of this bill.

The SPEAKER. The sponsor of the bill is not in the House.

Mr. PIKE. Mr. Speaker, I will try to answer the interrogations.

Mr. BRENDLE. Mr. Speaker, I would like to know the purposes of this bill.

Mr. PIKE. The purpose of the bill is to clarify the salary of county treasurers and place them on the same basis as the county commissioners of the rest of the State, except for the counties of Montgomery and Berks.

Mr. BRENDLE. Was not that bill repealed some time

ago for Berks County? Will this bill affect Berks and Montgomery alone?

Mr. PIKE. That is all. It puts them on the same basis as the rest of the county treasurers of the State.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—163.

Alexander,	Faches,	Leeds,	Schilling,
Allum,	Edmonds,	Love,	Schwartz,
Armstrong,	Ehrhardt,	McBride,	Sieg,
Aston,	Elgin,	McCaig,	Shaffer,
Baker,	Evans,	McCann,	Sinclair,
Baldi,	Feldman,	McCarthy,	Smith, H. J.,
Barnhart,	Fitzgibbon,	McCurdy,	Smith, H.,
Beaver,	Fowler,	McGowan,	Smith, J. W.,
Beckley,	Fox,	McKim,	Smith, L.,
Bell,	Franklin,	McKnight,	Sowers,
Blair,	Gearhart,	McVicar,	Sprowls,
Bluett,	Gelder,	Magill,	Stackhouse,
Blumberg,	Gibson,	Mangan,	Stadtlander,
Boland,	Glass,	Marcus, J.,	Stark,
Brady,	Golder,	Marcus, J. C.,	Steedle,
Brendle,	Goodnough,	Marshall,	Sterling,
Brenneman,	Green,	Martin,	Stevens,
Bromley,	Griffith,	Michel,	Stevenson,
Brown, F. B.,	Hagerty,	Millar, A.,	Stewart,
Brown, T. R.,	Haines,	Millar A. S. C.,	Strauss,
Burns,	Haldeman,	Miller, C.,	Sweetzer,
Catlin,	Harding,	Miller, D. I.,	Thomas,
Clutton,	Harry,	Miller, D. D.,	Trainer,
Comerer,	Haslett,	Miller, H. F.,	Van Alen,
Conner,	Hatrick,	Miller, J. J.,	Walker, J. A.,
Cook,	Haws,	Morris,	Walker, J. A.,
Craig, J. O.,	Heffernan,	Ogle,	Weamer,
Cratty,	Henderson, W.,	Orr,	Weiss,
Crun,	Hess,	Perry,	Wells,
Curran,	Hoffman, J. N.,	Phillips,	Wettach,
Davis,	Hough,	Pike,	Whitaker,
Dawson,	Huston,	Rhoads,	Whitehouse,
Denning,	Jones, D. J.,	Richards,	Whiteman,
Dewey, C. P.,	Jones, W. W.,	Rieder,	Williams,
Dewey, P. H.,	Jordan,	Rinn,	Wolfe,
Diehm,	Kantner,	Roman,	Woner,
Dishelmer,	Keene,	Ruch,	Wood,
Ditrich,	Kinsman,	Ruddy,	Woodruff,
Drinkhouse,	Kooser,	Ruth,	Zook,
Dunlap,	Krug,	Schaeffer,	Spangler,
Dunlap,	Lafferty,	Speaker.	

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 309, as follows:

An Act to amend section four of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the second paragraph of section four of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" which reads as follows

"Every person appearing before the registrars after being sworn shall answer the questions put to him by them These answers must be recorded on a single line in two registers which shall have the following form The size and character of the registers shall be determined by the County Commissioners" is hereby amended to read as follows

Every person appearing before the registrars after being sworn shall answer the questions put to him by them These answers must be recorded on a single line in two registers which shall have the following form The size and character of the registrars shall be determined by the County Commissioners Provided however that the county commissioners shall at each fall registration preceding the November election furnish to the registrars of the several wards and precincts the registrars of the proper ward or precinct for the previous year Every person appearing before the registrars who was registered in said district for the previous year and who still resides at the same residence within said district as in the previous year shall after being sworn upon the production of a proper tax receipt and

the making of a statement that he was registered in said election district the year immediately preceding that he resides in the same residence as during the year immediately preceding and naming the political party if any to which he belongs be again registered by the registrars without answering the additional questions. In all such cases the registrars shall complete the registration of such person from the registrars of the preceding year making due allowance for the elapsing of one year.

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. CRUM. Mr. Speaker, I desire to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Lehigh, Mr. H. J. Smith, permit himself to be interrogated?

Mr. H. J. SMITH. Yes, sir, Mr. Speaker.

Mr. CRUM. Will the gentleman from Lehigh County explain the provisions of this bill for the members of this House.

Mr. H. J. SMITH. To simplify this bill, to simplify it.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—170.

Alexander,	Ehrhardt,	Leeds,	Ruddy,
Allum,	Elgin,	Lewis,	Ruth,
Armstrong,	Evans,	Love,	Schaeffer,
Baker,	Feldman,	McBride,	Schilling,
Baldi,	Fitzgibbon,	McCaig,	Schwartz,
Barnhart,	Fox,	McCann,	Sieg,
Beaver,	Franklin,	McCarthy,	Shaffer,
Beckley,	Gearhart,	McClure,	Sinclair,
Bell,	Gelder,	McConnell,	Smiley,
Blair,	Gibbon,	McCurdy,	Smink,
Bluet,	Glass,	McGowan,	Smith, H. J.,
Blumberg,	Goehring,	McHugh,	Smith, H.,
Bolard,	Golder,	McKim,	Smith, J. W.,
Bower,	Goodnough,	McKnight,	Smith, L.,
Brady,	Griffith,	McMullen,	Snowden,
Brendle,	Hagerty,	McVicar,	Soffel,
Brenneman,	Haines,	Magill,	Sowers,
Bromley,	Hampson,	Mangan,	Sprowls,
Brooks,	Harding,	Marcus, J.,	Stackhouse,
Brown, T. R.,	Harry,	Marcus, J. C.,	Stark,
Burns,	Heslett,	Martin,	Sterling,
Campbell,	Haws,	Mantz,	Stevens,
Catlin,	Hayes,	Michel,	Stevenson,
Clutton,	Heffernan,	Millar, A.,	Stewart,
Comer,	Henderson, E.,	Millar A. S. C.,	Strauss,
Conner,	Henderson, W.,	Miller, C.,	Thomas,
Cook,	Hess,	Miller, D. I.,	Trainer,
Craig, J. R.,	Hetrick,	Miller, D. D.,	Van Alen,
Craig, J. O.,	Hoffman, J. N.,	Miller, H. F.,	Walker, G. T.,
Crum,	Hoover,	Mitchell, J. J.,	Walker, J. A.,
Curran,	Horne,	Morris,	Weamer,
Curry,	Hough,	Ogle,	Weiss,
Davis,	Huston,	Phillips,	Wettach,
DeHaas,	Jones, D. J.,	Pike,	Whitaker,
Denning,	Jones, W. W.,	Posay,	Whitehouse,
Dewey, C. P.,	Jordan,	Quigley,	Whiteman,
Dewey, P. H.,	Kantner,	Rhoads,	Williams,
Dilsheimer,	Kelly,	Richards,	Woner,
Ditrich,	Kinsman,	Rieder,	Wood,
Donneley,	Kohler,	Rinn,	Woodruff,
Drinkhouse,	Kooser,	Ruch,	Zook,
Dunlap,	Krause,	Spangler,	Speaker.
Dunn,	Krugh,		
Eaches,			

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1170, entitled:

An Act to amend sections nine hundred and eighty, nine hundred and ninety, nine hundred and ninety-two, nine hundred and ninety-three and one thousand and five of an act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty), entitled "An act concerning townships; and revising, amending and consolidating the law relating thereto."

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—164.

Alexander,	Ehrhardt,	Love,	Schwartz,
Allum,	Elgin,	McBride,	Sieg,
Armstrong,	Evans,	McCaig,	Shaffer,
Aston,	Feldman,	McCann,	Shannon,
Baker,	Fitzgibbon,	McCarthy,	Sinclair,
Baldi,	Fowler,	McClure,	Smith, H. J.,
Beaver,	Fox,	McConnell,	Smith, H.,
Beckley,	Franklin,	McCurdy,	Smith, J. W.,
Bell,	Gearhart,	McGowan,	Smith, L.,
Bluet,	Gelder,	McKim,	Soffel,
Blumberg,	Gibbon,	McKnight,	Sowers,
Bolard,	Glass,	McVicar,	Sprowls,
Bower,	Goehring,	Magill,	Stackhouse,
Brady,	Golder,	Mangan,	Stadtlander,
Brendle,	Goodnough,	Marcus, J.,	Stark,
Brenneman,	Green,	Marcus, J. C.,	Steedle,
Bromley,	Griffith,	Marshall,	Sterling,
Brown, T. R.,	Haines,	Martin,	Stevens,
Burns,	Hampson,	Mantz,	Stevenson,
Campbell,	Harding,	Michel,	Stewart,
Catlin,	Harer,	Millar, A.,	Strauss,
Chaplin,	Harry,	Millar A. S. C.,	Sweitzer,
Comer,	Haslett,	Miller, C.,	Trainer,
Conner,	Haws,	Miller, D. I.,	Vickerman,
Cook,	Heffernan,	Miller, D. D.,	Walker, J. A.,
Craig, J. R.,	Henderson, W.,	Miller, H. F.,	Weamer,
Craig, J. O.,	Hess,	Miller, J. J.,	Weiss,
Cratty,	Hoffman, J. N.,	Morris,	Wells,
Crum,	Hoover,	Orr,	Wettach,
Curran,	Horne,	Pike,	Whitaker,
Curry,	Hough,	Posay,	Whitehouse,
Davis,	Huston,	Richards,	Whiteman,
DeHaas,	Jones, W. W.,	Rieder,	Williams,
Denning,	Jordan,	Rinn,	Wolfe,
Dewey, C. P.,	Kantner,	Roman,	Woner,
Dewey, P. H.,	Kcene,	Ruch,	Wood,
Dilsheimer,	Kinsman,	Ruddy,	Woodruff,
Ditrich,	Kohler,	Ruth,	Zook,
Donneley,	Krause,	Schaeffer,	Spangler,
Drinkhouse,	Krugh,	Schilling,	Speaker.
Dunlap,	Lafferty,		
Dunn,	Leeds,		
Eaches,			

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1171, entitled:

An Act to amend section six hundred and twenty-five of and to amend by adding sections six hundred and twenty-six and six hundred and twenty-seven to an act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred and forty), entitled "An act concerning townships; and revising, amending and consolidating the law relating thereto."

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—163.

Alexander,	Ehrhardt,	Leeds,	Ruddy,
Allum,	Elgin,	Lewis,	Schaeffer,
Armstrong,	Evans,	McBride,	Schilling,
Baker,	Feldman,	McCaig,	Schwartz,
Baldi,	Fitzgibbon,	McCann,	Sieg,
Barnhart,	Franklin,	McCarthy,	Shannon,
Beaver,	Gearhart,	McClure,	Shellenberger,
Beckley,	Gelder,	McConnell,	Sinclair,
Bell,	Gibbon,	McCurdy,	Smink,
Bidelspacher,	Glass,	McHugh,	Smith, H. J.,
Bluet,	Goehring,	McKim,	Smith, H.,
Blumberg,	Golder,	McKnight,	Smith, L.,
Bower,	Goodnough,	McMullen,	Snowden,
Brady,	Green,	McOwen,	Sowers,
Brenneman,	Griffith,	Magill,	Sprowls,
Bromley,	Haines,	Mangan,	Stadtlander,
Brooks,	Haldeman,	Marcus, J. C.,	Stark,
Brown, T. R.,	Hampson,	Marshall,	Steedle,
Burns,	Harding,	Martin,	Stevens,
Campbell,	Harry,	Mantz,	Stevenson,
Catlin,	Haslett,	Millar, A.,	Stewart,
Chaplin,	Hatriek,	Millar A. S. C.,	Sweitzer,
Comer,	Haws,	Miller, C.,	Thomas,
Conner,	Hayes,	Miller, D. I.,	Van Alen
Cook,	Henderson, E.,		



Craig, J. R.,	Henderson, W.,	Miller, D. D.,	Vickerman,
Craig, J. O.,	Hess,	Miller, H. F.,	Walker, G. T.,
Cratty,	Hietrick,	Miller, J. J.,	Walker, J. A.,
Curran,	Hoffman, J. N.,	Mitchell,	Weiss,
Curry,	Holcombe,	Morris,	Wells,
Dawson,	Hoover,	Ogle,	Wettach,
DeHaas,	Horne,	Orr,	Whitaker,
Denning,	Huston,	Perry,	Whitehouse,
Dewey, C. P.,	Jones, D. J.,	Phillips,	Whiteman,
Dewey, P. H.,	Jones, W. W.,	Pike,	Williams,
Diehm,	Jordan,	Posey,	Woner,
Dilsheimer,	Kantner,	Rhoads,	Wood,
Dithrich,	Kinsman,	Rieder,	Woodruff,
Dunlap,	Kohler,	Rinn,	Zook,
Dunn,	Kooser,	Roman,	Spangler,
Eaches,	Krause,	Ruch,	Speaker.
Edmonds,	Krugh,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1172, entitled:

An Act to amend section ten hundred and eleven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

YEAS—159.

Alexander,	Donneley,	Love,	Sieg
Allum,	Drinkhouse,	McEride,	Shaffer,
Armstrong,	Dunlap,	McCaig,	Shannon,
Aston,	Dunn,	McCann,	Shellenberger,
Baker,	Eaches,	McCarthy,	Sinclair,
Baldi,	Edmonds,	McClure,	Smiley,
Beaver,	Ehrhardt,	McConnell,	Smink,
Beckley,	Elgin,	McCurdy,	Smith, H. J.,
Bell,	Evans,	McGowan,	Smith, H.,
Bluet,	Feldman,	McHugh,	Smith, J. W.
Blumberg,	Fox,	McKnight,	Smith, L.,
Bolard,	Franklin,	McMullen,	Snowden,
Bower,	Gearhart,	McOwen,	Sowers,
Brady,	Gelder,	McVicar,	Sprohls,
Brendle,	Gibbon,	Magill,	Stackhouse,
Brenneman,	Glass,	Mangan,	Stark,
Bromley,	Golder,	Marcus, J.,	Steedle,
Brooks,	Goodnough,	Marcus, J. C.,	Sterling,
Brown, F. E.,	Green,	Marshall,	Stevens,
Brown, T. R.,	Hampson,	Martin,	Stevenson,
Burns,	Harding,	Michel,	Stewart,
Catlin,	Harry,	Miller, A.,	Strauss,
Chaplin,	Haslett,	Miller, A. S. C.,	Sweetzer,
Clutton,	Hietrick,	Miller, C.,	Walker, J. A.,
Comer,	Hess,	Miller, D. I.,	Weimer,
Conner,	Hoffman, E.,	Miller, D. D.,	Weiss,
Cook,	Henderson, W.,	Miller, J. J.,	Wells,
Craig, J. R.,	Hess,	Mitchell,	Wettach,
Craig, J. O.,	Hoffman, J. N.,	Ogle,	Whitaker,
Cratty,	Horne,	Orr,	Whitehouse,
Crum,	Hough,	Pike,	Whiteman,
Curran,	Huston,	Richards,	Williams,
Curry,	Jones, D. J.,	Rieder,	Wolfe,
Davis,	Jones, W. W.,	Roman,	Woner,
Dawson,	Jordan,	Ruch,	Wood,
DeHaas,	Kelly,	Ruddy,	Woodruff,
Denning,	Krause,	Ruth,	Zook,
Dewey, C. P.,	Krugh,	Schaeffer,	Spangler,
Dewey, P. H.,		Schilling,	Speaker.
Diehm,		Schwartz,	
Dilsheimer,			
Dithrich,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1197, entitled:

An Act to amend section five hundred and eighty-five of an act approved July fourteenth, one thousand nine hundred and seventeen (P. L. 840) entitled "An act concerning townships; and revising, amending and consolidating the

law relating thereto."

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—162.

Alexander,	Ehrhardt,	Krugh,	Ruddy,
Allum,	Elgin,	Leeds,	Ruth,
Armstrong,	Evans,	Long,	Schaeffer,
Baker,	Feldman,	Love,	Schwartz,
Baldi,	Finney,	McBride,	Sieg,
Baldhart,	Fitzgibbon,	McCaig,	Shannon,
Beaver,	Fox,	McCann,	Shellenberger,
Beckley,	Franklin,	McCarthy,	Sinclair,
Bell,	Gelder,	McConnell,	Smith, H. J.,
Blair,	Gibbon,	McCurdy,	Smith, H.,
Bluet,	Glass,	McGowan,	Smith, J. W.
Blumberg,	Goehring,	McHugh,	Snowden,
Bolard,	Golder,	McKnight,	Soffel,
Bower,	Goodnough,	McMullen,	Sprohls,
Brady,	Green,	McOwen,	Stackhouse,
Brenneman,	Griffith,	McVicar,	Stark,
Bromley,	Haines,	Magill,	Sterling,
Brooks,	Baldeman,	Marcus, J. C.,	Stevens,
Burns,	Hampson,	Martin,	Stevenson,
Campbell,	Harer,	Mantz,	Stewart,
Catlin,	Harry,	Michel,	Sweetzer,
Clutton,	Hietrick,	Miller, A.,	Thomas,
Comer,	Hess,	Miller, A. S. C.,	Van Alen,
Conner,	Hoffman,	Miller, C.,	Vickerman,
Cook,	Hoffman, E.,	Miller, D. I.,	Walker, G. T.,
Craig, J. R.,	Henderson, W.,	Miller, D. D.,	Walker, J. A.,
Craig, J. O.,	Hess,	Miller, H. F.,	Weimer,
Curran,	Hietrick,	Miller, J. J.,	Weiss,
Curry,	Hoffman, J. N.,	Mitchell,	Wells,
Davis,	Hoover,	Morris,	Wettach,
Dawson,	DeHaas,	Ogle,	Whitaker,
DeHaas,	Hough,	Perry,	Whitehouse,
Denning,	Jones, D. J.,	Phillips,	Whiteman,
Dewey, C. P.,	Jones, W. W.,	Pike,	Williams,
Dewey, P. H.,	Jordan,	Quigley,	Wolfe,
Diehm,	Kantner,	Rhoads,	Woner,
Dilsheimer,	Kelly,	Rieder,	Woodruff,
Dithrich,	Kinsman,	Rinn,	Zook,
	Kohler,	Roman,	Spangler,
	Kooser,	Ruch,	Speaker.
	Krause,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 511, entitled:

An Act providing for county poor districts in counties of the seventh class; providing for their management, direction and control by the county commissioners; defining their powers and duties; imposing certain duties upon the county treasurer and county controller; abolishing the present poor districts and transferring their property.

On the question.

Will the House agree to the bill on third reading?

Mr. HAMPSON. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

Amend title line 5 by inserting after "controller" the following: "or county auditors"

Amend section 8, page 5, line 26, by striking out the word "district" and inserting in lieu thereof "districts"

Amend page 8, line 7, by striking out the figures "13" and inserting in lieu thereof "12"

Amend page 8, line 19, by inserting before "quorum" the article "a"

Amend page 8, line 25, by striking out the word "of" and inserting in lieu thereof "or"

Amend section 11, page 9, line 28, by striking out the word "admitted" and inserting in lieu thereof the word "re-admitted"

Amend section 15, page 10, line 12, by striking out the word "addressed" and inserting in lieu thereof the word "redressed"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is

there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1078, entitled:

An Act to amend section one, as amended, and section seven of an act approved the third day of June, Anno Domini one thousand eight hundred and eighty-five (P. L. 62), entitled "An act to provide for the establishment and maintenance of a Home for Disabled and Indigent Soldiers and Sailors of Pennsylvania."

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—173.

Alexander,	Feldman,	Krause,	Schaeffer,
Allum,	Fitzgibbon,	Krugh,	Schilling,
Armstrong,	Flynn,	Lafferty,	Schwartz,
Asbury,	Fowler,	Lewis,	Sieg,
Aston,	Franklin,	Long,	Shannon,
Baldi,	Gearhart,	Love,	Shellenberger,
Beaver,	Gelder,	McBride,	Sinclair,
Beckley,	Gibbon,	McCann,	Smiley,
Bell,	Glass,	McCarthy,	Smink,
Bidelspacher,	Goehring,	McClure,	Smith, H. J.,
Blair,	Golder,	McConnell,	Smith, H.,
Bluet,	Goodnough,	McCurdy,	Smith, J. W.,
Blumberg,	Goss,	McGowan,	Smith, L.,
Bower,	Green,	McKim,	Snowden,
Brady,	Hagerty,	McMullen,	Soffel,
Brendle,	Haines,	McVicar,	Sowers,
Brenneman,	Haldeman,	Magill,	Stackhouse,
Brooks,	Hampson,	Marcus, J.,	Stratlander,
Brown, F. B.,	Harding,	Marcus, J. C.,	Stark,
Burns,	Harer,	Marshall,	Steedle,
Campbell,	Harry,	Mantz,	Sterling,
Catlin,	Hasslett,	Michel,	Stevens,
Chaplin,	Hatrick,	Millar, A.,	Stevenson,
Comer,	Hays,	Millar, A. S. C.,	Strauss,
Conner,	Heffernan,	Miller, C.,	Switzer,
Cook,	Henderson, E.,	Miller, D. L.,	Thomas,
Craig, J. R.,	Hess,	Miller, D. D.,	Trainer,
Crafty,	Hetrick,	Miller, H. F.,	Van Alen,
Curran,	Hoffman, J. N.,	Miller, J. J.,	Vickerman,
Davis,	Holcombe,	Mitchell,	Walker, J. A.,
Dawson,	Hoover,	Morris,	Weiss,
Denning,	Horne,	Ogle,	Wells,
Dewey, C. P.,	Hough,	Perry,	Wettach,
Dewey, F. H.,	Huston,	Phillips,	Whitaker,
Dick,	Jones, D. J.,	Pike,	Whiteman,
Ditrich,	Jones, W. W.,	Posev,	Williams,
Drinkley,	Jordan,	Quigley,	Wolfe,
Drinkhouse,	Kantner,	Roads,	Woner,
Dunlap,	Keene,	Richards,	Wood,
Dunn,	Kelly,	Rieder,	Woodruff,
Edmonds,	Kinsman,	Rinn,	Zook,
Ehrhardt,	Kohler,	Ruch,	Spangler,
Elgin,	Kooser,	Ruddy,	Speaker.

#### NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 719, as follows:

An Act providing for the burial of certain persons who are have been or shall be soldiers sailors or marines designated as "deceased service men" defining the term "deceased service man" and authorizing county commissioners to provide headstones markers and burial plots for such deceased service men at the expense of the county in which they shall die or have a legal residence at the time of their death.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the term "deceased service man" as used in this act shall be defined and construed to mean and include any soldier sailor or marine members of the enlisted nurse corps having a legal residence within their county who has died or

shall hereafter die anywhere within or without the United States while in the service of the United States in the military naval or other branch of the combative forces of said United States during any war in which the United States has been or shall hereafter be engaged or where a state or condition of war has existed or shall hereafter exist in the United States or any foreign country or territory or upon the high seas or of any honorably discharged soldier sailor or marine who served or who shall hereafter serve in any such combative force of the United States during any war in which the United States has been or shall hereafter be engaged or who has served or shall hereafter serve in any such combative force of the United States where a state or condition of war existed or shall hereafter exist in the United States or any foreign country or territory or upon the high seas or who was in active service in the militia of the State of Pennsylvania under and in pursuance of any proclamation issued by the Governor during the Civil War and not duly mustered into the service of the United States and has been or hereafter shall be honorably discharged or relieved from such service and shall hereafter die within their county or shall die beyond their county and shall have a legal residence within their county at the time of his death.

Section 2. The county commissioners of each county in this State are hereby authorized and directed to expend the sum of seventy-five dollars (\$75.00) toward the funeral expenses of any such deceased service man. Provided however That such county commissioners shall not contribute any monies toward the funeral expenses of any such deceased service man where the total expense of any such funeral including said allowance of seventy-five dollars (\$75.00) shall exceed Four Hundred Dollars (\$400.00).

Section 3. It shall be the duty of the county commissioners of each county in this State to draw a warrant upon the treasurer of their county in the sum of seventy-five dollars (\$75.00) for each body buried in accordance with the provisions of this act to be paid out of the funds of the county and such warrants shall be made payable only to the person or persons who shall have buried the bodies for which the warrants are to be so drawn.

Section 4. All public officers agents and servants and all officers and servants of any county city township borough district or other municipality or of any almshouse prison morgue hospital home or other public institution having the control or custody of the body of such deceased service man whose body is entitled to be buried under the provisions of this act shall immediately upon the death or arrival of the body of such deceased service man notify the county commissioners of said county wherein such death may have occurred or wherein such deceased service man shall have had his legal residence.

Section 5. It shall also be the duty of the county commissioners of each county in this State upon or at any time subsequent to the death of any service man as defined herein who shall be buried within their counties under the provisions of this act or any prior act on the application of any relatives or friends of such deceased service man to cause a headstone to be placed at the head of the grave of each such deceased service man containing his name and if possible the organization to which he belonged or in which he served in letters raised or cut in at least three-sixteenths of an inch deep to include a fac simile of the discharge button issued to soldiers sailors or marines by the United States government such headstone to be of either marble or granite and to be placed or set in a concrete base and the expense for the same shall be paid out of the funds of the county in which such deceased service man died or shall have had his legal residence. Provided however That the expense shall not exceed the sum of fifty dollars for each headstone and the county commissioners of each county acting under this section shall draw a warrant on the treasurer of their county for the payment of said expense in favor of the party or parties furnishing such headstone.

Section 6. The county commissioners of the several counties of this State shall upon the petition of any ten reputable freeholders of any city borough township or district in said county procure for and furnish to said petitioners some suitable and appropriate markers made of metal with bronze or alloy for the grave of each and every such deceased service man buried within the limits of said city borough township or district to be placed upon the grave of such deceased service man for the purpose of permanently marking and designating said grave for memorial purposes.

Section 7. The county commissioners of the several counties of this State are hereby authorized to purchase plots of ground in any cemetery or burial ground in the respective counties for the interment of such deceased service men whose bodies are entitled to be buried under the provisions of this act and to draw their warrant on their county treasurer for the payment of the same. Provided however That the purchase price of said plots of ground shall not be charged against or allotted as part of the cost of burial of such deceased service man who may be buried in any of said plots under the provisions of this act.

Section 8. The following acts of Assembly are intended to be superseded by this act and the same are therefore repealed by this act to wit:

An act entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines" which became a law in the seventh day of June Anno Domini one thousand nine hundred and fifteen.



(Pamphlet Laws eight hundred and seventy)

An act entitled "An act to amend sections one two three and four of an act approved the seventh day of June Anno Domini one thousand nine hundred and fifteen entitled 'An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines' " which became a law on the twelfth day of April Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws seventy-four)

An act entitled "An act to amend section one of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines as amended" which became a law on the twenty-sixth day of May Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws two hundred and ninety-four)

An act entitled "An act to amend section one of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines as amended" which became a law on the twentieth day of June Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws five hundred and nineteen)

An act entitled "An act to amend section five of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines" which became a law on the seventh day of June Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws four hundred and twenty-five)

Together with all other acts or parts of acts inconsistent with the provisions of this act are hereby repealed

The repeal by this act of any act of Assembly or part thereof as indicated by the titles of the various acts of Assembly as above set forth in this section shall not be construed to revive any act or part thereof heretofore repealed or superseded

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—166.

Alexander,	Elgin,	Leeds,	Schaeffer,
Allum,	Evans,	Long,	Schilling,
Armstrong,	Feldman,	Love,	Schwartz,
Baker,	Fitzgibbon,	McBride,	Sieg
Baldi,	Franklin,	McCaig,	Shannon,
Barnhart,	Gearhart,	McCann,	Shellenberger,
Beaver,	Gelder,	McCarthy,	Sinclair,
Beckley,	Gibbon,	McClure,	Smink,
Bidelspacher,	Glass,	McCurdy,	Smith, H. J.,
Blair,	Goehring,	McGowan,	Smith, H.,
Bluett,	Golder,	McKim,	Smith, J. W.,
Blumberg,	Goodnough,	McKnight,	Snowden,
Bower,	Green,	McMullen,	Soffel,
Brady,	Griffith,	McOwen,	Sprolws,
Brenneman,	Haines,	McVicar,	Stackhouse,
Bromley,	Haldeman,	Magill,	Stark,
Brooks,	Hampson,	Marcus, J.,	Steedle,
Brown, F. B.,	Harting,	Marcus, J. C.,	Stevens,
Brown, T. R.,	Harer,	Martin,	Stevenson,
Campbell,	Haslett,	Mantz,	Stewart,
Catin,	Hatrick,	Michel,	Stewart,
Chaplin,	Haws,	Miller, A.,	Sweitzer,
Clutton,	Heffernan,	Millar, A. S. C.,	Thomas,
Comer,	Henderson, E.,		

Conner,	Henderson, W.,	Miller, C.,	Van Alen
Cook,	Hess,	Miller, D. I.,	Vickerman,
Craig, J. R.,	Herrick,	Miller, D. D.,	Walker, G. T.,
Craig, J. O.,	Hoffman, J. N.,	Miller, H. F.,	Walker, J. A.,
Crum,	Holcombe,	Miller, J. J.,	Weamer,
Curran,	Horne,	Mitchell,	Wells,
Davis,	Hough,	Morris,	Wettach,
Dawson,	Huston,	Ogle,	Whitaker,
DeHaas,	Jones, D. J.,	Orr,	Whitehouse,
Dewey, C. P.,	Jones, W. W.,	Phillips,	Whiteman,
Dewey, P. H.,	Jordan,	Pike,	Williams,
Dickson,	Kantner,	Posey,	Wolfe,
Dilsheimer,	Kelly,	Quigley,	Woner,
Ditrich,	Kinsman,	Rhoads,	Wood,
Donneley,	Kohler,	Richards,	Woodruff,
Dunlap,	Kooser,	Rieder,	Zook,
Durn,	Krause,	Roman,	Spangler,
Eaches,	Krugh,	Ruch,	Speaker,
Edmonds,	Lafferty,		
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

## BILLS ON FINAL PASSAGE.

Mr. COOK asked and obtained unanimous consent to call up from the final passage postponed calendar, House Bill No. 1087.

Agreeably to order.

The bill having been called up from the postponed calendar by Mr. Cook,

The House resumed the consideration on final passage of House Bill No. 1087, entitled:

An Act to quiet the title to real estate declaring the legal effect of naked powers and authorities in certain wills to transfer real estate and validating conveyances heretofore made under such powers and authorities

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—171.

Alexander,	Evans,	McBride,	Sieg
Allum,	Feldman,	McCaig,	Shaffer,
Armstrong,	Finney,	McCann,	Shellenberger,
Baker,	Fitzgibbon,	McCarthy,	Sinclair,
Baldi,	Fox,	McClure,	Smiley,
Barnhart,	Franklin,	McConnell,	Smink,
Beaver,	Gearhart,	McCurdy,	Smith, H. J.,
Beckley,	Gelder,	McGowan,	Smith, H.,
Bell,	Gibbon,	McKim,	Smith, J. W.,
Bidelspacher,	Glass,	McKnight,	Smith, L.,
Bluett,	Goehring,	McMullen,	Snowden,
Blumberg,	Golder,	McOwen,	Sowers,
Boland,	Goodnough,	McVicar,	Sprolws,
Bower,	Goss,	Magill,	Stackhouse,
Brady,	Griffith,	Marcus, J.,	Stark,
Brenneman,	Hagerty,	Marcus, J. C.,	Steedle,
Bromley,	Harding,	Marshall,	Sterling,
Brown, F. B.,	Harer,	Martin,	Stevenson,
Brown, T. R.,	Harry,	Mantz,	Stewart,
Burns,	Haslett,	Michel,	Strauss,
Campbell,	Haves,	Miller, A.,	Sweitzer,
Clutton,	Heffernan,	Millar, A. S. C.,	Thomas,
Comer,	Henderson, E.,		
Conner,	Henderson, W.,	Miller, C.,	
Cook,	Hess,	Miller, D. I.,	Van Alen
Craig, J. R.,	Herrick,	Miller, D. D.,	Vickerman,
Craig, J. O.,	Hoffman, J. N.,	Miller, H. F.,	Walker, G. T.,
Cratty,	Holcombe,	Miller, J. J.,	Walker, J. A.,
Crum,	Horne,	Mitchell,	Weamer,
Curry,	Hough,	Morris,	Weiss,
Dawson,	Huston,	Ogle,	Wells,
DeHaas,	Jones, D. J.,	Perry,	Wettach,
Denning,	Jones, W. W.,	Phillips,	Whitaker,
Dewey, C. P.,	Jordan,	Pike,	Whitehouse,
Dewey, P. H.,	Kantner,	Posey,	Whiteman,
Dilsheimer,	Kelly,	Quigley,	Williams,
Ditrich,	Kinsman,	Rhoads,	Wolfe,
Donneley,	Kohler,	Richards,	Woner,
Drinkhouse,	Kooser,	Ruch,	Wood,
Dunn,	Krugh,	Ruddy,	Woodruff,
Eaches,	Lafferty,	Ruth,	Zook,
Edmonds,	Leeds,	Schilling,	Spangler,
Ehrhardt,	Long,	Schwartz,	Speaker,
Elgin,	Love,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Mr[ COOK asked and obtained unanimous consent to call up from the final passage postponed calendar House Bill No. 1077.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Cook,

The House resumed the consideration on final passage of House Bill No. 1077, entitled:

An Act directing the county controller and where such officer does not exist then the county auditors in all counties of the fifth sixth seventh and eighth classes to audit the accounts and records of the register of wills and recorder of deeds the prothonotary and the clerks of the several courts of each such county where these officers are not paid by salaries describing the powers and duties of all the above officers in relation to such audit defining perjury and subordination of perjury in relation thereto placing certain duties on the county treasurer and prescribing penalties

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—168.

Allum,	Ehrhardt,	Krause,	Schilling,
Armstrong,	Elgin,	Krugh,	Schwartz,
Asbury,	Feldman,	Lafferty,	Sieg,
Aston,	Finney,	Leeds,	Shaffer,
Baker,	Fitzgibbon,	Lewis,	Shannon,
Baldi,	Flynn,	Long,	Shellenberger,
Barnhart,	Fowler,	McBride,	Sinclair,
Beaver,	Fox,	McCann,	Smiley,
Beckley,	Franklin,	McCarthy,	Smith, H. J.,
Bell,	Gearhart,	McConnell,	Smith, H.,
Elderspacher,	Gelder,	McHugh,	Smith, J. W.,
Blufft,	Gibbon,	McKnight,	Smith, L.,
Blumberg,	Glass,	McOwen,	Soffel,
Bolard,	Goehring,	McVicar,	Sowers,
Bower,	Golder,	Mangan,	Sprows,
Brady,	Goodnough,	Marcus, J.,	Stackhouse,
Bromley,	Goss,	Marcus, J. C.,	Stadlander,
Brooks,	Green,	Marshall,	Stark,
Brown, F. B.,	Griffith,	Martín,	Steedle,
Burns,	Hagerty,	Mantz,	Sterling,
Campbell,	Haines,	Michel,	Stevens,
Catlin,	Hampson,	Millar, A.,	Stewart,
Chaplin,	Harding,	Millar, A. S. C.,	Strauss,
Comerer,	Harer,	Miller, D. I.,	Thomas,
Conner,	Harry,	Miller, D. D.,	Trainer,
Cook,	Haslett,	Miller, H. F.,	Van Alen,
Craig, J. R.,	Hayes,	Mitchell,	Vickerman,
Craig, J. O.,	Heffernan,	Morris,	Walker, J. A.,
Cratty,	Henderson, E.,	Ogle,	Weamer,
Currán,	Hess,	Orr,	Weiss,
Davis,	Hetrick,	Perry,	Wells,
Dawson,	Hoffman, J. N.,	Phillips,	Wettach,
DeHaas,	Holcombe,	Pike,	Whitaker,
Denning,	Hoover,	Posey,	Whitehouse,
Dewey, C. P.,	Hough,	Rhoads,	Whiteman,
Dewey, P. H.,	Huston,	Richards,	Wolfe,
Diehm,	Jones, D. J.,	Rieder,	Woner,
Dilsheimer,	Jones, W. W.,	Rinn,	Wood,
Dithrich,	Kantner,	Roman,	Woodruff,
Drinkhouse,	Keene,	Ruch,	Zook,
Dunlap,	Kelly,	Ruddy,	Spangler,
Dunn,	Kinsman,	Ruth,	Speaker.
Edmonds,	Kooser,		

#### NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

#### BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 572, entitled:

An Act providing for the sentencing of certain criminals to reformatories or houses of correction in counties of the first class

On the question,

Will the House agree to the bill on third reading?

Mr. EDMONDS. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend section one, page 1, line 7, by inserting after the word "State" the word "or."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1079, entitled:

An Act creating a Commission to select an historic spot as a cemetery for the burial of bodies of soldiers, sailors, marines, war nurses and members of the National Guard; defining the powers and duties of the Commission; and making an appropriation.

On the question,

Will the House agree to the bill on third reading?

Mr. BARNHART. Mr. Speaker, I move that this bill be recommitted to the Committee on Appropriations.

Mr. WEISS. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. DUNN. Mr. Speaker, I would like to interrogate the gentleman from Lebanon.

The SPEAKER. Will the gentleman from Lebanon, Mr. Barnhart, permit himself to be interrogated?

Mr. BARNHART. Yes, sir, Mr. Speaker.

Mr. DUNN. Mr. Speaker, I would like to know the purpose of the gentleman in recommitting this bill to the Appropriations Committee?

Mr. BARNHART. The bill, in the first place, was presented to the Military Committee for action. As a matter of fact, this bill carries an appropriation with it, and it is at the direction of the chairman of the Military Committee that this motion is made to recommit it to the Committee on Appropriations.

Mr. DUNN. Mr. Speaker, this bill is a bill creating a commission. The bill was prepared at the instance of the Governor. You will remember about two months ago, that we passed through this House a bill establishing a State cemetery at Valley Forge which bill was introduced at the request of seven hundred war mothers, whose boys lie over on the fields of France. They wish to bring them over here and place them under the soil in the State of Pennsylvania, and the bill provided for a cemetery at Valley Forge. That bill passed this House and Senate by a unanimous vote, and went to the Governor.

The Governor requested me to recall the bill as it was his purpose to veto it. We had fourteen hundred acres at Valley Forge, and the commissioners were willing to have a cemetery there for the boys who sacrificed their lives for this country. I recalled the bill and in its place this bill was prepared, calling for the appointment of a commission to select some site in this State. I do not see why the bill should be recommitted. It provides for this commission and calls for an appropriation of a thousand dollars. If this bill is passed, it can be taken care of in the general appropriation bill. We should have this commission to select this site for these deserving war mothers.

Mr. BARNHART. Mr. Speaker, if I remember correctly, in the early part of this session the Speaker announced from the Chair that any bills carrying appropriations must be recommitted to the Committee on Appropriations. For that reason this motion is made.

Mr. DUNN. Mr. Speaker, I hope the members of this House will not vote for this motion, because we all know when a bill passes here with a small appropriation, it can be taken care of in the General Appropriation Bill.



Mr. ALEXANDER. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia, Mr. Dunn.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Dunn, permit himself to be interrogated?

Mr. DUNN. Yes, sir, Mr. Speaker.

Mr. ALEXANDER. Mr. Speaker, I would like to ask the gentleman if, in order that the Appropriation Committee might keep tabs on this, it would not be better that they should have the bill itself so they could take account of it and make the appropriation?

Mr. DUNN. Mr. Speaker, in reply to the gentleman from Delaware, I would say that it is my purpose, if this bill is passed, to take it up with the chairman of the Appropriations Committee and ask him to insert one thousand dollars in the general Appropriation Bill to meet the requirements of this bill.

Mr. ALEXANDER. Mr. Speaker, I desire to further interrogate the gentleman from Philadelphia.

The SPEAKER. Will the gentleman from Philadelphia permit himself to be further interrogated?

Mr. DUNN. Mr. Speaker, I will.

Mr. ALEXANDER. Mr. Speaker, what I was going to suggest is this: Wouldn't it be a good plan, to have it acted on now and then refer it to the Appropriations Committee of the Senate?

Mr. DUNN. Sure, that is my idea.

On the question recurring,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—170.

Alexander,	Dunn,	Krause,	Ruch,
Allum,	Eaches,	Krugh,	Ruth,
Armstrong,	Edmonds,	Leeds,	Schaeffer,
Aston,	Ehrhardt,	Lewis,	Schilling,
Baker,	Elgin,	McBride,	Schwartz,
Baldi,	Evans,	McCaig,	Sieg,
Barnhart,	Finney,	McCann,	Shaffer,
Beaver,	Fitzgibbon,	McCarthy,	Shannon,
Beckley,	Franklin,	McClure,	Sinclair,
Bell,	Gearhart,	McConnell,	Smiley,
Blair,	Gelder,	McCurdy,	Smith, H. J.,
Bluet,	Gibbon,	McGowan,	Smith, H.,
Blumberg,	Glass,	McHugh,	Smith, J. W.
Bolard,	Goehring,	McKnight,	Smith, L.,
Bower,	Golder,	McMullen,	Soffel,
Brady,	Goodnough,	McOwen,	Sowers,
Brendle,	Goss,	McVicar,	Stackhouse,
Brenneman,	Griffith,	Magill,	Stadlander,
Brooks,	Haines,	Marcus, J.,	Stark,
Brown, F. B.,	Haldeman,	Marcus, J. C.,	Sterling,
Brown, T. R.,	Hampson,	Martin,	Stevens,
Burns,	Harding,	Mantz,	Stewart,
Campbell,	Harry,	Michel,	Stranss,
Catlin,	Haslett,	Millar, A.,	Sweitzer,
Chaplin,	Hatriek,	Millar, A. S. C.,	Thomas,
Clutton,	Haws,	Miller, C.,	Van Alen,
Comer,	Hefferson,	Miller, D. L.,	Vickerman,
Conner,	Henderson, E.,	Miller, D. D.,	Walker, G. T.,
Cook,	Henderson, W.,	Miller, H. P.,	Walker, J. A.,
Craig, J. R.,	Hess,	Miller, J. J.,	Weiss,
Craig, J. O.,	Hetrick,	Hoffman, J. N.,	Wells,
Craty,	Hoffman, M. R.,	Morris,	Wettach,
Curran,	Horne,	Ogle,	Whitaker,
Curry,	Hough,	Orr,	Whitehouse,
Dawson,	Jones, D. J.,	Phillips,	Whiteman,
DeHaas,	Jones, W. W.,	Pike,	Wolfe,
Denning,	Jordan,	Poser,	Woner,
Dewey, C. P.,	Kantner,	Quigley,	Wood,
Dewey, P. H.,	Keene,	Rhoads,	Woodruff,
Diehm,	Kelly,	Rieder,	Zook,
Dilsheimer,	Kinsman,	Rinn,	Spangler,
Ditrich,	Kooser,	Roman,	Speaker.
Donneley,			
Dunlap,			

#### NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1153, as follows:

An Act to amend section three hundred and six (c) of an act

approved the second day of June one thousand nine hundred fifteen (Pamphlet Laws seven hundred thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder" as amended by providing a schedule of specific indemnities for the loss of one or more thumbs or fingers or parts thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three hundred and six (c) of an act approved the second day of June one thousand nine hundred fifteen (Pamphlet Laws seven hundred thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder" which as amended by an act approved the twenty-sixth day of June one thousand nine hundred nineteen (Pamphlet Laws six hundred forty-two) entitled "An act to amend an act approved the second day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled 'An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder' and providing when the same shall become effective" reads as follows

"(c) For all disability resulting from permanent injuries of the following classes the compensation shall be exclusively as follows

For the loss of a hand sixty per centum of wages during one hundred and seventy-five weeks

For the loss of an arm sixty per centum of wages during two hundred and fifteen weeks

For the loss of a foot sixty per centum of wages during one hundred and fifty weeks

For the loss of a leg sixty per centum of wages during two hundred and fifteen weeks

For the loss of an eye sixty per centum of wages during one hundred and twenty-five weeks

For the loss of any two or more of such members not constituting total disability sixty per centum of wages during the aggregate period specified for each

Unless the board shall otherwise determine the loss of both hands or both arms or both feet or both legs or both eyes shall constitute total disability to be compensated according to the provisions of clause (a)

Amputation between the elbow and the wrist shall be considered as the equivalent of the loss of a hand and amputation between the knee and ankle shall be considered as the equivalent of the loss of a foot Amputation at or above the elbow shall be considered as the loss of an arm and amputation at or above the knee shall be considered as the loss of a leg Permanent loss of the use of a hand arm foot leg or eye shall be considered as the equivalent of the loss of such hand arm foot leg or eye

This compensation shall not be more than twelve dollars per week nor less than six dollars per week Provided That if at the time of injury the employee receives wages of less than six dollars per week then he shall receive the full amount of such wages per week as compensation" is hereby further amended to read as follows

(c) For all disability resulting from permanent injuries of the following classes the compensation shall be exclusively as follows

For the loss of a hand sixty per centum of wages during one hundred and seventy-five weeks

For the loss of an arm sixty per centum of wages during two hundred and fifteen weeks

For the loss of a foot sixty per centum of wages during one hundred and fifty weeks

For the loss of a leg sixty per centum of wages during two hundred and fifteen weeks

For the loss of an eye sixty per centum of wages during one hundred and twenty-five weeks

For the loss of a thumb sixty per centum of wages during sixty weeks

For the loss of a first finger commonly called index finger sixty per centum of wages during thirty-five weeks

For the loss of a second finger sixty per centum of wages during thirty weeks

For the loss of a third finger sixty per centum of wages during twenty weeks

For the loss of a fourth finger commonly called little finger sixty per centum of wages during fifteen weeks

The loss of the first phalange of the thumb or of any finger shall be considered equivalent to the loss of one-half of such thumb or finger

The loss of more than one phalange of a thumb or finger shall be considered equivalent to the loss of the entire thumb or finger

For the loss of any two or more of such members not constituting total disability sixty per centum of wages during aggregate of the period specified for each

Unless the board shall otherwise determine the loss of both hands or both arms or both feet or both legs or both eyes shall constitute total disability to be compensated according to the provisions of clause (a)

Amputation between the elbow and the wrist shall be considered as the equivalent of the loss of a hand and amputation between the knee and the ankle shall be considered as the equivalent of the loss of a foot Amputation at or above the elbow shall be considered as the loss of an arm and ampu-



tation at or above the knee shall be considered as the loss of a leg. Permanent loss of the use of a hand arm foot leg or eye shall be considered as the equivalent of the loss of such hand arm foot leg or eye.

This compensation shall not be more than twelve dollars per week nor less than six dollars per week. Provided That if at the time of injury the employee receives wages of less than six dollars per week then he shall receive the full amount of such wages per week as compensation.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—174.

Alexander,	Edmonds,	Krause,	Schaeffer,
Allum,	Ehrhardt,	Krugh,	Schilling,
Armstrong,	Elgin,	Lafferty,	Schwartz,
Aston,	Evans,	Leeds,	Sieg,
Baker,	Feldman,	Lewis,	Shaffer,
Baldi,	Finney,	Love,	Shellenberger,
Beaver,	Fitzgibbon,	McBride,	Sinclair,
Beckley,	Flynn,	McCaig,	Smiley,
Bell,	Fowler,	McCann,	Smith, H. J.,
Bidelspacher,	Fox,	McCarthy,	Smith, H.,
Bluett,	Franklin,	McClure,	Smith, J. W.,
Blumberg,	Gearhart,	McConnell,	Snowden,
Boland,	Gelder,	McCurdy,	Sprohls,
Bower,	Gibbon,	McGowan,	Stackhouse,
Brady,	Glass,	McHugh,	Stadlander,
Brendle,	Goehring,	McKnight,	Stark,
Brenneman,	Golder,	McMullen,	Steedie,
Bromley,	Goodnough,	McVicar,	Stevens,
Brooks,	Goss,	Mangan,	Stewart,
Brown, F. B.,	Green,	Marcus, J.,	Strauss,
Brown, T. R.,	Griffith,	Marcus, J. C.,	Thomas,
Burns,	Haines,	Marshall,	Van Alen,
Campbell,	Harding,	Mantz,	Vickerman,
Catlin,	Harry,	Michel,	Walker, G. T.,
Chaplin,	Hatrick,	Millar, A.,	Walker, J. A.,
Clutton,	Haws,	Millar, A. S. C.,	Weamer,
Comer,	Hayes,	Miller, C.,	Wells,
Conner,	Heffernan,	Miller, D. I.,	Wettach,
Cook,	Henderson, E.,	Miller, D. D.,	Whitaker,
Craig, J. R.,	Henderson, W.,	Miller, H. F.,	Whithouse,
Craig, J. O.,	Hess,	Miller, J. J.,	Whiteman,
Curran,	Hoffman, J. N.,	Mitchell,	Williams,
Curry,	Holcombe,	Ogle,	Wolfe,
Davis,	Horne,	Orr,	Woner,
Dawson,	Hough,	Perry,	Wood,
DeHaas,	Huston,	Phillips,	Woodruff,
Dewey, C. F.,	Jones, D. J.,	Pike,	Zook,
Dewey, F. H.,	Jones, W. W.,	Posey,	Spangler,
Dilshelmer,	Jordan,	Rhoads,	Ruddy,
Dithrich,	Kantner,	Rinn,	Speaker,
Donneley,	Keene,	Ruch,	
Drinkhouse,	Kelly,		
Dunlap,	Kinsman,		
Dunn,	Kooser,		
Eaches,			

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1286, entitled:

An Act to further amend an act, entitled "An act to authorize and provide for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum, for restraint, care, and treatment," approved April sixteen, Anno Domini one thousand nine hundred and three, as amended by the act approved May twenty-eight, one thousand nine hundred and seven, entitled "An act to amend an act, entitled 'An act to authorize and provide for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum, for restraint, care and treatment,' approved April sixteen, Anno Domini one thousand nine hundred and three; providing for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum, for restraint, care, and treatment, by the court of quarter sessions providing for the payment of the cost and expense of care and treatment of indigent inebriates by the county from which the inebriate is committed and that the overhead charges shall be paid by the state when the inebriate is committed to a public state institution.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—166.

Alexander,	Evans,	McBride,	Schilling,
Allum,	Finney,	McCaig,	Schwartz,
Armstrong,	Fox,	McCann,	Sieg,
Aston,	Franklin,	McClure,	Shaffer,
Baker,	Gearhart,	McConnell,	Shellenberger,
Baldi,	Gelder,	McCurdy,	Sinclair,
Barnhart,	Gibbon,	McGowan,	Smiley,
Beaver,	Glass,	McKim,	Smith, H. J.,
Beckley,	Goehring,	McKnight,	Smith, H.,
Bidelspacher,	Golder,	McMullen,	Smith, J. W.,
Bluett,	Goss,	McOwen,	Smith, L.,
Blumberg,	Green,	McVicar,	Soffel,
Boland,	Griffith,	Magill,	Sowers,
Bower,	Haines,	Mangan,	Sprohls,
Brendle,	Haldeman,	Marcus, J.,	Stackhouse,
Brenneman,	Harding,	Marshall,	Stadlander,
Brooks,	Harer,	Martin,	Stark,
Brown, F. B.,	Harry,	Mantz,	Steedie,
Brown, T. R.,	Hatrick,	Michel,	Sterling,
Campbell,	Haws,	Millar, A.,	Stevens,
Catlin,	Hayes,	Millar, A. S. C.,	Stewart,
Chaplin,	Heffernan,	Miller, C.,	Strauss,
Comer,	Henderson, E.,	Miller, D. I.,	Thomas,
Conner,	Henderson, W.,	Miller, D. D.,	Van Alen,
Cook,	Hess,	Miller, H. F.,	Vickerman,
Craig, J. R.,	Hetrick,	Miller, J. J.,	Walker, G. T.,
Craig, J. O.,	Hoffman, J. N.,	Mitchell,	Walker, J. A.,
Cratty,	Holcombe,	Morris,	Weamer,
Crum,	Horne,	Ogle,	Wells,
Curran,	Hough,	Orr,	Wettach,
DeHaas,	Huston,	Perry,	Whitaker,
Denning,	Jones, D. J.,	Phillips,	Whithouse,
Dewey, C. P.,	Jones, W. W.,	Posey,	Whiteman,
Dewey, F. H.,	Kantner,	Quigley,	Williams,
Dilshelmer,	Keene,	Rhoads,	Wolfe,
Dithrich,	Kinsman,	Rieder,	Woner,
Drinkhouse,	Kohler,	Rinn,	Wood,
Dunlap,	Kooser,	Roman,	Woodruff,
Dunn,	Krause,	Ruddy,	Zook,
Eaches,	Krugh,	Ruth,	Spangler,
Elgin,	Leeds,	Schaffer,	Speaker,
	Lewis,		

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill 1220, entitled:

A supplement to the act of June first, one thousand nine hundred and eleven (Pamphlet Laws five hundred and ninety-nine), entitled "An act authorizing the Insurance Commissioner to proceed against and take possession of any insolvent or delinquent company, order of association transacting any class of insurance; and prescribing the method by which such insolvent or delinquent companies, orders or associations shall be dissolved and liquidated," directing the deposit and keeping of any moneys or funds which shall come into the possession of the Insurance Commissioner or his deputies while liquidating the business of any insurance company under the authority of said act.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—163.

Alexander,	Dunlap,	Krugh,	Sinclair,
Allum,	Dunn,	Lafferty,	Smiley,
Armstrong,	Edmonds,	Lewis,	Smink,
Aston,	Ehrhardt,	Love,	Smith, H. J.,
Baker,	Elgin,	McBride,	Smith, H.,
Baldi,	Evans,	McCaig,	Smith, J. W.,
Barnhart,	Feldman,	McCann,	Smith, L.,
Beaver,	Finney,	McCarthy,	Snowden,
Beckley,	Fitzgibbon,	McClure,	Soffel,
Bell,	Fox,	McConnell,	Sowers,
Blair,	Franklin,	McGowan,	Sprohls,
Bluett,	Gearhart,	McKim,	Stackhouse,
Blumberg,	Gelder,	McMullen,	Stadlander,
Boland,	Gibbon,	McOwen,	Stark,
Bower,	Golder,	Magill,	Steedie,
Brady,	Goodnough,	Mangan,	Sterling,
Brendle,	Goss,	Marcus, J.,	Stevens,
Brenneman,	Green,	Marcus, J. C.,	Stevenson,
Bromley,	Hagerty,	Marshall,	Stewart,
Brooks,	Haines,		



Brown, T. R.,	Hampson,	Martin,	Strauss,
Burns,	Harding,	Michel,	Sweltzer,
Campbell,	Harry,	Millar, A.,	Thomas,
Catlin,	Haslett,	Millar, A. S. C.,	Trainer,
Clutton,	Haws,	Miller, C.,	Van Alen,
Comer,	Heffernan,	Miller, D. I.,	Vickerman,
Conner,	Henderson, E.,	Miller, D. D.,	Walker, G. T.,
Cook,	Henderson, W.,	Miller, H. F.,	Walker, J. A.,
Craig, J. R.,	Hetrick,	Miller, J. J.,	Wcamer,
Craig, J. O.,	Hoffman, J. N.,	Mitchell,	Wells,
Cratty,	Hoover,	Ogle,	Wells,
Crum,	Horne,	Orr,	Wettach,
Curran,	Hough,	Perry,	Whitaker,
Curry,	Huston,	Rhoads,	Whitehouse,
Davis,	Jones, D. J.,	Richards,	Whiteman,
DeHaas,	Jones, W. W.,	Rieder,	Williams,
Denning,	Jordan,	Ruch,	Wolfe,
Dewey, P. H.,	Kantner,	Ruddy,	Woner,
Diehm,	Kelly,	Schilling,	Wood,
Dilsheimer,	Kinsman,	Schwartz,	Woodruff,
Ditrich,	Kooser,	Shaffer,	Zook,
Donneley,	Krause,	Shannon,	Spangler,
Drinkhouse,		Shellenberger,	Speaker,

## NAYS—0.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1178 (Senate Bill No. 168), entitled:

An Act to transfer and reappropriate a certain unexpended part of the General Appropriation to the Department of Public Instruction as provided by the General Appropriations act approved the sixteenth day of July one thousand nine hundred and nineteen (Appropriation acts one thousand nine hundred and nineteen Pamphlet Laws thirty-four)

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—186.

Alexander,	Elgin,	Lafferty,	Schaeffer,
Allum,	Evans,	Leeds,	Schilling,
Armstrong,	Feldman,	Lewis,	Schwartz,
Aston,	Fitzgibbon,	Long,	Sleg,
Baker,	Fox,	Love,	Shaffer,
Baldi,	Franklin,	McBride,	Shannon,
Barnhart,	Gearhart,	McCaig,	Shellenberger,
Beaver,	Gelder,	McCann,	Smiley,
Beckley,	Gibbon,	McCarthy,	Smith, H. J.,
Bell,	Glass,	McConnell,	Smith, H.,
Bidelspacher,	Goehring,	McCurdy,	Smith, J. W.,
Blair,	Golder,	McGowan,	Smith, L.,
Bluett,	Goodnough,	McHugh,	Soffel,
Blumberg,	Goss,	McKinn,	Sprowls,
Boland,	Green,	McMullen,	Stackhouse,
Bower,	Griffith,	McMullen,	Stadtländer,
Brady,	Hagerty,	McOwen,	Stark,
Brenneman,	Haldeman,	McVicar,	Steedle,
Bromley,	Hampson,	Magill,	Sterling,
Brooks,	Harding,	Mangan,	Stevens,
Brown, T. R.,	Harer,	Marcus, J.,	Stevenson,
Burns,	Harry,	Marshall,	Stewart,
Campbell,	Hatrick,	Martin,	Strauss,
Catlin,	Haws,	Mantz,	Sweltzer,
Chaplin,	Hayes,	Millar, A.,	Thomas,
Clutton,	Heffernan,	Millar, A. S. C.,	Trainer,
Comer,	Henderson, E.,	Miller, C.,	Van Alen,
Conner,	Henderson, W.,	Miller, D. I.,	Vickerman,
Cook,	Hess,	Miller, D. D.,	Walker, G. T.,
Craig, J. R.,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Craig, J. O.,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Cratty,	Hoffman, M. R.,	Mitchell,	Wells,
Crum,	Holcombe,	Morris,	Wells,
Curran,	Hoover,	Ogle,	Wettach,
Curry,	Horne,	Perry,	Whitaker,
Dawson,	Hough,	Phillips,	Whitehouse,
DeHaas,	Huston,	Pike,	Whiteman,
Denning,	Jones, D. J.,	Posey,	Williams,
Dewey, C. P.,	Jones, W. W.,	Quigley,	Wolfe,
Dewey, P. H.,	Kantner,	Rhoads,	Woner,
Diehm,	Keene,	Richards,	Woodruff,
Dilsheimer,	Kelly,	Rinn,	Zook,
Donneley,	Kinsman,	Roman,	Spangler,
Drinkhouse,	Kohler,	Ruch,	Speaker,
Dunn,	Kooser,	Ruddy,	
Eaches,	Krause,		
Edmonds,	Krug,		
Ehrhardt,			

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 703 (Senate Bill No. 200), entitled:

An Act making a deficiency appropriation to the Washington Crossing Park Commission created under the provisions of the act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws twelve hundred and nine) entitled "An act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the river Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purpose of this act"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—186.

Alexander,	Edmonds,	Krug,	Ruth,
Allum,	Ehrhardt,	Lafferty,	Schaeffer,
Armstrong,	Elgin,	Leeds,	Schilling,
Asbury,	Evans,	Lewis,	Schwartz,
Aston,	Feldman,	Long,	Sleg,
Baker,	Fitzgibbon,	Love,	Shaffer,
Baldi,	Fowler,	McBride,	Shannon,
Barnhart,	Fox,	McCaig,	Shellenberger,
Beaver,	Franklin,	McCann,	Smiley,
Beckley,	Gearhart,	McCarthy,	Smith, H. J.,
Bell,	Gelder,	McClure,	Smith, H.,
Bidelspacher,	Gibbon,	McConnell,	Smith, J. W.,
Blair,	Goehring,	McCurdy,	Smith, L.,
Bluett,	Golder,	McGowan,	Soffel,
Blumberg,	Goodnough,	McHugh,	Sprowls,
Boland,	Goss,	McKinn,	Stackhouse,
Bower,	Green,	McMullen,	Stadtländer,
Brady,	Hagerty,	McOwen,	Stark,
Brenneman,	Haldeman,	McVicar,	Steedle,
Bromley,	Hampson,	Magill,	Sterling,
Brooks,	Harding,	Mangan,	Stevens,
Brown, T. R.,	Harer,	Marcus, J.,	Stevenson,
Burns,	Harry,	Marshall,	Stewart,
Campbell,	Hatrick,	Martin,	Strauss,
Chaplin,	Haws,	Mantz,	Sweltzer,
Clutton,	Hayes,	Millar, A.,	Thomas,
Comer,	Heffernan,	Millar, A. S. C.,	Trainer,
Conner,	Henderson, E.,	Miller, C.,	Van Alen,
Cook,	Henderson, W.,	Miller, D. I.,	Vickerman,
Craig, J. R.,	Hess,	Miller, D. D.,	Walker, G. T.,
Craig, J. O.,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Crum,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Curran,	Hoffman, M. R.,	Mitchell,	Wells,
Curry,	Holcombe,	Morris,	Wells,
Davis,	Hoover,	Ogle,	Wettach,
Dawson,	Horne,	Perry,	Whitaker,
DeHaas,	Hough,	Phillips,	Whitehouse,
Denning,	Huston,	Pike,	Whiteman,
Dewey, C. P.,	Jones, D. J.,	Posey,	Williams,
Dewey, P. H.,	Jones, W. W.,	Quigley,	Wolfe,
Dilsheimer,	Jordan,	Rhoads,	Woner,
Ditrich,	Kantner,	Richards,	Woodruff,
Donneley,	Keene,	Rinn,	Zook,
Drinkhouse,	Kelly,	Roman,	Spangler,
Dunlap,	Kohler,	Ruch,	Speaker,
Dunn,	Kooser,		
Eaches,	Krause,		

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendments.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 735 (Senate Bill No. 202), entitled:

An Act to amend section one of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and nine) entitled "An act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the river Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purpose of this act"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—186.

Alexander,	Feldman,	Krugh,	Ruddy,
Allum,	Finney,	Lafferty,	Ruth,
Armstrong,	Fitzgibbon,	Leeds,	Schaeffer,
Aston,	Flynn,	Lewis,	Schilling,
Baker,	Fowler,	Long,	Schwartz,
Baldi,	Fox,	Love,	Sieg,
Barnhart,	Franklin,	McBride,	Slaffer,
Beaver,	Gearhart,	McCaig,	Shannon,
Beckley,	Gelder,	McCann,	Shellenberger,
Bell,	Gibbon,	McCarthy,	Sinclair,
Bidelspacher,	Glass,	McClure,	Smiley,
Blair,	Goehring,	McConnell,	Smink,
Bluet,	Golder,	McCurdy,	Smith, H.,
Blumberg,	Goodnough,	McGowan,	Smith, L.,
Bower,	Goss,	McHugh,	Snowden,
Brady,	Green,	McKim,	Soffel,
Brendle,	Griffith,	McMullen,	Scwers,
Bromley,	Hagerty,	McOwen,	Sprowls,
Brooks,	Haines,	McVicar,	Stackhouse,
Brown, T. R.,	Haldeman,	Magill,	Stadlander,
Burns,	Hampson,	Mangan,	Stark,
Campbell,	Harding,	Marcus, J.,	Steedle,
Catlin,	Harcr,	Marcus, J. C.,	Sterling,
Chaplin,	Harry,	Marshall,	Stevenson,
Clinton,	Hastlett,	Martin,	Stewart,
Conner,	Hatrick,	Maritz,	Strauss,
Cook,	Hays,	Michel,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A.,	Trainer,
Craig, J. O.,	Henderson, E.,	Millar A. S. C.,	Van Alen,
Crum,	Henderson, W.,	Miller, C.,	Vickerman,
Curran,	Hess,	Miller, D. L.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, D. D.,	Weamer,
Davis,	Holcomb,	Miller, H. F.,	Weiss,
Dawson,	Hoover,	Miller, J. J.,	Wells,
DeHaas,	Hough,	Mitchell,	Wettach,
Denning,	Huston,	Ogle,	Whitaker,
Dewey, C. P.,	Jones, D. J.,	Orr,	Whitehouse,
Dewey, P. H.,	Jones, W. W.,	Perry,	Whiteman,
Dieh,	Jordan,	Phillips,	Williams,
Dilsheimer,	Kartner,	Pike,	Wolfe,
Ditrich,	Keene,	Posey,	Woner,
Drinkhouse,	Kelly,	Quigley,	Wood,
Dunlap,	Kinsman,	Richards,	Woodruff,
Dunn,	Kohler,	Rieder,	Zook,
Eaches,	Kooser,	Roman,	Spangler,
Ehrhardt,	Krause,	Ruch,	Speaker.
Elgin,			
Evans,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1181 (Senate Bill No. 535), entitled:

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—168.\*

Alexander,	Edmonds,	Kinsman,	Krause,
Allum,	Ehrhardt,	Krugh,	Ruddy,
Armstrong,	Elgin,	Lafferty,	Schaeffer
Aston,	Evans,	Lewis,	Schilling,
Baker,	Feldman,	Long,	Schwartz,
Baldi,	Fitzgibbon,	Love,	Shaffer,
Barnhart,	Flynn,	McBride,	Shannon,
Beaver,	Fox,	McCaig,	Shellenberger,
Beckley,	Franklin,	McCann,	Sinclair,
Bell,	Gearhart,	McCarthy,	Smiley,
Bidelspacher,	Gelder,	McConnell,	Smink,
Blair,	Gibbon,	McGowan,	Smith, H. J.,
Bluet,	Golder,	Mellugh,	Smith, J. W.,
Blumberg,	Goodnough,	McKim,	Smith, L.,
Bolard,	Green,	McKnight,	Sowers,
Brady,	Griffith,	McOwen,	Sprowls,
Brendle,	Hagerty,	Magill,	Stackhouse,
Brenneman,	Haldeman,	Mangan,	Stadlander,
Bromley,	Hampson,	Marcus, J.,	Stark,
Brown, T. R.,	Harding,	Marcus, J. C.,	Steele,
Burns,	Harcr,	Marshall,	Sterling,
Campbell,	Harry,	Martin,	Stevens,
Catlin,	Hastlett,	Maritz,	Stevenson,
Clinton,	Haws,	Michel,	Strauss,
Comcer,	Hayes,		

Conner,	Heffernan,	Millar, A.,	Switzer,
Cook,	Henderson, E.,	Millar A. S. C.,	Thomas,
Craig, J. R.,	Henderson, W.,	Miller, C.,	Trainer,
Craig, J. O.,	Hess,	Miller, D. I.,	Van Alen,
Cratty,	Hetrick,	Miller, D. D.,	Vickerman,
Crum,	Hoffman, J. N.,	Miller, H. F.,	Walker, J. A.,
Curran,	Hoffman, M. R.,	Miller, J. J.,	Weiss,
Curry,	Hoover,	Mitchell,	Whitehouse,
Davis,	Horne,	Ogle,	Whiteman,
DeHaas,	Hough,	Perry,	Williams,
Denning,	Huston,	Pike,	Wolfe,
Dewey, P. H.,	Jones, D. J.,	Quigley,	Woner,
Diehm,	Jones, W. W.,	Rhoads,	Wood,
Dilsheimer,	Jordan,	Richards,	Woodruff,
Ditrich,	Kartner,	Rinn,	Zook,
Drinkhouse,	Keene,	Roman,	Spangler,
Dunlap,	Kelly,	Kooser,	Speaker.
Dunn,			
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1242 (Senate Bill No. 667), entitled:

An Act to amend section fourteen of an act approved the twenty-first day of July, one thousand nine hundred and nineteen (P. L. 1077), entitled "An act to provide for the administration of the Workmen's Compensation Act of one thousand nine hundred fifteen by creating the Bureau of Workmen's Compensation of the Department of Labor and Industry; providing for the establishment of the Workmen's Compensation Board to have charge of such bureau; authorizing the division of the Commonwealth into Workmen's compensation districts, and the appointment of workmen's compensation referees; defining the powers and duties of the Commissioner of Labor and Industry, the Bureau of Workmen's Compensation, the Workmen's Compensation Board, the Workmen's compensation referees and the factory inspectors of the Department of Labor and Industry, in enforcing the said act; and fixing the salaries of the members of the Workmen's Compensation Board, the workmen's compensation referees, and certain of their employes and assistants; and repealing certain acts."

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. DUNLAP. Mr. Speaker, I would like to know if there is any one in the House whom I can interrogate on this bill?

Mr. GLASS. Mr. Speaker, I am familiar with the provisions of this bill.

Mr. DUNLAP. Mr. Speaker, I would like to interrogate the gentleman from Philadelphia.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Glass, permit himself to be interrogated?

BILL POSTPONED.

Mr. GLASS. Mr. Speaker, yes, sir; I will be glad to answer any interrogatories, but on account of the condition of my voice I move that this bill be placed on the postponed calendar.

Mr. BURNS. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

The Chair declared: "The 'ayes' appear to have it."

Whereupon, a division was called for, and seventy-eight gentlemen voting in the affirmative and thirty-four in the negative, the question was determined in the affirmative and the motion was agreed to.

BILL ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1188, entitled:

An Act defining a private game preserve and making it a misdemeanor to enter such preserve for certain purposes or to break injure or destroy the enclosure of the same and fixing penalties

And said bill having been read at length the third



time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows viz:

## YEAS—164.

Alexander,	Ehrhardt,	Leeds,	Ruth,
Allum,	Elgin,	Lewis,	Schaeffer,
Armstrong,	Evans,	Love,	Schwartz,
Aston,	Feldman,	McBride,	Sieg,
Baker,	Fitzgibbon,	McCaig,	Shaffer,
Baldi,	Fox,	McCann,	Shellenberger,
Beaver,	Franklin,	McCarthy,	Smiley,
Beckley,	Gearhart,	McClure,	Smink,
Bell,	Gelder,	McConnell,	Smith, H. J.,
Blair,	Gibbon,	McCurdy,	Smith, H.,
Bluett,	Glass,	McGowan,	Smith, J. W.,
Blumberg,	Goehring,	McHugh,	Snowden,
Bolard,	Golder,	McKnight,	Soffel,
Bower,	Goodnough,	McMullen,	Sowers,
Brady,	Green,	McOwen,	Stackhouse,
Brenneman,	Griffith,	McVicar,	Stadtlander,
Brooks,	Hagerty,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Sterling,
Burns,	Hampson,	Marcus, J. C.,	Stevens,
Campbell,	Harding,	Marshall,	Stevenson,
Catlin,	Harry,	Martin,	Stewart,
Chaplin,	Haslett,	Mantz,	Strauss,
Comerer,	Hatrick,	Millar, A.,	Sweitzer,
Conner,	Haws,	Miller A. S. C.,	Thomas,
Cook,	Heffernan,	Miller, C.,	Van Alen,
Craig, J. R.,	Henderson, E.,		

Craig, J. O.,	Henderson, W.,	Miller, D. I.,	Vickerman,
Cruin,	Hietrick,	Miller, D. D.,	Walker, G. T.,
Curran,	Hoffman, J. N.,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, M. R.,	Miller, J. J.,	Weiss,
Dawson,	Hoover,	Mitchell,	Wells,
DeLaas,	Horne,	Morris,	Whitaker,
Denning,	Hough,	Perry,	Whitehouse,
Dewey, C. P.,	Huston,	Phillips,	Whitman,
Dewey, P. H.,	Jones, D. J.,	Posey,	Williams,
Dilsheimer,	Jones, W. W.,	Rhoads,	Wolfe,
Dithrich,	Keene,	Richards,	Woner,
Drinkhouse,	Kelly,	Rieder,	Wood,
Dunlap,	Kinsman,	Rinn,	Woodruff,
Dunn,	Kohler,	Ruch,	Zook,
Eaches,	Kooser,	Rurdy,	
Edmonds,	Krugh,		

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

## ADJOURNMENT.

Mr. DUNN. Mr. Speaker, I move the House do now adjourn.

The motion was agreed to, and, at 10.35 P. M. the House adjourned until to-morrow morning at 11 o'clock.





# Legislative Journal.

Session 1921

124th of the General Assembly

Vol. 6.

HARRISBURG, PA., THURSDAY, APRIL 7, 1921.

No. 42.

## SENATE

THURSDAY, April 7, 1921.

The Senate met at 10 o'clock A. M.

The PRESIDENT PRO TEMPORE (Mr. F. E. Baldwin), in the Chair.

## PRAYER.

The Acting Chaplain, Rev. Lorenzo D. Thomas, offered the following prayer:

Our Father in Heaven, we take pleasure again in bringing this body of men and leaders of men into Thy immediate presence, and we pray Thee, Father, that as we approach the mercy seat this morning that it be to us a throne of grace. Enable us to remember the illustrious men in days gone by who were not ashamed to look into Thy face and call Thee Father. Grant that we may take on the true characteristics of the true child and be willing to be led as Thou wilt direct. For Jesus' sake and in His name. Amen.

## JOURNAL APPROVED.

The President. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. EYRE, the further reading was dispensed with, and the Journal was approved.

## REPORTS FROM COMMITTEES.

Mr. EYRE, from the Committee on Appropriations, reported as committed, Senate Bill No. 538, entitled:

An Act to amend an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State supervisor and assistants and fixing the salaries of such State supervisor and assistants defining the powers and duties of board of trustees including the power of appointing assistants and investigators and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties" by subjecting the exercise of the powers and duties conferred upon the State supervisor to the supervision and control of the Department of Public Welfare.

Also from the Committee on Appropriations reported as committed, Senate Bill No. 586, entitled:

An Act making an appropriation to the several fire companies of the city of Harrisburg Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 335, entitled:

An Act providing for the reappropriation of the unexpended balance for the erection of a monument upon the parkway in the city of Philadelphia or elsewhere in the State of Pennsylvania in commemoration of the military service of General Galusha Pennypacker and making an additional appropriation for the same purpose

Also from the Committee on Appropriations reported as committed, Senate Bill No. 28, entitled:

An Act making an appropriation to the Paoli Memorial Association for improvements to and maintenance of the Paoli Parade Grounds

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 130, entitled:

An Act reappropriating moneys to the trustees of the Pennsylvania State Lunatic Hospital for the Southern district of Pennsylvania at Harrisburg

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 390, entitled:

An Act making an appropriation to the Pennsylvania Seamen's Friend Society of Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 813, entitled:

An Act making an appropriation to Saint Vincent's Home Lansdowne Delaware county Pennsylvania

Also from the Committee on Appropriations reported as committed, Senate Bill No. 816, entitled:

An Act making an appropriation to Saint Joseph's Hospital Sixteenth street and Girard avenue Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 887, (House Bill No. 418), entitled:

An Act giving additional protection to human beings in this Commonwealth and imposing penalties upon those who may shoot at or wound or kill a human being in mistake for either game or other wild creatures.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 129, entitled:

An Act making an appropriation to the trustees of the Pennsylvania State Lunatic Hospital for the southern district of Pennsylvania at Harrisburg

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 239, entitled:

An Act making an appropriation to the State Institution for Feeble Minded of Western Pennsylvania at Polk Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 22, entitled:

An Act making an appropriation to the Allentown Hospital Allentown Lehigh County Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 63, entitled:

An Act making an appropriation to St. Luke's Homeopathic Hospital of Philadelphia

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 45, entitled:

An Act making an appropriation to the General Hospital of East Stroudsburg Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 78, entitled:

An Act making an appropriation to the Misericordia Hospital of Philadelphia

Also from the Committee on Appropriations reported as amended, Senate Bill No. 82, entitled:

An Act making an appropriation to the West Philadelphia Hospital for Women in the city of Philadelphia

Also from the Committee on Appropriations reported as amended, Senate Bill No. 86, entitled:

An Act making an appropriation to the Mercy Hospital of Johnstown Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 106, entitled:

An Act making an appropriation to the Sewickley Valley Hospital Association Incorporated of Allegheny county Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 111, entitled:

An Act making an appropriation to the J. C. Blair Memorial Hospital of Huntingdon Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 116, entitled:

An Act making an appropriation to the Nason Hospital Association of Roaring Spring Blair county Pennsylvania

Also from the Committee on Appropriations, reported as amended, Bill No. 115, entitled:

An Act making an appropriation to the Lock Haven Hospital Lock Haven Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 137, entitled:

An Act making an appropriation to the Mercy Hospital of Pittsburgh Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 140, entitled:

An Act making an appropriation to the Taylor Hospital Ridley Park Delaware county Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 147, entitled:

An Act making an appropriation to the Lankenau Hospital of Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 148, entitled:

An Act making an appropriation for the Gynceean Hospital Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 180, entitled:

An Act making an appropriation to the Indiana Hospital of Indiana county Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 181, entitled:

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium at Austin Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 210, entitled:

An Act making an appropriation to the Allegheny General Hospital at Pittsburgh Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 217, entitled:

An Act making an appropriation to the Punxsutawney Hospital Association of Punxsutawney Jefferson county Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 249, entitled:

An Act making an appropriation to the Corry Hospital Association of Corry Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 250, entitled:

An Act making an appropriation to the Adrian Hospital Association of Punxsutawney Jefferson county Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 252, entitled:

An Act making an appropriation to the Braddock General Hospital Braddock Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 254, entitled:

An Act making an appropriation to the Pittsburgh Hospital Sisters of Charity Frankstown Avenue Pittsburgh Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 255, entitled:

An Act making an appropriation to the Columbia Hospital Wilkesburg Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 269, entitled:

An Act making an appropriation to the Women's Homeopathic Hospital of Philadelphia

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 273, entitled:

An Act making an appropriation to the Clearfield Hospital Clearfield Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 292, entitled:

An Act making an appropriation to the New Castle Hospital of New Castle Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 306, entitled:

An Act making an appropriation to the Medico-Chirurgical Hospital of the University of Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 307, entitled:

An Act making an appropriation to the Hospital of the University of Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 311, entitled:

An Act making an appropriation to the Memorial Hospital Association of Monongahela City, Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 314, entitled:

An Act making an appropriation to the Western Pennsylvania Hospital.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 321, entitled:

An Act making an appropriation to the Mary M. Packer Hospital Sunbury Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 347, entitled:

A further supplement to an act approved the first day of April one thousand eight hundred and sixty-three (Pamphlet Laws two hundred and thirteen) entitled "An act to accept the grant of public lands by the United States to the several States for the endowment of agricultural colleges" and making appropriations for carrying the same into effect.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 348, entitled:

An Act making an appropriation to the Pennsylvania State College for educational extension work, and for maintaining a summer session for teachers.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 353, entitled:

An Act making an appropriation to the Hospital of the Hahnemann Medical College and Hospital.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 356, entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 365, entitled:

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 383, entitled:



An Act making an appropriation to the Saint Joseph's Hospital in the city of Reading Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 393, entitled:

An Act making an appropriation to the Franklin City Hospital Franklin Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 397, entitled:

An Act making an appropriation to the South Side Hospital of Pittsburgh Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 455, entitled:

An Act making an appropriation to the Reading Hospital in the city of Reading Pennsylvania for maintenance and deficiencies.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 485, entitled:

An Act making an appropriation to the Wills Hospital Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 488, entitled:

An Act making an appropriation to the Netbit West Side Hospital Dorranceton Luzerne County Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 489, entitled:

An Act making an appropriation to the Pittston Hospital Association of the city of Pittston Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 492, entitled:

An Act making an appropriation to Saint Agnes Hospital Philadelphia Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 493, entitled:

An Act making an appropriation to the Columbia Hospital at Columbia Lancaster County Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 510, entitled:

An Act making an appropriation to the Children's Homeopathic Hospital of Philadelphia Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 550, entitled:

An Act making an appropriation to the Chester Hospital in the city of Chester Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 540, entitled:

An Act making an appropriation to the Wilkes-Barre Hospital.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 628, entitled:

An Act making an appropriation to the Harrisburg Polyclinic Hospital of Harrisburg Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 62, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburg Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 117, entitled:

An Act making an appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 132, entitled:

An Act making an appropriation to the Union Home for Old Ladies of West Philadelphia.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 133, entitled:

An Act making an appropriation to the Home for the Homeless Philadelphia, Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 151, entitled:

An Act making an appropriation to the Society for the Prevention and Cure of Consumption of the city of Scranton popularly known as the West Mountain Sanatorium.

Also from the Committee on Appropriations reported as amended, Senate Bill No. 174, entitled:

An Act making an appropriation to the Salvation Army Rescue Home and Hospital, Lansdowne Avenue Philadelphia.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 176, entitled:

An Act making an appropriation to the Easton Home for Friendless Children at Easton Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 98, entitled:

An Act making an appropriation to the Eagleville Sanatorium for Consumptives located at Eagleville Montgomery county.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 209, entitled:

An Act making an appropriation to the George Junior Republic Association of Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 205, entitled:

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania at Pittsburgh.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 222, entitled:

An Act making an appropriation to the Florence Crittendon Home located at one hundred and thirty-nine Queen street Germantown Philadelphia Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 228, entitled:

An Act making an appropriation to the Children's Aid Society of Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 229, entitled:

An Act making an appropriation to the House of Good Shepherd Penn and Chew streets Germantown Philadelphia Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 238, entitled:

An Act making an appropriation to the State Institution for Feeble Minded of Western Pennsylvania at Polk Pennsylvania for maintenance and training.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 253, entitled:

An Act making an appropriation to the Home for Aged and Infirm Colored Women at Pittsburgh Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 301, entitled:

An Act making an appropriation to the Friends' Home for Children situate at four thousand eleven Aspen Street Philadelphia.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 304, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Instruction of the Blind.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 313, entitled:

An Act making an appropriation to the Home for Widows and Single Women of Reading Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 341, entitled:

An Act making an appropriation to the Tabor Home for Children Doylestown Bucks County Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 357, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mount Carmel Coal Fields.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 360, entitled:

An Act making an appropriation to the Cottage State Hospital of Philipsburg, Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 380, entitled:

An Act making an appropriation to the House of Good Shepherd in the City of Reading Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 382, entitled:

An Act making an appropriation to the Sisters of Charity of Saint Catharine's Orphan Asylum of Reading Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 428, entitled:

An Act making an appropriation to the Home for Friendless Children of the city of Reading Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 434, entitled:

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 435, entitled:

An Act making an appropriation to the Christian Home for Women at fourteen hundred and twenty-three Liverpool Street Northside city of Pittsburgh Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 436, entitled:

An Act making an appropriation to the State Industrial Home for Women at Muncy.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 444, entitled:

An Act making an appropriation to the Erie Infants Home and Hospital of Erie Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 481, entitled:

An Act making an appropriation to the Pittsburgh News-boys' Home of Pittsburgh Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 490, entitled:

An Act making an appropriation to the Florence Crittendon Circle of Wilkes-Barre Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 515, entitled:

An Act making an appropriation to the Industrial Home for Crippled Children at Pittsburgh Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 536, entitled:

An Act making an appropriation to the Beulah Anchorage of Reading Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 70, entitled:

An Act making an appropriation to the Robert Packer Hospital.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 593, entitled:

An Act making an appropriation to the trustees of the Homeopathic State Hospital for the Insane at Allentown Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 627, entitled:

An Act making an appropriation to the Home of the Friendless of Harrisburg Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 630, entitled:

An Act making an appropriation to the Sylvan Heights Home for Orphan Girls at Harrisburg Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 685, entitled:

An Act making an appropriation to the trustees of the Western State Hospital for the Insane.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 808, entitled:

An Act making an appropriation to Saint Vincent's Home and Maternity Hospital Seventieth street and Woodland avenue Philadelphia Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 809, entitled:

An Act making an appropriation to Saint John's Orphan Asylum Forty-ninth street and Wyalusing avenue Philadelphia Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 810, entitled:

An Act making an appropriation to the House of the Good Shepherd Fairmount avenue and Thirty-fifth street Philadelphia Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 812, entitled:

An Act making an appropriation to the Saint Edmond's Home for Crippled Children Forty-fourth street and Haverford avenue Philadelphia Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 814, entitled:

An Act making an appropriation to the Catholic Home for Destitute Children Allegheny avenue and Twenty-ninth street Philadelphia Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 815, entitled:

An Act making an appropriation to the Philadelphia Protector for Boys Protector Station Montgomery county Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 824, entitled:

An Act making an appropriation to the Western Temporary Home of Philadelphia.

Also from the Committee on Appropriations reported as amended, Senate Bill No. 865, (House Bill No. 1184), entitled:

An Act authorizing the Governor to appoint a Board of Claims to hear, audit, dismiss or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways; and making an appropriation.

#### BILLS INTRODUCED.

Mr. HOMSHER read in his place and presented to the Chair Senate Bill No. 889, entitled:

An Act authorizing the purchasing or building of residences for principals, teachers or janitors by school districts of the fourth class.

Which was committed to the Committee on Education.

Mr. SMITH read in his place and presented to the Chair, Senate Bill No. 890, entitled:

An Act amending section thirty-five (35) of an act, entitled "An act relating to roads, highways and bridges," approved the thirteenth day of June, Anno Domini one thousand eight hundred and thirty-six, as amended by the act of June twelfth Anno Domini one thousand nine hundred and seven, Pamphlet Laws 523, entitled "An act amending section thirty-five (35) of an act, entitled 'An act relating to roads, highways and bridges,' approved the thirteenth day of June, Anno Domini one thousand eight hundred and thirty-six; extending the provisions of said section as to also authorize the construction of county bridges in cities and boroughs, and providing for the erection of new bridges when any existing county bridge is insufficient, for any cause, to accommodate the public travel," by taking away the power to erect new bridges when any existing county bridge is insufficient, for any cause, to accommodate the public travel.

#### BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. F. E. Bald-



win), announced that the Chief Clerk having reported that the following bills have passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

**Senate Bill No. 7, entitled:**

An Act to amend the first section of an act approved the fourteenth day of May one thousand nine hundred fifteen (Pamphlet Laws four hundred eighty-three) entitled "An act relating to practice in the courts of common pleas in actions of assumpsit and trespass except actions for libel and slander prescribing the pleadings and procedure to be observed therein and giving the courts power to enforce its provisions" by extending the act so as to apply to actions of libel and slander and all actions of assumpsit and trespass whether originating in or appealed to any court of common pleas

**Senate Bill No. 39, entitled:**

An Act providing for the protection of the public health and the prevention of fraud and deception by prohibiting the manufacture the sale the offering for sale or exposing for sale or the having in possession with intent to sell or adulterated or deleterious butter defining butter and prescribing the penalty for the violation thereof

**Senate Bill No. 178, entitled:**

An Act making an appropriation for deficiencies in maintenance of the trustees of the State Hospital for the Insane Southern District of Pennsylvania located at Norristown Pennsylvania

**Senate Bill No. 212, entitled:**

An Act to amend sections two, fourteen and twenty of an act approved the 7th day of June, A. D. 1915, (P. L. 900), entitled "An act to provide for the immediate registration of all births and deaths throughout the Commonwealth of Pennsylvania, by means of certificates of births and deaths, and burial or removal permits; requiring prompt returns to the Central Bureau of Vital Statistics, as required to be established by the State Department of Health; and in order to secure prompt and faithful registration of births, marriages, deaths, and diseases, of practitioners of medicine and surgery of midwives, nurses, and undertakers, and of all persons whose occupation is deemed to be of importance in obtaining complete registration of births, deaths, marriages, and diseases throughout the State, as provided in section ten of an act, entitled 'An act creating the Department of Health, and defining its powers and duties' approved the 27th day of April, 1905, and providing penalties for violations of this act."

**Senate Bill No. 325, entitled:**

An Act requiring all teachers in public private and parochial schools or other institutions of learning to take an oath of allegiance to the Commonwealth and to the Government of the United States

**Senate Bill No. 333, entitled:**

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

**Senate Bill No. 334, entitled:**

An Act to reappropriate certain unused funds heretofore appropriated for the education of teachers in the State normal schools and making a deficiency appropriation to the trustees of the several State normal schools of the Commonwealth of Pennsylvania

**Senate Bill No. 376, entitled:**

An Act to amend section one of an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire escapes fire extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

**Senate Bill No. 396, entitled:**

An Act to amend section one of an act approved the sixth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and seventy-nine) entitled "An act reorganizing the Attorney General's Department designating the officers and employees thereof and fixing their salaries and making an appropriation therefor to the end of the fiscal year"

**Senate Bill No. 457, entitled:**

A supplement to an act approved the second day of June, regulating and providing for the regulation of the same

one thousand nine hundred and fifteen (Pamphlet Laws seven hundred sixty-two), entitled "An act providing for the creation and administration of a State fund for the insurance of compensation for injuries to employees of subscribers thereof, declaring false oaths by the subscribers to be misdemeanors and providing penalties for the violation thereof" providing that the officers and employees of the State Workmen's Insurance Board shall be officers and employees of the Commonwealth.

**Senate Bill No. 484, entitled:**

An Act to quiet the title to real estate and to enable citizens of the United States and corporations authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has formerly been held or conveyed by to or for corporations not authorized by law to hold the same

**Senate Bill No. 41, entitled:**

An Act to further amend section thirty-five of the act approved the seventh day of February one thousand nine hundred and five (Pamphlet Laws three) entitled "An act to create the Department of Public Printing and Binding to carry out the provisions of section twelve article three of the Constitution in relation to the public printing and binding and the supply of paper and other materials therefor" as amended

**Senate Bill No. 118, entitled:**

An Act making a deficiency appropriation to the Pennsylvania Industrial Reformatory at Huntingdon, Pennsylvania.

**Senate Bill No. 216, entitled:**

An Act to amend section twenty-nine of the act approved the 11th day of July, 1917 (P. L. 818), entitled "An act relating to dogs, and the protection of livestock and poultry from damage by dogs; providing for the licensing of dogs; regulating the keeping of dogs, and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show, and breeding purposes; prescribing certain privileges for hunting dogs, and dogs owned or used by the Board of Game Commissioners; providing for the assessment of damages done by dogs, and payment thereof, by the proper county to the owners of livestock and poultry, and of damages to licensed dogs; imposing powers and duties on certain State, county, city, borough, town, and township officers and employees, and on city councils of cities of the first and second class; and providing penalties," by limiting the amount of damages to be paid for sheep.

**Senate Bill No. 308, entitled:**

An act authorizing county commissioners to appropriate moneys for the maintenance of duly incorporated organizations for the prevention of cruelty to animals

**Senate Bill No. 395, entitled:**

An Act establishing a Bureau of Statistics and Information in the Department of Internal Affairs; providing for the appointment of officers and employees, and providing for the fixing of their duties, powers and compensation; making it the duty of the Secretary of Internal Affairs to furnish statistical data provided for in this act to the Heads of the State Government, for the use of their departments, upon requisition; making it the duty of persons, associations, co-partnerships, corporations and municipal and other public officers to furnish information required; prescribing penalties for violation of such duty; and repealing certain acts.

**Senate Bill No. 495, entitled:**

An Act making it a misdemeanor to imitate destroy remove injure or deface any sign or index board erected by the State Highway Department of the Commonwealth on or nearby a State highway for the guidance of the public and providing for the punishment of violations of this act

**Senate Bill No. 511, entitled:**

A joint resolution proposing an amendment to article nine section four of the Constitution of the Commonwealth of Pennsylvania authorizing the State to issue bonds to the amount of one hundred millions of dollars for the improvement of highways of the Commonwealth

**Senate Bill No. 554, entitled:**

An Act authorizing the holders of bonds of loan of the Commonwealth of Pennsylvania Series "B" issued under the date of August second one thousand nine hundred and twenty-one to exchange the same for other bonds of the said Commonwealth and authorizing the Governor and the Auditor General and State Treasurer to issue new bonds in exchange for the same

**Senate Bill No. 438, entitled:**

An Act to empower cities of the third class to establish a firemen's pension fund to take property in trust therefor and



## House Bill No. 61, entitled:

An Act making an appropriation to the Pennsylvania State Oral School for the Deaf at Scranton Pennsylvania

## House Bill No. 186, entitled:

An Act to amend the first section of an act, entitled: "An Act to amend the first section of an act, entitled: 'An Act increasing the salaries of tipstaves in the courts of any county of this Commonwealth of a population of not less than five hundred thousand, approved the thirteenth day of May one thousand eight hundred and ninety-five, by changing the limit of population of such counties and increasing the minimum and maximum limits of said salaries' approved the first day of June, one thousand nine hundred and eleven by limiting the provisions of said act to counties of the first class; and providing for the salaries or compensation of such tipstaves.

## House Bill No. 315, entitled:

An Act making it unlawful to accept or offer inducements to procure a defeat in any athletic contest

## House Bill No. 321, entitled:

An Act to further amend the eighteenth paragraph of an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" as amended so as to include the incorporation of companies for the mining preparation marketing and sale of minerals

## House Bill No. 248, entitled:

An Act to amend section one of an act approved the thirteenth day of May one thousand nine hundred and nineteen (Pamphlet Laws three hundred and fifty-seven) entitled "An act relating to the duties of constables in certain counties prohibiting them from making returns to the court of quarter sessions in certain cases authorizing the court to direct investigations and reports by constables and fixing their compensation in such cases" extending the provisions of said act to counties of the sixth seventh and eighth classes

## House Bill No. 317, entitled:

An Act to amend the act approved the eighteenth day of April, one thousand nine hundred and nineteen (P. L. 73) entitled "An act to amend section one of the act, approved the eighth day of May, one thousand nine hundred and nine (Pamphlet Laws, four hundred and seventy-five), entitled "An act to provide that admission now had or that may hereafter be had to practice as an attorney-at-law in the Supreme Court of this Commonwealth shall of itself, without more, operate as an admission of such attorney as an attorney-at-law in every other court of this Commonwealth; and to provide that disbarment or suspension of any attorney by the said Supreme Court shall of itself without more, operate as a disbarment or suspension of such attorney, as an attorney in every other court of this Commonwealth," requiring attorneys-at-law to file certificates of admission in the Supreme Court before admission in other courts, and fixing the fees of the prothonotaries of the Supreme and other courts, in connection therewith;" providing for the filing of such certificates of admission with clerks of courts and fixing their fees.

## House Bill No. 433, entitled:

An Act to amend section one of an act approved the fifteenth day of June Anno Domini one thousand nine hundred and eleven entitled "An act to fix and regulate the compensation of directors of the poor of poor districts composed of several townships boroughs and cities situate wholly within counties of this Commonwealth not exceeding five hundred thousand population" by increasing the rate of compensation to be paid to the attorney employed by said poor districts

## House Bill No. 449, entitled:

An Act to amend an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws two hundred and eighty-two) entitled "For the protection of the public health by regulating the possession control dealing in giving away delivery dispensing administering, prescribing and use of certain drugs and keeping records thereof by regulating the use of drugs in the treatment of the drug habit by providing for the revocation and suspension of licenses of physicians dentists veterinarians pharmacists druggists and registered nurses for certain causes and by providing for the enforcement of this act and penalties" regulating the age of users of drugs providing for an annual report by public institutions and giving certain powers to inspectors in the Bureau of Drug Control

## House Bill No. 517, entitled:

An Act amending the first and second sections of an act entitled "An act to regulate the salaries of judges in the courts of common pleas over and terminer and general jail delivery quarter sessions of the peace and orphans' courts in counties having a population of over eight hundred thousand and less than one million four hundred thousand inhabitants" approved the twentieth day of July one thousand nine hundred and seven-

teen (Pamphlet Laws one thousand one hundred and thirty-eight) by increasing the minimum and maximum salaries of said tipstaves and making the president judge of the court of common pleas or orphans' court a member of the salary board when such salaries are to be fixed.

## House Bill No. 524, entitled:

An Act to further amend an act approved the third day of June one thousand nine hundred and eleven entitled "An act relating to the right to practice medicine and surgery in the Commonwealth of Pennsylvania and providing a Bureau of Medical Education and Licensure as a bureau of the Department of Public Instruction and means and methods whereby the right to practice medicine and surgery and any of its minor branches may be obtained and exemptions therefrom and providing for an appropriation to carry out the provisions of said act and providing for revocation or suspension of licenses given by said bureau and providing penalties for violation thereof and repealing all acts or parts of acts inconsistent therewith" as amended by an act approved the twenty-fifth day of July one thousand nine hundred and thirteen entitled "An act to amend title and sections three and four and five and six and nine and eleven of an act entitled "An act relating to the right to practice medicine and surgery in the Commonwealth of Pennsylvania and providing a Bureau of Medical Education and Licensure as a bureau of the Department of Public Instruction and means and methods whereby the right to practice medicine and surgery and any of its minor branches may be obtained and exemption therefrom and providing for an appropriation to carry out the provisions of said act and providing for revocation and suspension of licenses given by said bureau and providing penalties for violation thereof and repealing all acts or parts of acts inconsistent therewith" approved the third day of June one thousand nine hundred and eleven" as amended by an act "By providing for further instruction prior to examination for licensure by clarifying sections five (5) and twelve (12)" approved the twenty-fourth day of May one thousand nine hundred and seventeen by amending sections three (3) and four (4) and five (5) and six (6) and twelve (12) by providing certain equivalents for preliminary education by omitting certain required published notices by reconstituting a quorum by omitting second year examinations by reeasting and extending terms on which reciprocity may be established and by clarifying the several sections

## House Bill No. 549, entitled:

An Act to amend sections two and three of the act approved the thirteenth day of June, one thousand eight hundred and eighty-three (Pamphlet Laws one hundred and nineteen), entitled, "An act for the promotion of medical science by the distribution and use of reclaimed human bodies for scientific purposes through a board created for that purpose and to prevent unauthorized uses and traffic in human bodies," as amended; by imposing certain duties on all persons having charge of dead human bodies required to be buried at the public expense; requiring immediate notice of all such bodies; limiting the time within which bodies may be claimed; fixing the expense of burial on claimants; and taking away the preference of incorporated anatomical societies, schools, colleges, physicians and surgeons of the county wherein the death occurs.

## House Bill No. 634, entitled:

An Act to amend sections six and sixteen of the act approved the seventeenth day of May, one thousand nine hundred and seventeen (P. L. 208), entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs, and providing penalties for the violation thereof; defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law, and the power to make rules and regulations for the enforcement of said law; and providing for the purchase of samples of drugs for determining their quality, strength, and purity," as amended.

## House Bill No. 748, entitled:

An Act to amend section five hundred eight of an act approved the thirteenth day of May, one thousand nine hundred and eleven (P. L. 399), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

## House Bill No. 812, entitled:

An act to permit any common law with general stock and transacting business of life insurance on the mutual plan, or any life insurance corporation having capital stock, incorporated under the provisions of the act, to provide a method thereof, to require the capital stock for the benefit of the policyholders and to operate as a common law for the mutual life insurance corporation and to provide a method thereof.

## House Bill No. 878, entitled:

An Act to amend an act approved the nineteenth day of



June, one thousand nine hundred and eleven (P. L. 1059) entitled "An act extending the powers of judges of courts of quarter sessions and ofoyer and terminer, in relation to releasing prisoners in jails and workhouses on parole"

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. F. E. Baldwin), in the presence of the Senate, signed the same.

#### NOMINATIONS BY THE GOVERNOR.

The Secretary to the Governor being introduced presented communications in writing from his Excellency, the Governor of the Commonwealth, which were read as follows:

APPROVAL OF SENATE BILLS NOS. 4, 9, 25, 43, 61, 219, 260, 303, 312, 326, 378, 379 AND 447.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 6, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 4, entitled:

"An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania for deficiency."

Also Senate Bill No. 9, entitled:

"An Act making a deficiency appropriation to the State Institution for Feeble-Minded of Western Pennsylvania at Polk Pennsylvania."

Also Senate Bill No. 25, entitled:

"An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mount Carmel Coal Fields of Pennsylvania."

Also Senate Bill No. 43, entitled:

"An Act making a deficiency appropriation to the trustees of the Pennsylvania State Lunatic Hospital at Harrisburg Pennsylvania."

Also Senate Bill No. 61, entitled:

"An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania to cover deficiency in maintenance and education of State pupils."

Also Senate Bill No. 219, entitled:

"An Act relating to the jurisdiction, powers and procedure of the court of common pleas as to sale, mortgage, conveyance upon ground, rent and lease for years of real estate, where the legal title is held by a married person whose spouse is an habitual drunkard and providing for the disposition of the proceeds thereof."

Also Senate Bill No. 260, entitled:

"An Act making a deficiency appropriation to the Cottage State Hospital of Philipsburg Pennsylvania."

Also Senate Bill No. 303, entitled:

"An Act making a deficiency appropriation to the Pennsylvania Institution for the Instruction of the Blind."

Also Senate Bill No. 312, entitled:

"An act authorizing removal of county jails prisons or workhouses from public parks squares or commons in counties of the fourth class and the erection of new county jails prisons or workhouses at or near the county seat of said counties and regulating the disposal of such abandoned county jails prisons or workhouses and the ground upon which the same may be located"

Also Senate Bill No. 326, entitled:

"An Act to amend sections one, two, three, four, five, six, seven, eight and nine of an act approved the first day of June, one thousand nine hundred and fifteen (Pamphlet Laws six hundred and fifty-six), entitled, 'An act providing a system of employment and compensation for the inmates of the Eastern Penitentiary, Western Penitentiary and the Pennsylvania Industrial Reformatory at Huntingdon, and for such other correctional institutions as shall be hereafter established by the Commonwealth and making an appropriation therefor,' by extending its provisions to the State Industrial Home for Women at Muncy, permitting the sale of the products made thereunder to certain additional municipalities and institutions and regulating the method of payment of the amounts credited to prisoners."

Also Senate Bill No. 378, entitled:

"An Act to amend sections eight and sixteen of the act approved the thirty-first day of May one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof of conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of townships or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of material to be used in the improvement providing for payment of cost of improvement and repairs providing penalties for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" authorizing the State Highway Commissioner to establish the location lines and width of State Highways providing for the recording of the same and denying to owners and occupiers of land damages for improvements erected within the established lines and width of State Highways so laid out and providing for the payment of damages to property owners by counties and repealing existing laws."

Also Senate Bill No. 379, entitled:

"An Act to further amend section five of the act approved the thirteenth day of June one thousand eight hundred and thirty-six (Pamphlet Laws five hundred and fifty-one) entitled 'An act relating to roads highways and bridges' fixing the width of public roads"

Also Senate Bill No. 447, entitled:

"An Act to amend section five of an act approved the eighteenth day of April Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws seventy-one) entitled 'An act providing for the control and eradication of the European wart disease of the potato imposing certain powers and duties upon the Department of Agriculture providing penalties and making an appropriation."

WM. C. SPROUL

JUSTICE OF THE PEACE.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 6, 1921.

To the Honorable the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate, William M. Carroll, to be Justice of the Peace in and for the Township of Susquehanna, County of Dauphin, to serve until the first Monday in January, 1922, vice Mansfield C. Carroll, deceased.

WM. C. SPROUL

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 7, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following:

Clyde W. DeNoon, R. F. D., Wilkensburg, to be Justice of the Peace in and for the Township of Braddock, Allegheny County, to serve until the first Monday in January, 1922.

Clarence R. Hartman, Manns Choice, to be Justice of the Peace in and for the Borough of Manns Choice, Bedford County, to serve until the first Monday in January, 1922.

WM. C. SPROUL.

#### COMMISSIONER OF DEEDS.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 7, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate, John McDonald, Pasadena, California, to be Commissioner of Deeds for the Commonwealth of Pennsylvania with residence in the state of California, for a term of five years.

WM. C. SPROUL.

#### NOTARIES PUBLIC.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 6, 1921.

The Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of their confirmation.

#### ALLEGHENY COUNTY.

Miss Florence M. Brown, Pittsburgh, Allegheny.  
W. T. Karnes, Glassport, Allegheny.

#### CAMBERIA COUNTY.

L. S. Jones, Ebensburg, Cambria.

#### MONTGOMERY COUNTY.

Miss Elizabeth B. Hoffman, Lansdale, Montgomery.

#### PHILADELPHIA COUNTY.

J. Horace Adams, Philadelphia, Philadelphia.  
David J. Galter, Philadelphia, Philadelphia.  
Paul Hertrich, Philadelphia, Philadelphia.

#### SCHUYLKILL COUNTY.

Frank A. Leinheiser, St. Clair, Schuylkill.

#### WESTMORELAND COUNTY.

Nicholas A. Roy, Greensburg, Westmoreland.

WM. C. SPROUL.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 6, 1921.

The Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following named person to be Notary Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the dates set opposite their names, respectively.

#### LUZERNE COUNTY.

W. M. Van Horn, Kingston, Luzerne, April 9, 1921.

WM. C. SPROUL.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 7, 1921.

The Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of their confirmation:

#### ALLEGHENY COUNTY.

James V. Loughran, Pittsburgh, Allegheny.

#### CLINTON COUNTY.

Edward Ekendahl, Renovo, Clinton.

#### DELAWARE COUNTY.

Warren H. Wise, Clifton Heights, Delaware.

#### LACKAWANNA COUNTY.

Cornelius B. Comegys, Scranton, Lackawanna.

#### NORTHAMPTON COUNTY.

Charles B. Coakley, Easton, Northampton.

#### PHILADELPHIA COUNTY.

Mrs. Harriet Y. Adaire, Philadelphia, Philadelphia.  
H. E. Aughenbaugh, Philadelphia, Philadelphia.  
John B. Rutherford, Philadelphia, Philadelphia.  
J. A. Stoddart, Philadelphia, Philadelphia.

WM. C. SPROUL.

#### EXECUTIVE SESSION.

By unanimous consent.

A motion was made by Mr. CROW.

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting on the foregoing nominations.

Which was agreed to.

Whereupon.

A motion was made by Mr. CROW.

That the Senate do advise and consent to said nominations.

On the question.

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—36.

Aron,	Daix,	MacDade,	Schantz
Barnes,	Davis,	McConnell,	Service,
Barr,	Donahue,	McNichol,	Sisson,
Berntheizel,	Eyre,	Miller, J. S.,	Smith,
Buckman,	Herron,	Miller, S. J.,	Snyder,
Clark,	Homsher,	Murdoch,	Sones,
Craig,	Jones,	Norton,	Stineman,
Crow,	Joyce,	Patton,	Weaver,
Culbertson,	Long,	Phipps,	Baldwin,
			Pres. pro tem.

#### NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. CROW. Mr. President. I move that the Executive Session do now rise.

Mr. EYRE. Mr. President. I second the motion.

The motion was agreed to.

#### HOUSE MESSAGES.

##### HOUSE CONCURS IN SENATE BILL NO. 200.

The Clerk of the House of Representatives being introduced, returned to the Senate Bill No. 200, entitled:

"An Act making a deficiency appropriation to the Washington Crossing Park Commission created under the provisions of the act approved July 25, 1917, (P. L. 1209) entitled "An act to authorize the acquisition, by purchase or condemnation, of lands for a park, and the erection of a monument commemorative of Washington crossing the river Delaware and for the appointment of a commission to acquire said lands and erect such monument; and making an appropriation for the purpose of this act."

with the information that the House has passed the same without amendment.

##### HOUSE CONCURS IN SENATE BILL NO. 202.

He also returned to the Senate, Senate Bill No. 202, entitled:

An Act to amend section one of an act approved the twenty-fifth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand two hundred nine) entitled "An act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument com-



memorative of Washington crossing the river Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purpose of this act."

with the information that the House has passed the same without amendment.

#### HOUSE CONCURS IN SENATE BILL NO. 535.

He also returned to the Senate, Senate Bill No. 535, entitled:

An Act to amend an act approved July fourteen one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

with the information that the House has passed the same without amendment.

#### HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 181.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 181, entitled:

An Act to amend an act entitled "An act providing for the payment into the State Treasury of unclaimed funds in the hands of fiduciaries defining the term fiduciary providing for the refunding of such funds from the State Treasury with interest to persons entitled thereto and making an appropriation therefor prohibiting the discharge of such fiduciaries the release of their sureties or the final distribution of funds in their possession until after compliance with the provisions of this act and imposing penalties" approved the sixteenth day of May Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one hundred sixty-nine)

#### HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 182.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 182, entitled:

An Act to further amend an act entitled "An act providing the escheat of deposits of money or property of another received for storage or safekeeping the dividends profits debts and interest on debts of corporations companies banks trust companies insurance companies limited partnerships and partnership associations organized under the laws of this Commonwealth except mutual saving-fund society not having a capital stock represented by shares and except also building and loan associations and property held for the benefit of another by the same and the profits accretions and interest on such property as well as interest thereon accrued or which should have accrued between the fixing of the amount of such property by the award of any court and the actual distribution thereof" approved the seventh day of June Anno Domini one thousand nine hundred fifteen (Pamphlet Laws page eight hundred seventy-eight) which title as last amended by the act approved the twelfth day of July Anno Domini one thousand nine hundred nineteen (Pamphlet Laws page nine hundred twenty-six) reads as follows "An act providing for the escheat of certain property received for storage or safekeeping or otherwise and of certain deposits of money also for the escheat of certain dividends profits debts and interest on debts of corporations companies banks national banks trust companies insurance companies limited partnerships and partnership associations doing business in this Commonwealth except saving-funds savings institutions and savings banks subject to the provision of an act entitled 'An act relating to unclaimed deposits in saving banks and transfer of stock' approved the seventeenth day of April Anno Domini one thousand eight hundred seventy-two (Pamphlet Laws page sixty-two) and except also building and loan associations also for the escheat of certain moneys property and estates held by persons partnerships associations or corporations in any fiduciary capacity whatsoever and the profits accretions and interest on such moneys property and estates as well as the interest thereon accrued between the date of the decree of any court ordering the distribution of such moneys property and estates and the actual distribution thereof also for the escheat of certain moneys deposited in courts of common pleas or orphans' courts or with officers thereof and for the escheat of certain other moneys property and estates held in any manner by any person association or body corporate for the benefit of another"

#### HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 601.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 601, entitled:

An Act to establish as a State highway a certain section of public road in Lancaster county

#### HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 626.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 626, entitled:

An Act to amend section one of the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred ninety-five) entitled "An act to provide for the appointment of assistant district attorneys in the several counties having over ninety thousand and less than seven hundred and fifty thousand inhabitants and fixing their salaries"

#### HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 697.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 697, entitled:

An Act authorizing district attorneys in counties of the fourth class to appoint county detectives defining their powers and duties fixing their salaries and providing for the payment of such salaries and the expenses of such detectives from the county treasury

#### HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 972.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 972, entitled:

An Act to amend sections one two three four five six nine twelve and thirteen and to repeal section eleven of an act approved the third day of June one thousand nine hundred and eleven (Pamphlet Laws six hundred and thirty-one) entitled "An act to encourage the breeding of horses to regulate the public service of stallions and jacks to prevent misrepresentation of same to require the licensing of stallions and jacks and to provide for the enforcement thereof"

#### HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1060.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1060, entitled:

An Act providing for the granting of licenses to practice dentistry to certain persons who served in the army or navy of the United States or any branch or unit thereof

#### RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL NO. 199.

He also presented extract from the Journal of the House of Representatives, which was twice read, considered and agreed to.

In the House of Representatives, April 6, 1921.

Resolved (if the Senate concur) That House Bill No. 199, File Folio 2041, entitled "An act to amend section one of an act approved the fourteenth day of June, one thousand nine hundred and fifteen (Pamphlet Laws nine hundred and seventy-three.) entitled 'An act to provide for retirement of State employees permanently disqualified by reason of physical or mental disability to perform their official functions and duties with half-pay, under certain conditions, during the remainder of their lives, except State employees whose retirement has been or shall be otherwise provided for, and the filling of vacancies caused by such retirement,' amended by changing the conditions under which said employees can be retired and the procedure therein changing the pension period and defining the term 'State employee' to include officers and employees in the legislative and executive branches of the State government and of State institutions," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

#### RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL NO. 87.

He also presented extract from the Journal of the House of Representatives, which was twice read, considered and agreed to.

In the House of Representatives, April 6, 1921.

Resolved (if the Senate concur) That House Bill No. 87, File Folio 2929, entitled "An act to amend an act approved the fourteenth day of July, one thousand nine hundred and seven-

teen (Pamphlet Laws, eight hundred and forty), entitled 'An act concerning townships and revising, amending and consolidating the law relating thereto,' be recalled from the Governor for the purposes of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

**RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL NO. 253.**

He also presented extract from the Journal of the House of Representatives, which was twice read as follows, considered and agreed to:

In the House of Representatives, April 6, 1921.

Resolved (if the Senate concur), That House Bill No. 253, File Folio No. 943, entitled "An act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled 'An act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs,'" be recalled from the Governor for the purpose of amendment.

**HOUSE CONCURS IN RESOLUTION RECALLING FROM THE GOVERNOR SENATE BILL NO. 358.**

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in resolution from the Senate, as follows:

In the Senate, April 6, 1921.

Resolved (if the House of Representatives concur), That Senate Bill No. 358, entitled "An act providing for and regulating the taking and appropriation of land and property by incorporated cemetery and burial associations not for profit for the purpose of enlarging cemeteries and burial grounds," be recalled from the Governor for the purpose of amendment.

**HOUSE CONCURS IN RESOLUTION RECALLING FROM THE GOVERNOR SENATE BILL NO. 384.**

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in resolution from the Senate, as follows:

In the Senate, April 6, 1921.

Resolved (if the House of Representatives concur), That Senate Bill No. 384, entitled "An act to amend section one of an act approved the first day of June one thousand eight hundred and eighty-three (Pamphlet Laws, fifty-eight), entitled 'An act empowering and directing the county commissioners of any county to purchase ground at the county seat for the erection thereon of such building or buildings as may be necessary for the accommodation of the courts and of the several officers of the county, and for the reception and safe-keeping of the records and other papers in charge of such officers, and also such other building or buildings as may be necessary and proper for the purposes of a county jail or workhouse when occasion shall require the erection of such building or buildings, and in case the said ground cannot be obtained by agreement with the owner or owners at a reasonable price in the estimation of said commissioners then to resort to condemnation,' as amended, by providing for the purchase and condemnation of ground at or near the county seat," be recalled from the Governor for the purpose of amendment.

**HOUSE CONCURS IN RESOLUTION RECALLING FROM THE GOVERNOR SENATE BILL NO. 437.**

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in resolution from the Senate, as follows:

In the Senate, April 6, 1921.

Resolved (if the House of Representatives concur), That Senate Bill No. 437 entitled "An Act authorizing the council of cities of the third class, whenever any city of such class shall have sold or leased the coal underlying any public park or common within the limits of said city, to apply the proceeds thereof for certain improvements of such park or common, and the policing and lighting thereof, for the purchase of certain lands for park purposes and for other public improvements, and providing for the issuing of improvement bonds for such purposes," be recalled from the Governor for the purpose of amendment.

**RESOLUTION RELATIVE TO RETIREMENT PRIVILEGES FOR DISABLED EMERGENCY OFFICERS OF THE REGULAR ARMY.**

The Clerk of the House of Representatives being introduced, presented extract from the Journal of the House of Representatives, which was twice read, considered and agreed to.

In the House of Representatives, April 6, 1921.

Resolved (if the Senate concur), That the General Assembly of the Commonwealth of Pennsylvania does respectfully request Congress of the United States to adopt legislation which will provide for retirement privileges for disabled emergency officers of the army under the same conditions now provided by law for officers of the regular army in so far as regards physical disability in line of duty.

Resolved, That the Secretary of the Commonwealth forward a copy of this resolution to the President Pro Tempore of the Senate and the Speaker of the House of Representatives of the United States, and a copy to each member and Senator from Pennsylvania in Congress of the United States.

Ordered, That the Clerk inform the House of Representatives accordingly.

**BILLS ON SECOND READING.**

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 34, as follows:

An Act to ascertain and appoint the fees to be received by the recorder of deeds in and for the counties in this Commonwealth containing more than one million five hundred thousand (1,500,000) inhabitants.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the fees of the recorder of deeds for counties in this Commonwealth containing more than one million five hundred thousand (1,500,000) inhabitants shall be as follows to wit

For recording all instruments of writing for each and every five hundred (500) words or fractional part thereof one dollar

For exemplification of records for each and every five hundred (500) words or fractional part thereof one dollar

For certificate and seal fifty cents

For recording or exemplifying of commissions for Notary Public with bond and oath five dollars city and county officers five dollars magistrates five dollars special railroad police officers two dollars and fifty cents

For noting an instrument on margin of record as follows

Noting assignments of mortgages twenty-five cents

Noting extension of mortgages twenty-five cents

Noting releases of mortgages twenty-five cents

Noting revocation of powers of attorney twenty-five cents

Noting any other instrument required by law twenty-five cents

Noting satisfaction of mortgages on certificate of search twenty-five cents

For entering satisfaction of mortgages of every description on the margin of the record with certificate one dollar

For making searches as follows

Mortgages for first ten years previous to date of certificate each name one dollar

Each additional ten years or fractional part thereof each name fifty cents

Each reference examined ten cents

Conveyance and assignment of mortgages

For each and every ten years or fractional part thereof each name one dollar

Each reference examined ten cents

Certificate and seal fifty cents

Section 2 All laws or parts of laws inconsistent herewith be and the same are hereby repealed Provided that nothing contained herein shall be construed to alter the existing laws for the collection of taxes due the Commonwealth for the recording of deeds mortgages or other instruments in writing

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 35, as follows:

An Act providing for the recording of deeds and registration of same

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be the duty of the recorders of deeds in the several counties in this Commonwealth to receive all deeds presented for record when the same are duly executed and acknowledged as required by law and record the same And if by virtue of any provision of law any such deed so presented for record is required to be registered in any office for registration of deeds other than said recorder's office within the county in which it is so offered for record the said recorder of deeds shall nevertheless record such deed whether it has been so registered or not and in such case it shall be the duty of



the recorder within ten days after the deed has been received by the recorder for record to have such deed registered in such other registry office or offices before delivering the deed to the party entitled to receive the same. On all deeds which the recorder is required to have registered under the provisions of this act he shall be entitled to collect a fee of twenty-five cents for each description contained in said deed or deeds in addition to the recording fee.

Section 2 All acts or parts of acts inconsistent herewith and the same are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 259, as follows:

An Act making unlawful the use of any statement of fact in any advertisement which statement is untrue deceptive or misleading and providing a penalty for any violation of the same.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any person firm corporation or association who with intent to sell or in any wise dispose of merchandise securities service or anything offered by such persons firm corporation or association directly or indirectly to the public for sale distribution or investment or with intent to increase the consumption thereof or to induce the public in any matter to enter into any obligation relating thereto or to acquire title thereto or any interest therein makes publishes disseminates or causes directly or indirectly the same to be made published disseminated circulated or placed before the public in this State in a newspaper or other publication in the form of a book notice handbill poster sign bill circular pamphlet or letter or in any other way an advertisement of any sort regarding merchandise security investment service or anything so offered to the public which advertisement contains any assertion representation or statement of fact which is untrue deceptive or misleading shall be guilty of a misdemeanor and upon conviction thereof shall be fined and punished as hereinafter provided. Provided however That the provisions of this act shall not apply to any owner publisher printer agent or employee of a newspaper or other publication periodical or circular who in good faith and without knowledge of the falsity or deceptive character thereof publishes causes to be published or takes part in the publication of such advertisement.

Section 2 It shall be deemed deceptive advertising within the meaning of this act for any person firm or corporation engaged in the business of buying or selling new or second hand furs wearing apparel jewelry furniture pianos phonographs or other musical instruments motor vehicles stocks or generally any form of property real personal or mixed or in the business of furnishing any kind of service or investment to advertise by "liner ads" or likewise such articles property or service for sale in any manner indicating that the sale is being made by a private party or householder not engaged in such business. Any every such firm corporation or association engaged in any such business in advertising goods property or service for sale either through "liner ads" or otherwise shall affirmatively and unmistakably indicate and state that the seller is a business concern and not a private party.

Section 3 No owner or owners of any newspaper or publication of any kind or character or employee thereof shall hereafter accept any advertisement for its classified or other columns without at the time obtaining the name and address of the advertiser and making a record of the same such record shall be retained for a period of two weeks and shall be subject to the examination of any duly constituted law officer of this Commonwealth. No owner or owners of any newspaper or publication or employee thereof shall knowingly accept any advertisement from any person firm association or corporation engaged in any of the businesses mentioned in section two of this act if such advertisement does not affirmatively state that the merchandise property or service advertised belong to and are the property of the business concern from whom such advertisement is directly or indirectly received.

Section 4 Any person firm or corporation engaged in any of the businesses mentioned in section two of this act or in any other kind of business whether conducting such business in a store business block residence or other building shall at all times keep a conspicuous sign posted on the outside of his establishment and another conspicuous sign in the sales-room which sign shall clearly state the name of the association corporation or individual who actually owns said merchandise property or service which are being offered to the public and not the name of any other person. Provided the exterior sign shall not be required where the seller has no control over the exterior of the premises where such business is conducted.

Section 5 Any person firm corporation or association who fails to comply with any of the provisions of this act shall upon conviction be subject to a fine not exceeding five hundred (\$500) dollars for each offense or to imprisonment for a

term not exceeding ninety (90) days or to both such fine and imprisonment in the discretion of the court.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 264 (House Bill No. 11), as follows:

An Act for the protection of human life livestock and growing timber by prohibiting the discharge of certain guns except at birds and animals or at targets properly protected and providing penalties.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any person while hunting for birds or animals of any kind or while using firearms for any purpose except in the performance of an official duty or the protection of life and property to shoot at any mark or target other than birds or animals with a rifle or firearm of any sort emitting a single ball or bullet larger than a twenty-two calibre short at one discharge or to discharge such firearm at random without aiming at any certain object except at a properly constructed target or mark or a dead tree protected either by a natural or an artificial barrier so that the ball or bullet cannot travel more than fifteen yards beyond the target aimed at after making due allowance for deflection in any direction not to exceed an angle of forty-five (45) degrees.

Section 2 Any person violating the provisions of this act shall upon conviction in a summary proceeding brought within two years be sentenced to pay a fine of twenty-five dollars. Each shot fired contrary to the provisions of this act shall constitute a separate offense.

Any constable police officer member of the State police force game protector special deputy game protector forester forest ranger or fish warden may upon view arrest without warrant any person found violating the provisions of this act and bring such person before a justice of the peace alderman or magistrate for hearing. All penalties shall be paid into the funds of the county in which collected. Provided however That the provisions of this act shall not be construed to apply in any manner to the building or equipment of rifle ranges owned leased or maintained by the Pennsylvania National Guard or by any properly accredited State and Federal rifle clubs or associations or to any public shooting exhibition properly safe-guarded and conducted under the direction of any organization for the promotion of marksmanship.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 439, as follows:

An Act requiring ballot boxes used at any primary or election in any city to be delivered unto the mayor thereof and the prothonotary of the proper county and kept in good order in a locked fireproof and sanitary place at such city's expense to answer any lawful call for such boxes until they be emptied by order of court and punishing failure to comply herewith.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the proper authorities of each city in this state shall provide sufficient fireproof and sanitary rooms or vaults in some public building or other suitable place therein for the safekeeping of ballot boxes and papers returned in same as hereinafter provided.

Section 2 At the close of each primary or election held in any city after the ballot box or boxes containing the ballots lists of voters returns and other papers used, thereat shall be sealed or locked according to law the judge and minority inspector in each election district therein shall forthwith deliver the same together with any unused boxes to the mayor thereof and the prothonotary of the county in which said city is situate or with which it is co-extensive at the place provided as aforesaid who shall there deposit and keep such ballot boxes under double locks cleaned and in good repair and arranged and parked according to the names or numbers of said election districts to answer the call of any return board or court authorized to announce the votes or try the merits of such primary or election or any issue arising therefrom until such time thereafter as the court of common pleas of such county with the consent of the district attorney thereof shall direct said custodians to remove or destroy the contents of any such ballot boxes which do not appear to be needed for any recount contest suit or prosecution.



Section 3 No mayor or prothonotary aforesaid shall cause of permit any ballot box so deposited to be taken from their custody except to answer such call or to be opened except by order of such return board or court until directed to remove or destroy the contents as aforesaid when such emptied boxes shall be used again if fit for any subsequent primary or election for which purpose all empty boxes shall be delivered to the county commissioners of such county. Provided That any city may change the location of the repository aforesaid from time to time and direct said custodians to transfer all ballot boxes then stored therein to another proper place under adequate guards and that any custodian aforesaid shall place new locks on same and hire any help and obtain any materials needed for performing any of his duties aforesaid at the expense of such city whenever he has reasonable cause to do so although an appropriation for such purpose may not previously have been made by the council or councils of such city.

Section 4 Any mayor or prothonotary aforesaid refusing or neglecting to perform any duty herein imposed upon him shall on conviction be sentenced to pay a fine not exceeding one thousand dollars or to be imprisoned not exceeding one year or both at the discretion of the court for every such offense.

Section 5 All acts or parts of acts general special or local inconsistent herewith be and the same are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 440, as follows:

An Act to amend section six of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred fifty-seven) entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting same and of their appointees including registrars inspectors of registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling-places by registrars and at the offices of commissions by commissioners and the right to parties or bodies of electors to have watchers thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by an elector under certain conditions directing how the registers shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeal from the decisions of the commissions in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon the courts judges prothonotaries sheriffs commissioners peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are coextensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions punishing and fixing penalties for violations hereof and repealing all legislation inconsistent herewith.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the au-

thority of the same That section six of the "Personal Registration Act" relating to cities of the first class which reads as follows

"Section 6 The commissioners shall not later than August fifteenth of each year appoint four registrars for each election district as herein provided and designate two of them one of whom shall be of the majority party to have charge of the two registrars as hereinafter provided. The registrar must be duly qualified electors of the said district and shall have been residents of the city for a period of two years and of the ward for one year immediately preceding their appointment. They must be sober and judicious persons of good moral character able to read intelligently and to write legibly. Two of the registrars shall be members of the party polling the highest vote within the election district at the last preceding November election and one at least shall be a member of the party polling the next highest number of votes at said election. The commissioners shall provide at all times a board of registrars not more than two of whom shall be of the same political faith. If therefore it appears at any time that by reason of a change in political affiliations or because of error in the appointment a board is not so divided any ten electors of any election district may file a petition with the commissioners setting forth the facts and praying that one or more of the appointments may be revoked and that other appointments may be made. Upon presentation of such a petition one of the commissioners shall fix a time not less than five days thereafter and at least three days' notice shall be given by mail to all registrars of such board who are alleged to be of the same political faith when a public hearing shall be given all concerned and if the facts are then found to be as represented the commissioners shall give the relief asked for.

Whenever expedient they may appoint the assessor of any election district if otherwise qualified as one of the registrars but no other person who holds or is a candidate for public office shall act as registrar" is hereby amended to read as follows

Section 6 The commissioners shall not later than August fifteenth of each year appoint three registrars for each election district as herein provided and designate two of them one of whom shall be of the majority party to have charge of the two registrars as hereinafter provided. The registrars must be duly qualified electors of the said district and shall have been residents of the city for a period of two years and of the ward for one year immediately preceding their appointment. They must be sober and judicious persons of good moral character able to read intelligently and to write legibly. Two of the registrars shall be members of the party polling the highest vote within the election district at the last preceding November election and one shall be a member of the party polling the next highest number of votes at said election. The commissioners shall provide at all times a board of registrars not more than two of whom shall be of the same political faith. If therefore it appears at any time that by reason of a change in political affiliations or because of error in the appointment a board is not so divided any ten electors of any election district may file a petition with the commissioners setting forth the facts and praying that one or more of the appointments may be revoked and that other appointments may be made. Upon presentation of such a petition one of the commissioners shall fix a time not less than five days thereafter and at least three days' notice shall be given by mail to all the registrars of such board who are alleged to be of the same political faith when a public hearing shall be given all concerned and if the facts are then found to be as represented the commissioners shall give the relief asked for.

Whenever expedient they may appoint the assessor of any election district if otherwise qualified as one of the registrars but no other person who holds or is a candidate for public office shall act as registrar

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 441, as follows:

An Act to amend sections eight and nine of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred fifty-seven) entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said Commission and the powers and duties of the commissioners constituting same and of their appointees including registrars inspectors of registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well



as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling-places by registrars and at the offices of commissions by commissioners and the right of parties or bodies of electors to have watchers thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by any elector under certain conditions; directing how the registers shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commissions in certain cases to election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon the courts judges prothonotaries sheriffs commissioners peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are coextensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions punishing and fixing penalties for violations hereof and repealing all legislation inconsistent herewith

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eight of "The Personal Registration Act" relating to cities of the first class which reads as follows

"Section 8 The registrars of each election district shall meet at the polling-place thereof in even numbered years on the ninth Thursday the seventh Tuesday and fifth Saturday preceding the general election which shall be known as a fall registration on the fifth Wednesday preceding the spring primary which shall be known as the spring registration and in odd numbered years on the tenth Tuesday ninth Tuesday and ninth Saturday preceding the municipal election which shall also be known as a fall registration They shall remain in open session from seven ante meridian to one post meridian and from four post meridian to ten post meridian of each registration day aforesaid

They shall on said days receive personal applications from persons who claim that they are entitled to be registered They shall have power to administer oaths shall examine said applicants under oath and shall record on the registers the names of those whom they shall determine to be qualified as hereinafter provided" is hereby amended to read as follows

Section 8 The registrars of each election district shall meet each year at the polling-place thereof on the tenth Saturday the ninth Wednesday and the ninth Tuesday preceding the November election which shall be known as the fall registration and in even numbered years on the fifth Wednesday preceding the spring primary which shall be known as the spring registration They shall remain in open session from seven ante meridian to one post meridian and from four post meridian to ten post meridian of each registration day aforesaid They shall on said days receive personal applications from persons who claim that they are entitled to be registered They shall have power to administer oaths shall examine said applicants under oath and shall record on the registers the names of those whom they shall determine to be qualified as hereinafter provided

Section 2 That section nine of the same act which reads as follows

"Section 9 For the further accommodation of the public the commission shall hold regular sessions for the registration of electors at its office in even numbered years on each day except Sunday from the fourth Tuesday to and including the second Saturday preceding the spring primary and on each day except Sunday from the fourth Wednesday to and including the second Saturday preceding the general election and in odd numbered years on each day except Sunday from the eighth Wednesday preceding the municipal election to and including the fifth day preceding the fall primary and after said primary from the sixth Monday to and including the second Saturday before the municipal election on each of which days the commission shall remain in session from nine o'clock ante meridian to twelve o'clock noon and from one to four post meridian to receive personal applications for registration from electors who on account of illness absence from the city business or personal reasons did not find it convenient to appear at their polling-places on any of the registration days when the registrars were in session or who although not then qualified have since become qualified to be registered or who were refused registration by the registrars for any reason but the commissioners shall examine all applicants for registration before them as fully as the registrars are required to interrogate persons who appear before them at the polling-places and inquire also whether they were refused registration by the registrars and if so why and require any person who is challenged by any qualified elector of the city to meet such challenge

in the same manner as if he had been duly challenged before the registrars of his election district" shall be hereby amended to read as follows

Section 9 For the further accommodation of the public the commission shall hold regular sessions for the registration of electors at its office in even numbered years on each day except Sunday from the fourth Tuesday to and including the third Saturday preceding the spring primary and every year on each day except Sunday from the sixth Monday to and including the fourth Saturday preceding the November election on each of which days the commission shall remain in session from nine o'clock ante meridian to twelve o'clock noon and from one o'clock to four o'clock post meridian to hear and pass upon applications for registration from electors who because of illness absence from the city or other inability were not registered at the polling-places on any of the registration days when the registrars were in session or who although not then qualified have since become qualified to be registered or who were refused registration by the registrars for any reason Application for registration by the commission shall be by written petition which need not be verified by affidavit but which shall be filed in the office of the commission not later than the third Tuesday preceding the spring primary or the fifth Monday preceding the November election Each petition shall remain on file in the office of the commission open to public inspection under reasonable regulations and shall not be considered by the commission until at least seventy-two hours after such filing Each petition shall set forth the name and residence of the petitioner the ward and election division in which he desires to be registered and his reason for not having been registered at the polling-place on any of the days when the registrars were in session The commissioners shall examine all applicants for registration before them as fully as the registrars are required to interrogate persons who appear before them at the polling-places and inquire also whether they were refused registration by the registrars and if so why and require any person who is challenged to meet such challenge in the same manner as if he had been duly challenged before the registrars of his election district

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 442, as follows:

An Act to amend sections thirty-two thirty-four thirty-five and thirty-six of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred fifty-seven) entitled "An Act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting the same and of their appointees including registrars inspectors of registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling-places by registrars and at the offices of commissions by commissioners and the right of parties or bodies of electors to have watchers thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by any elector under certain conditions directing how the registers shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon the courts judges prothonotaries sheriffs commissioners peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are coextensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses



necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions punishing and fixing penalties for violations hereof, and repealing all legislation inconsistent herewith.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section thirty-two of the "Personal Registration Act" relating to cities of the first class which reads as follows

"Section 32 The two registrars designated to keep the two registers shall obtain at the office of the commissioners before the first registration day in the fall of each year and before the fifth Wednesday preceding the spring primary the blank books forms and other supplies prepared for their use and shall have the same at the polling-place on each day when they are or should be in session. On such registration days and during the time from one such day to another while the registers affidavits and other records remain in the custody of the said registrars they shall be charged with the safe-keeping of the same and the other two registrars shall be charged with the safe-keeping of the lists of the names and addresses of persons being registered from which the street lists are subsequently to be prepared as hereinafter provided" is hereby amended to read as follows

Section 32 The two registrars designated to keep the two registers shall obtain at the office of the commissioners before the first registration day in the fall of each year and before the fifth Wednesday preceding the spring primary the blank books forms and other supplies prepared for their use and shall have the same at the polling-place on each day when they are or should be in session. On such registration days and during the time from one such day to another while the registers affidavits and other records remain in the custody of the said registrars they shall be charged with the safe-keeping of the same

Section 2 That section thirty-four of the same act which reads as follows

"Section 34 At the end of the fifth Wednesday preceding the spring primary and at the end of the last day in the fall of each year when the registrars are in session they shall sign a certificate the form of which shall be printed on the last page of the register setting forth the number of persons registered on each day and the number of names which have been stricken out if any and the total number of names remaining registered

At the same time the two registrars who have not charge of the registers shall prepare two street lists of the names and addresses of all persons registered in the order in which their residences appear upon the streets of the election district. One of said street lists shall be hung outside of the polling-place and shall remain in that position until the next November election or spring primary" is hereby amended to read as follows

Section 34 At the end of the fifth Wednesday preceding the spring primary and at the end of the last day in the fall of each year when the registrars are in session they shall sign a certificate the form of which shall be printed on the last page of the register setting forth the number of persons registered on each day and the number of names which have been stricken out if any and the total number of names remaining registered

Section 3 That section thirty-five of the same act which reads as follows

"Section 35 Before ten o'clock ante meridian on the Monday following the last day when the registrars shall be in session in the fall of any year and before the like hour on the fifth Saturday preceding the spring primary the two registrars who have been charged with the keeping of the registers shall deliver the same together with the aforesaid certificate and one street list and all affidavits vouchers unused forms et cetera to the commissioners at such place or places as may be designated by them by general instructions previously given to such registrars and none of the registrars shall be entitled to any compensation until the said registers et cetera are returned as aforesaid" is hereby amended to read as follows

Section 35 Before 10 o'clock ante meridian on the Friday following the last day when the registrars shall be in session in the fall of any year and before the like hour on the fifth Friday preceding the spring primary the two registrars who have been charged with the keeping of the registers shall deliver the same together with the aforesaid certificate and all affidavits vouchers unused forms et cetera to the commissioners at such place or places as may be designated by them by general instructions previously given to such registrars and none of the registrars shall be entitled to any compensation until the said registers et cetera are returned as aforesaid

Section 4 That section thirty-six of the same act which reads as follows

"Section 36 The commissioners shall cause at least one hundred exact copies of the street list of each election district to be printed in pamphlet form as soon as possible and they shall distribute the same as they deem proper among the inspectors of registration and the city and county officials concerned with the conduct of any election or primary and among the parties bodies of electors and candidates interested therein giving at least ten copies of each street list to the central or city committee of each political party or body of electors upon the written application of the chairman thereof and keeping two complete sets of such street lists on file at the office of the commission convenient for public inspection during all the hours when their other records are open to public inspection as herein provided" is hereby amended to read as follows

Section 36 The county commissioners of the proper county shall cause at least one hundred fifty copies of the printed assessor's list of each election district to be printed in pamphlet form as soon as possible after the last day when the registrars are in session in the fall. They shall deliver fifty copies of each such list to the registration commission on or before the fifteenth day after the last day when the registrars are in session in the fall and shall distribute the balance as they deem proper among the city and county officials concerned with the conduct of any election or primary and among the parties bodies of electors and candidates interested therein giving at least five copies of each such list to the central or city committee of each political party or body of electors upon the written application of the chairman thereof. The registration commissioners shall have made up lists of all persons registered by them which lists shall contain the name address and occupation of each person so registered and shall cause at least one hundred fifty copies of such lists to be printed in convenient form and deliver at least one hundred copies thereof to the county commissioners of the proper county for distribution by them as aforesaid. The county commissioners and the registration commission shall each cause not less than two complete sets of both such lists to be suitably bound and to keep the same on file at their respective offices convenient for public inspection during all the hours when their other records are open for such purpose

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 516, as follows:

An Act to amend section sixteen of an act approved the tenth day of June one thousand eight hundred and ninety-three (Pamphlet Laws four hundred and nineteen) entitled "An act to regulate the nomination and election of public officers requiring certain expenses incident thereto to be paid by the several counties and punishing certain offenses in regard to such elections"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section sixteen of the act approved the tenth day of June one thousand eight hundred and ninety-three (Pamphlet Laws four hundred and nineteen) entitled "An act to regulate the nomination and election of public officers requiring certain expenses incident thereto to be paid by the several counties and punishing certain offenses in regard to such elections" which reads as follows

"Section 16 The county commissioners of each county shall provide for each election district in which an election is to be held one set of such ballots of not less than seventy-five for every fifty and fraction of fifty voters therein as contained upon the assessors list. They shall also prepare full instructions for the guidance of voters as to obtaining ballots as to the manner of marking them and the method of gaining assistance and as to obtaining new ballots in place of those accidentally spoiled and they shall respectively cause the same together with copies of sections thirty to thirty-five inclusive of this act to be printed in large clear type on separate cards to be called cards of instruction. They shall also in addition to the number of tickets required to be printed for general distribution have printed five hundred official and one hundred sample ballots for every five thousand voters within the county which tickets shall be kept at the office of the commissioners for the use of any district or districts the tickets for which may be lost or destroyed. They shall also cause to be printed on tinted paper and without the fac-simile endorsements copies of the form of the ballot provided for each voting place at each election therein which shall be called specimen ballots and at each election they shall furnish to each voting place together with the ballots to be used there a sufficient number of cards of instruction and specimen ballots for use as required in section twenty-one of this act. They shall also provide for each election district at every election therein two copies of the assessor's lists of voters and shall deliver the same as such lists are now delivered one copy to be called the 'ballot check list' for the inspectors in charge of the ballots and the other copy to be called the 'voting check list' to be used in marking the name of those who have voted and the number of their ballots as now required by law" is hereby amended to read as follows

Section 16 The county commissioners of each county shall provide for each election district in which an election is to be held one set of such ballots of not less than fifty for every fifty and fraction of fifty voters therein as contained upon the assessor's list. They shall also prepare full instructions for the guidance of voters as to obtaining ballots as to the manner of marking them and the method of gaining assistance and as to obtaining new ballots in place of those accidentally spoiled and they shall respectively cause the same together with copies of section thirty to thirty-five inclusive of this act to be printed in large clear type on separate cards to be called cards of instruction. They shall also in addition to the number of ballots required to be printed for general distribution have printed five hundred official and one hundred sample ballots



for every five thousand voters within the county which ballots shall be kept at the office of the commissioners for the use of any district or districts the ballots for which may be lost or destroyed. They shall also cause to be printed on tinted paper and without the fac-simile endorsement copies of the form of the ballot provided for each voting place at each election therein which shall be called specimen ballots and at each election they shall furnish to each voting place together with the ballots to be used there a sufficient number of cards of instruction and specimen ballots for use as required in section twenty-one of this act. They shall deliver to each election district in cities of the first second and third classes where personal registration is required at every election therein the registers of voters known as the voting check list and ballot check list. In all election districts other than in cities of the first second and third classes they shall provide for each election district at every election therein two copies of assessor's lists of voters and shall deliver the same as such lists are now delivered one copy to be called the ballot check list for the inspector in charge of the ballots and the other copy to be called the voting check list to be used in marking the names of those who have voted.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 541 (House Bill No. 391), entitled:

An Act to amend and further amend sections five, seven, fourteen, fifteen, sixteen, nineteen, twenty-one, twenty-two and twenty-six of an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws five hundred seventy-two), entitled "An act to provide for the protection and preservation of game, game quadrupeds, and game birds, and song and insectivorous and other wild birds, and prescribing penalties for violation of its several provisions," sections fourteen and fifteen previously having been amended.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

#### BILL RECOMMENDED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 541 (House Bill No. 391) the bill just read, be recommended to the Committee on Game and Fisheries for the purpose of a hearing.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

#### BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 551, as follows:

An Act amending an act entitled "An act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvements and for the removal of nuisances the procedure upon claims filed therefor the methods for preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties lien and the manner of distributing the proceeds of such sales" approved the fourth day of June Anno Domini one thousand nine hundred and one providing for a charge for failure to pay municipal claims before liens are filed and for the collection of said charge.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of the act approved the fourth day of June one thousand nine hundred and one entitled "An act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvements and for the removal of nuisances the procedure upon claims filed therefor the methods for preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties lien and the manner of distributing the proceeds of such sales" which reads as follows:

"Section 3. All municipal claims which may hereafter be lawfully imposed or assessed on any property in this Commonwealth in the manner and to the extent hereinafter set forth shall be and they are hereby declared to be a lien on said property together with all charges expenses and fees added thereto for failure to pay promptly and said liens shall have priority to and be fully paid and satisfied out of the proceeds of any judicial sales of said property before any other obligation judgment claim lien or estate

with which the said property may become charged or for which it may become liable save and except only the costs of the sale and of the writ upon which it is made and the taxes imposed or assessed upon said property" is hereby amended to read as follows:

Section 3. All municipal claims which may hereafter be lawfully imposed or assessed on any property in this Commonwealth in the manner and to the extent hereinafter set forth shall be and they are hereby declared to be a lien on the said property together with ten per centum of the amount thereof to be added thereto for failure to pay the said lien within one month after notice so to do and said liens shall have priority to and be fully paid and satisfied out of the proceeds of any judicial sale of said property before any other obligation judgment claim lien or estate with which the said property may become charged or for which it may become liable save and except only the costs of the sale and of the writ upon which it is made and the taxes imposed or assessed upon said property.

Section 2. All acts of Assembly and parts of acts inconsistent herewith be and the same are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 564 (House Bill No. 243), as follows:

An Act to amend section four hundred and twenty-one of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section four hundred and twenty-one of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" which reads as follows:

"Section 421. The board of township supervisors may levy taxes upon all property and upon all occupations within the township made taxable for township purposes as ascertained by the last adjusted valuation for county purposes for the purposes and at the rates hereinafter specified to wit:

I. An annual road tax not later than the fourth Monday of March of each year not exceeding ten mills unless the board of supervisors by unanimous action shall upon due cause shown petition the court of quarter sessions in which case the court may order a greater rate than ten mills but not exceeding ten additional mills to be levied. All road taxes shall be collected in cash.

II. A tax for the purpose of building and maintaining a lockup after obtaining the assent of the electors of the township in the manner provided in section twelve hundred and fifty of this act.

III. Upon the receipt of a petition of a majority of the owners of real estate of the township requesting it an annual tax not exceeding five mills for the purpose of lighting the streets and highways in the manner provided in section three hundred and eighty-six clause one of this act and of defraying the cost charges and expenses thereof.

IV. An annual tax so long as necessary not exceeding fifty per centum of the rate of assessment for road purposes for the purpose of procuring a lot and erecting a building thereon for a townhouse and for the payment of indebtedness incurred in connection therewith.

The taxes authorized to be levied by this section shall be levied upon the last adjusted valuation for county purposes which valuation shall be furnished to the township supervisors by the county commissioners. If any further adjustment of valuation is made by the county commissioners after any tax is so levied and before said tax is payable such adjusted valuation shall be certified to the township supervisors and to the township collector of taxes by the commissioners and the tax shall be collected on the basis of such adjusted valuation.

This article does not include the levy of any taxes upon particular districts or parts of any township for particular purposes" is hereby amended to read as follows:

Section 421. The board of township supervisors may levy taxes upon all property and upon all occupations within the township made taxable for township purposes as ascertained by the last adjusted valuation for county purposes for the purposes and at the rates hereinafter specified to wit:

I. An annual road tax not later than the fourth Monday of March of each year not exceeding ten mills unless the board of supervisors by unanimous action shall upon due cause shown petition the court of quarter sessions in which case the court may order a greater rate than ten mills but not exceeding ten additional mills to be levied. All road taxes shall be collected in cash.

II. A tax for the purpose of building and maintaining a lockup after obtaining the assent of the electors of the township in the manner provided in section twelve hundred and fifty of this act.

III. Upon the receipt of a petition of a majority of the owners of real estate of the township requesting it an annual tax not exceeding five mills for the purpose of lighting the



streets and highways in the manner provided in section three hundred and eighty-six clause one of this act and of defraying the cost charges and expenses thereof

IV An annual tax so long as necessary not exceeding fifty per centum of the rate of assessment for road purposes for the purposes of procuring a lot and erecting a building thereon for a townhouse and for the payment of indebtedness incurred in connection therewith

V A tax for the purpose of purchasing and maintaining fire apparatus and to provide a suitable place for the housing of the same but no appropriation to any one or more fire companies from such taxes shall for the first appropriation exceed five thousand dollars for the purchase of equipment nor shall any appropriation in any year for the purpose of maintenance of any one or more fire companies exceed one thousand dollars

The taxes authorized to be levied by this section shall be levied upon the last adjusted valuation for county purposes which valuation shall be furnished to the township supervisors by the county commissioners. If any further adjustment of valuation is made by the county commissioners after any tax is so levied and before said tax is payable such adjusted valuation shall be certified to the township supervisors and to the township collector of taxes by the commissioners and the tax shall be collected on the basis of such adjusted valuation

This article does not include the levy of any taxes upon particular districts or parts of any township for particular purposes

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 566 (House Bill No. 455) entitled:

An Act to amend section twenty-four of an act approved the seventh day of June, one thousand nine hundred seventeen (Pamphlet Laws five hundred seventy-two) entitled "An act to provide for the protection and preservation of game, game-quadrupeds, and game-birds, and song and insectivorous and other wild birds, and prescribing penalties for violation of its several provisions."

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 621 (House Bill No. 708) entitled:

An Act concerning the proof of statutes of other jurisdictions and to make uniform the law with reference thereto

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 622 (House Bill No. 709) entitled:

An Act concerning the taking of depositions in this State to be used in any foreign jurisdiction and to make uniform the law with reference thereto

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 623, as follows:

An Act to amend sections four and seven of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and nine) entitled "An act prescribing the powers and duties of the Bureau of Markets in the Department of Agriculture providing for cooperation with the Bureau of Standards of the Department of Internal Affairs to establish standard receptacles for farm products and to promulgate regula-

tions for the enforcement thereof and prescribing penalties for violations of the provisions of this act" by striking out certain provisions limiting the investigation and classification of farm products and appropriating to the Department of Agriculture for the use of the Bureau of Markets all fees and other moneys collected under this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section four of the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and nine) entitled "An act prescribing the powers and duties of the Bureau of Markets in the Department of Agriculture providing for cooperation with the Bureau of Standards of the Department of Internal Affairs to establish standard receptacles for farm products and to promulgate regulations for the enforcement thereof and prescribing penalties for violations of the provisions of this act" which reads as follows

"Section 4 The director may designate any competent employee or agent of the Bureau of Markets and upon satisfactory evidence of competency may license any other person to make upon request investigations and classifications of farm products (in accordance with standards which have become effective under this act) When any such investigation and classification is made the employee or agent shall issue a certificate of the grade or other classification of the farm product involved

The director is authorized to fix assess and collect or cause to be collected fees for such services when they are performed by employees or agents of the Bureau of Markets Licensed agents may charge and collect as compensation for such services only such fees as may be approved by the director

The director may suspend or revoke any license whenever after opportunity for a hearing has been afforded to the licensee the director shall determine that such licensee is incompetent or has knowingly or carelessly failed to classify any farm product correctly (in accordance with such standards) or has violated any provision of this act or of the regulations made hereunder Pending investigation the director may suspend a license temporarily without a hearing" is amended hereby to read as follows

Section 4 The director may designate any competent employee or agent of the Bureau of Markets and upon satisfactory evidence of competency may license any other person to make upon request investigations and classifications of farm products When any such investigation and classification is made the employee or agent shall issue a certificate of the grade or other classification of the farm product involved

The director is authorized to fix assess and collect or cause to be collected fees for such services when they are performed by employees or agents of the Bureau of Markets Licensed agents may charge and collect as compensation for such services only such fees as may be approved by the director

The director may suspend or revoke any license whenever after opportunity for a hearing has been afforded to the licensee the director shall determine that such licensee is incompetent or has knowingly or carelessly failed to classify any farm product correctly or has violated any provision of this act or of the regulations made hereunder Pending investigation the director may suspend a license temporarily without a hearing

Section 2 That section seven of said act which reads as follows

Section 7 All fees and other moneys collected under this act by the director and by his employees or agents in their official capacity shall be covered into the State Treasury" is amended hereby to read as follows

Section 7 All fees and other moneys collected under this act by the director and by his employees or agents in their official capacities under the direction of the Secretary of Agriculture shall be covered into the State Treasury and shall be set apart as a separate fund to be known as the "Bureau of Markets Fund" All moneys in said fund from time to time hereby are appropriated specifically to the Department of Agriculture for the use of the Bureau of Markets for the purpose of assisting with the expense and maintenance of said Bureau in carrying out the provisions of this act All moneys shall be paid from aforesaid fund upon requisition of the Secretary of Agriculture and warrant of the Auditor General on the State Treasurer after the filing of itemized vouchers

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 633, as follows:

An Act to amend section five hundred and forty-two and five hundred and forty-three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing reve



establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by imposing an occupation tax for school purposes on female residents of school districts of the second third and fourth class

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five hundred and forty-two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which as amended by the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred and ninety-seven) entitled "An act to amend sections five hundred and forty-two one thousand five hundred and one thousand five hundred and three one thousand five hundred and five hundred and three one thousand five hundred and five an two thousand three hundred and ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent herewith'" reads as follows

"Section 542 Each male resident or inhabitant over twenty-one years of age in every school district of the second third and fourth classes in this Commonwealth shall annually pay for the use of the school district in which he is a resident or inhabitant a tax of not less than one dollar nor more than five dollars as may be assessed by the local school district" is hereby further amended to read as follows

Section 542 Each male and female resident or inhabitant over twenty-one years of age in every school district of the second third and fourth classes in this Commonwealth shall annually pay for the use of the school district in which he or she is a resident or inhabitant an occupation tax of not less than one dollar nor more than five dollars as may be assessed by the local school district

Section 2 That section five hundred and forty-three of said act which reads as follows

"Section 543 In order that the board of school directors of each school district of the second third or fourth class in this Commonwealth may assess levy and collect an occupation tax of not less than one dollar on each male resident or inhabitant over twenty-one years of age in the district it shall be the duty of the proper assessors in each school district of this Commonwealth to assess every male resident or inhabitant in such school district over twenty-one years of age with an occupation at such amount as shall be proper and return the same with the other taxable property in the district as provided by law In each school district all such assessments of occupation shall be included and certified in the list of taxable property to be certified to the board of school directors in each such school district as herein provided" is hereby amended to read as follows

Section 543 In order that the board of school directors of each school district of the second third or fourth class in this Commonwealth may assess levy and collect an occupation tax of not less than one dollar nor more than five dollars on each male and female resident or inhabitant over twenty-one years of age in the district it shall be the duty of the proper assessors in each such school district of this Commonwealth to assess every male and female resident or inhabitant in such school district over twenty-one years of age with an occupation at such amount as shall be proper and return the same with the other taxable property in the district as provided by law In each school district all such assessments of occupation shall be included and certified in the list of taxable property to be certified to the board of school directors in each such school district as herein provided

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 642, entitled:

An Act to prohibit the manufacture production possession use and sale of intoxicating liquors for beverage purposes regulating the manufacture production possession use and sale of liquors for non-beverage purposes providing methods of enforcement and penalties for the violation thereof and repealing all laws general and special or local or any parts thereof that are or may be inconsistent therewith.

The first, second, third, fourth, fifth, sixth, seventh, eighth, ninth, tenth, eleventh, twelfth, thirteenth and fourteenth sections of the bill were read as follows and agreed to:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That when used in this act (1) the word "liquor" or the phrase "intoxicating liquor" shall be construed to mean and include alcohol brandy whisky rum gin beer ale porter and wine and in addition thereto any distilled spirituous malt vinous or fermented liquor and also any liquid or compound whether or not the same is medicated proprietary or patented and by whatever name called containing one-half of one per centum or more of alcohol by volume which is fit for use for beverage purposes Provided that the foregoing definition shall not extend to dealcoholized wine nor to any beverage or liquid produced by the process by which beer ale porter or wine is produced if it contains less than one-half of one per centum of alcohol by volume and is otherwise denominated than as beer ale or porter

Nothing in this act shall be construed to interfere with the manufacture sale or use of flavoring extracts for culinary or flavoring purposes which are not fit for use as a beverage

(2) The word "person" shall mean and include natural persons firms associations co-partnerships and corporations

Section 2 It shall be unlawful for any person from and after the passage of this act to manufacture sell offer for sale barter furnish possess deliver or transport any intoxicating liquor within this Commonwealth for beverage purposes or to import into or export out of this Commonwealth any intoxicating liquor for beverage purposes It shall not be unlawful however to possess intoxicating liquor in a bona fide private dwelling provided such liquor was lawfully acquired and is for use only for the personal consumption of the owner thereof and his family residing in such dwelling and of his bona fide guests when entertained by him therein which entertainment shall not be deemed as unlawful furnishing

Nothing in this act shall be construed to prevent a person from manufacturing non-intoxicating cider and fruit juices exclusively for use in his home but such cider and fruit juices shall not be sold or delivered after they become intoxicating except to persons having permits from the United States Government to manufacture vinegar Nothing herein shall be construed to prevent the sale of vinegar

Section 3 It shall be unlawful to advertise manufacture sell or possess any utensil contrivance machine preparation compound tablet substance formula direction or recipe advertised designed or intended for use in the unlawful manufacture of intoxicating liquor and the possession of any such utensil contrivance machine preparation compound tablet substance formula direction or recipe shall be prima facie evidence of the design or intention of the party in possession to use the same unlawfully

Section 4 Any room house building boat vehicle structure or place where intoxicating liquor is manufactured sold kept or bartered in violation of this act and all intoxicating liquor and property kept and used in maintaining the same is hereby declared to be a nuisance and may be abated in the manner now provided for by law and any person who maintains such a nuisance shall be guilty of a misdemeanor and upon conviction thereof shall be subject to the penalties hereinafter provided

Section 5 An action to enjoin any nuisance defined in this act may be brought in the name of the Commonwealth of Pennsylvania by the Attorney General of Pennsylvania or by any district attorney of any county of this Commonwealth Such action shall be brought and tried as an action in equity and may be brought in any court having jurisdiction to hear and determine equity cases If it is made to appear by affidavits or otherwise to the satisfaction of the court or judge in vacation that such nuisance exists a temporary writ of injunction shall forthwith issue restraining the defendant from conducting or permitting the continuance of such nuisance until the conclusion of the trial If a temporary injunction is prayed for the court may issue an order restraining the defendant and all other persons from removing or in any way interfering with the liquor or fixtures or other things used in connection with the violation of this act constituting such nuisance No bond shall be required in instituting such proceedings It shall not be necessary for the court to find the property involved was being unlawfully used as aforesaid at the time of the hearing but on finding that the material allegations of the petition are true the court shall order that no liquors shall be manufactured sold bartered or stored in such room house building boat vehicle structure or place or any part thereof And upon judgment of the court ordering such nuisance to be abated the court may order that the room house building structure boat vehicle or place shall not be occupied or used for one year thereafter hut the court may in its discretion permit it to be occupied or used if the owner lessee tenant or occupant thereof shall give bond with sufficient surety to be approved by the court making the order in the penal and liquidated sum of not less than five hundred dollars nor more than one thousand dollars payable to the Commonwealth of Pennsylvania and conditioned that intoxicating liquor will not thereafter be manufactured sold bartered kept or otherwise disposed of therein or thereon and that he will pay all fines costs and damages that may be assessed for any violation of this act upon said property

Section 6 Upon information being made before any alderman justice of the peace or magistrate by any person alleging a violation of any of the provisions of this act and that such person verily believes that intoxicating liquor is unlawfully had or possessed or that property designed or intended for use in the unlawful manufacture of liquor is to be found on any premises in said information described it shall be the



duty of such alderman justice of the peace or magistrate to issue a search warrant commanding the officer to whom it is directed to make a search of the premises therein described to seize any such liquor or property found thereon to arrest the person or persons in whose possession or custody the same is found and to make a return of said warrant together with the property so seized or taken to the said alderman justice of the peace or magistrate upon preliminary hearing if the person or persons so arrested shall be bound over to appear at the court of quarter sessions of the peace it shall be the duty of the said alderman justice of the peace or magistrate to return the said liquor or property so seized or taken to the clerk of the said court of quarter sessions along with his information and proceedings upon conviction of the defendant or defendants in such action the liquor or property so taken shall be destroyed unless the court shall otherwise order. The property seized on any such warrant shall not be liable to be recovered while in legal custody on any writ of replevin or other like process. Provided however no search warrant shall issue to search any private dwelling occupied as such unless it is being used for the unlawful sale of intoxicating liquor or unless it is in part used for some business purpose such as a store shop saloon restaurant hotel or boarding house. The term "private dwelling" shall be construed to include the room or rooms used and occupied not transiently but solely as a residence in an apartment house hotel or boarding house.

Section 7 When any peace officer of this Commonwealth shall discover any person in the act of transporting in violation of law intoxicating liquor in any wagon buggy automobile water or air-craft or other vehicle or receptacle or otherwise it shall be his duty to seize any and all intoxicating liquor found therein being transported contrary to law. Whenever intoxicating liquor transported or possessed illegally shall be seized by an officer he shall take possession of the vehicle and team or automobile boat air or water craft or any other conveyance or receptacle and shall arrest any person in charge thereof. Such officer shall proceed at once to make information against the person or persons arrested the liquor so seized shall be disposed of as provided in section six of this act the vehicle conveyance or receptacle however shall be returned to the owner upon execution by him of a good and valid bond with sufficient sureties in a sum double the value of the property to be approved by the alderman justice of the peace magistrate or after return to the court of quarter sessions to be approved by the court conditioned that in the event of the conviction of the person or persons so arrested the costs and any fine imposed upon him or them together with any expenses incurred in detaining said property shall be fully paid otherwise to remain in full force and virtue said bond to be payable to the Commonwealth. The use of the county in which said conviction is had return of the information and proceedings had thereon to the court of quarter sessions of the peace it shall be the duty of the officer having custody of said vehicle conveyance or receptacle unless bond has previously been given to deliver possession of said vehicle conveyance or receptacle to the sheriff of the county to which said return is made. Provided however That unless bond be so given within ten days after final judgment of the court unless good cause to the contrary be shown by the owner the court shall order the sheriff to make a sale by public auction of the property so seized the proceeds after deducting costs and expenses to be payable to the county in which the conviction is had.

Section 8 In any prosecution under this act it shall be the duty of the Commissioner of Health of Pennsylvania upon request being made by any District Attorney of any county of this Commonwealth to cause an analysis to be made of any intoxicating liquor sent to him by such district attorney and to certify back to him an analysis showing the alcoholic content by volume of said liquor which certificate shall be received in any court of this Commonwealth as evidence of the alcoholic content of any liquor charged to have been manufactured sold offered for sale purchased bartered furnished possessed delivered transported imported or exported contrary to the provisions of this act.

Section 9 If any prosecution under the terms of this act it shall be a good defense if the accused shall offer sufficient legal proof that the alleged offense with which he is charged was authorized by and that he has complied with all the regulations of "National Prohibition Act" and its supplements and amendments now or hereafter to be passed.

Section 10 All the provisions of this act shall be liberally construed to the end that the use of intoxicating liquor as a beverage may be prevented.

Section 11 Any person who violates any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred dollars nor more than one thousand dollars or undergo imprisonment in the county jail for not more than one year or both for a first offense and for any second and subsequent offense whereof he shall be convicted he shall be sentenced to pay a fine of not less than five hundred dollars nor more than five thousand dollars and undergo an imprisonment of not less than three months nor more than three years or both.

Section 12 If any provision of this act shall be held invalid it shall not be construed to invalidate other provisions of this act.

Section 13 The following Acts of Assembly are hereby repealed.

An act entitled "An Act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" approved May thirteenth one thousand eight hundred and eighty-seven Pamphlet Laws page one hundred and twenty.

An act entitled "An Act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof by wholesale" approved June ninth one thousand eight hundred and ninety-one Pamphlet Laws page two hundred and fifty-seven.

An act entitled "An Act to provide revenue and regulate the sale of malt brewed vinous and spirituous liquors or any admixture thereof by requiring and authorizing licenses to be taken out by brewers distillers wholesalers bottlers rectifiers compounders store keepers and agents having a store office or place of business in the Commonwealth prescribing the amount of license fees to be paid in such cases and by imposing an additional license fee on retail dealers in intoxicating liquors" approved July thirtieth one thousand eight hundred and ninety-seven Pamphlet Laws four hundred and sixty-four.

All other acts of Assembly or parts thereof that are in any way in conflict or inconsistent with this act or any part thereof are hereby repealed.

Section 14 This act shall be known as "The Pennsylvania Prohibition Act."

The title of the bill was read as follows:

An Act to prohibit the manufacture production possession use and sale of intoxicating liquors for beverage purposes regulating the manufacture production possession use and sale of liquors for non-beverage purposes providing methods of enforcement and penalties for the violation thereof and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith.

On the question,

Will the Senate agree to the title?

Mr. SNYDER. Mr. President, I move to amend the title by striking out everything after the words "An Act" and inserting in lieu thereof the following:

To prohibit the manufacture sale offering for sale barter furnishing possession delivering transportation exportation and importation of intoxicating liquors for beverage purposes providing for its enforcement prescribing penalties for its violation and repealing certain acts.

Mr. JONES. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 646, as follows:

An Act permitting the carrying of shot guns and target and trap shooting within public parks in cities of the first class.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be lawful for persons to carry shot guns within the limits of public parks within any city of the first class for the purpose of trap-shooting or shooting at intimate targets in such parks. Such shot gun shall be carried and such target and trap-shooting shall be done only in accordance with rules adopted by the Park Commissioners having jurisdiction over such park and at such point or points only within such park as the commissioners may designate.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 648, as follows:

An Act to amend sections one thousand five hundred and one and one thousand five hundred and five of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by an act approved the twenty-third day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and seventy-two) entitled "An act to amend an act approved the eighth



teenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof and providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand five hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which as amended by the act approved the twenty-third day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and seventy-two) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" reads as follows

"Section 1501 Every school district of the first second or third class in this Commonwealth shall annually provide medical inspection of all the pupils of its public schools by proper medical inspectors to be appointed by the board of school directors of the district. Such medical inspection shall be made in the presence of the parent or guardian of the pupil when so requested by parent or guardian. All such medical inspectors shall be physicians legally qualified to practice medicine in this Commonwealth who have had at least two years experience in the practice of their profession and shall be paid such amounts as the boards of school directors may determine. Provided That nothing in this act shall preclude the appointment of health officers of municipalities as medical inspectors in the school districts of this Commonwealth" is hereby amended to read as follows

Section 1501 Every school district of the first second or third class in this Commonwealth shall annually provide medical inspection of all the pupils of its public schools by proper medical inspectors to be appointed by the board of school directors of the district in sufficient number to conduct the required inspection in conformity with the standard requirements prescribed by the Commissioner of Health for the medical inspection of schools in such district such medical inspection shall be made in the presence of the parent or guardian of the pupil when so requested by parent or guardian. All such medical inspectors shall be physicians legally qualified to practice medicine in this Commonwealth who have had at least two years experience in the practice of their profession and shall be paid such amounts as the boards of school directors may determine. Provided That nothing in this act shall preclude the appointment of health officers of municipalities as medical inspectors in the school districts of this Commonwealth

Section 2 That section one thousand five hundred and five of said act which reads as follows

"Section 1505 The medical inspectors shall at least once each year inspect and carefully test and examine all pupils in the public schools of their districts giving special attention to defective sight hearing teeth or other disabilities and defects specified by the Commissioner of Health in his directions for medical examinations of schools. Each medical inspector shall make to the teacher or if the board of school directors so directs to the principal or district superintendent of schools a written report concerning all pupils found to need medical or surgical attention and giving careful directions concerning the care of each pupil who needs special care while in school. The teacher or the principal or district superintendent shall keep such report until the end of the school year shall carry out as carefully as possible said directions concerning the special care of pupils while in school and shall promptly send a copy of the medical inspector's report upon each child to the parents or guardian thereof" is hereby amended to read as follows

Section 1505 The medical inspectors shall at least once each year inspect and carefully test and examine all pupils in the public schools of their districts giving special attention to defective sight hearing teeth or other disabilities and defects specified by the Commissioner of Health in his directions and requirements for medical inspection of schools and shall make such additional inspections and examinations as shall be provided for in said directions or required by the Commissioner of Health the principal or the district superintendent of schools. Each medical inspector shall make to the teacher or if the board of school directors so directs to the principal or district superintendent of schools a written report concerning all pupils found to need medical or surgical attention and giving careful directions concerning the care of each pupil who needs special care while in school. The teacher principal or district superintendent shall promptly send a copy of the medical inspector's report upon each child requiring treatment to the parents or guardians thereof and shall keep the report concerning the pupils found to need medical or surgical attention until the last month of the school term carrying out as carefully as possible the medical inspector's directions concerning the special care of pupils while in school noting any corrections of defects reported and in fourth class school districts shall return the report to the Commissioner of Health in first second and third class school districts to the district superintendent of schools

or to the principal of schools if no district superintendent who shall make such reports to the Commissioner of Health as he may require

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 655, as follows:

An Act concerning the annual assessment of poll taxes by assessors in counties of the first class changing the time and manner of making revising and returning assessors' registry lists of electors and the form thereof in such counties regulating the use of same therein for recording personal registrations as well as collecting poll taxes incidentally imposing new duties on such assessors and upon county commissioners and certain expenses upon counties and punishing certain violations hereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter in all election districts of each county of the first class of this Commonwealth the assessors who are required to perform any of the duties incident to the holding of elections or primaries shall make the annual assessment and registration of electors and revise and return the same at the times and in the manner hereinafter stated and not otherwise except that the assessment and registration required by existing laws to be commenced the first Monday of May of this year shall be made in accordance therewith but revised and additional information concerning personal registrations added thereto on the full registration days of this year and returned in accordance herewith so that all blank books and other materials provided for the use of such assessors during this year may be utilized so far as practicable for putting this act into immediate operation

Section 2 The term "election district" when used herein shall mean any borough township ward precinct or other division of any such county or of any city borough ward or township situate therein wherein all qualified residents of such division may lawfully assemble at one place for the purpose of holding elections for public officers. The term "assessor" when used herein shall mean any assessor authorized to assess poll taxes on citizens of this State for county purposes in such election district and to perform any of the duties of assessor incident to the holding of elections or primaries including any official called a registry assessor or an assistant assessor and including any woman holding any such office. The word "he" and "his" whenever used herein with reference to any assessor or other public official shall be construed to mean also "she" or "her" and "they" or "their" whenever necessary to carry this act into effect. All laws relating to assessment of poll-taxes and registration or enrollment of electors by assessors within the several election districts aforesaid shall continue to be in force in so far as may be consistent with the provisions hereof

Section 3 The assessor in each election district to which this act applies shall visit in person each and every dwelling house and apartment therein on the first day of March of each year hereafter or as soon after such day as may be possible and prepare an "original registry list" of all the persons male and female twenty-one years of age and upward that he shall find upon careful and diligent inquiry to be qualified electors and bona fide residents therein in the manner prescribed by law and made additions thereto or corrections thereon upon the personal application of adult persons claiming the right of suffrage therein or upon information furnished by known residents thereof from time to time in like manner until the final revision thereof as hereinafter stated noting in each case opposite the name of each person so registered all the information required by existing laws except as hereinafter stated and shall assess all such persons for such poll tax as may be lawfully imposed upon them by the proper county

Section 4 In all election districts to which this act applies the assessor shall complete such canvass of his election district before the first day of April in each year and in odd numbered years when there is no spring primary he shall make two correct and legible copies of his "original registry list" prepared as aforesaid in duplicate books to be supplied to him by the said county commissioners and return said duplicates to them on the first day of April in such years which duplicates however shall be subject to correction or revision in the manner hereinafter stated. The said county commissioners shall forthwith deliver one of said duplicates to the collector or receiver of taxes of said county for use in collecting the poll taxes according to law and shall keep the other duplicate on file in their office for public inspection

Section 5 Hereafter no assessor in any election district to which this act applies shall be required at any time to place any copy of his "original registry list" on the door of the room or on the house where the elections of the respective district are required to be held but he shall retain such list in his possession for the inspection free of charge of any person residing therein who shall desire to see the same at any time before he returns such list to the county commissioners as hereinafter provided

Section 6 In even numbered years when any spring primary shall be held the assessor in each election district



aforesaid in which electors are required to register personally shall be present at the polling place thereof on the registration day preceding such primary when registrars are required to be in session during all the hours of their sessions to make additions to or corrections in his "original registry list" upon the personal applications of electors and assess any persons whose names are not already thereon who ought to be assessed for such poll tax and strike therefrom fictitious names and names of persons who may have died or removed from such district noting the name and address of each person who shall furnish information to warrant such action. On or before the close of each spring registration day the assessor in each election district aforesaid shall also enter in his book opposite the name of each person on his "original registry list" as so revised whose name was entered and remains on the registers prepared by said registrars the fact that such person is registered using the letters "reg" to indicate such fact so that the said assessor's list shall show all registrations then recorded in said registers and such assessor and such registrars shall at the close of each day compare the number and character of such registrations noted in their respective lists and such registrars shall assist such assessor in correcting any errors or omissions he may have made. The term "polling place" when used herein shall mean either a permanently established place for voting in any election district or any place lawfully provided for said registrars to hold their sessions therein when there is no permanently established place or same cannot be used for registration purposes for any reason.

Section 7 In all election districts aforesaid in which electors are required to register personally the assessor shall also be present at the polling place therein during all the hours of any day preceding any special election in any year when registrars are required to be in session thereat for registration and enrollment purposes respecting the same when such assessor shall make corrections in or additions to his "original registry list" and strike off names of non-residents in the same manner he is by this act required to revise said list on the spring registration day in even numbered years noting all registrations of electors entered on his list and checking up all registrations thereon with those recorded in said registers as aforesaid.

Section 8 On the day after the registration day in the spring of each even numbered year (also on the day after any special registration day preceding any special election) the assessor in each election district aforesaid in which electors are required to register personally shall make certify and return to the county commissioners of the proper county two correct and legible copies of his "original registry list" as then corrected or revised including the aforesaid record of personal registrations by persons who were registered by said registrars. The said county commissioners shall thereupon forthwith deliver one of said duplicates to the collector or receiver of taxes of said county and keep the other duplicate on file for public inspection.

Section 9 In all election districts aforesaid in which electors are required to register personally the assessor shall also be present at the polling place therein during all the hours of each fall registration day in each year when registrars are required to be in session thereat for personal registration and enrollment purposes when the assessor shall add to his "original registry list" the names of all persons not already thereon then and there applying for registration who are citizens of this State residing and claiming the right to vote in such district together with the other information regarding each of them required to be entered in his book for assessment purposes and shall assess such persons for poll-tax as aforesaid including any who may not be registered or enrolled by said registrars for any reason not affecting their right to be assessed and also shall note opposite the name of each person then or previously entered on said "original registry list" who shall be registered by said registrars the abbreviation "reg" to indicate that such person is registered and at the close of each day of each fall registration period such assessor and said registrars shall compare their records of registrations in manner aforesaid and said registrars shall give said assessor free access to said registers and assist him in correcting any errors or omissions in his records and such assessor shall on any such day strike from his "original registry list" fictitious names or names of persons who have died or removed from such district upon receiving reliable information of same the source of which he shall note as aforesaid but such assessor shall not add the name of any person to such list within two months of any November election or assess any poll tax upon any person within that period except by order of court.

Section 10 In all election districts aforesaid in which electors are required to register personally the assessor shall on the day after the last fall registration day of each year deliver his "original registry list" and two correct and legible copies of same as then revised to the said county commissioners who shall thereupon deliver one of said duplicates to the collector or receiver of taxes aforesaid and use the other to make or print within fifteen days thereafter at the expense of the county aforesaid lists of the names occupations and places of residence of all persons then recorded thereon showing who were registered by said registrars for the use of public officials and other persons concerned with the ensuing November election in such numbers as may be necessary. Every such "original registry list" so returned shall be considered a complete list of taxables and electors for the purpose of selecting jurors from the residents of the election districts to which such lists relate notwithstanding any changes in such lists therein subsequently made for taxation and election purposes as hereinafter provided.

Section 11 If any assessor aforesaid shall fail or refuse to assess and register or to note the personal registration of

any person when he should do so or shall make any mistake in such assessment registration or notation the court of common pleas of the proper county or any law judge thereof at chambers on the petition of any such person or any other person interested under oath at any time not later than ten days before any primary or one month before any November election shall call such assessor and the complainant before it or him by citation or rule to show cause and if such assessor shall not admit the facts of such petition shall hear the parties and act in a summary manner as law and justice may require ordering such assessor to correct such registry list for which purpose he shall have access to same in the office of said county commissioner if it shall have been returned to them or ordering such commissioners to make such correction on his behalf and in either case enforcing such order by attachment as in proceedings for contempt and if such correction be made after such list be returned as aforesaid the county commissioners shall furnish the said collector or receiver of taxes with a certificate of such correction so that such elector may have the full benefit thereof for payment of poll tax for voting purposes provided that no person's name shall be added thereto within two months of any election unless such person resided in such election district at least two months prior to same.

Section 12 In case any registry book furnished to any assessor aforesaid for making the May assessment in this year does not contain a column for noting the personal registration of electors who may be registered by said registrars the same shall be noted in the column provided for stating whether or not the person assessed is a voter and every such notation in such column shall imply that the person to which it relates is a voter and registered in the registers kept by said registrars without the word "voter" being written opposite such voter's name. County commissioners shall provide a separate column for noting personal registrations on all books hereafter printed to be furnished to any assessor aforesaid.

Section 13 Nothing in this act shall be construed to repeal any law authorizing or directing registration commissioners in cities of the first class to correct the assessors lists in the years when city councilmen are to be elected before the number of councilmen to be elected from any State senatorial district therein shall be determined on the basis of the number of voters assessed on said lists.

Section 14 In addition to the compensation allowed by law to any assessor aforesaid for making such a canvass of his election district as is required to prepare the May assessment in this year or the original assessment and registration of electors hereby directed to be made in March of each year hereafter such assessor shall receive from the proper county the same compensation per day for sitting at the polling place therein during all the hours when registrars are required to be in session thereat as shall be allowed to such registrars by law which extra compensation shall not be paid however until such assessor shall have returned his "original registry list" and all duplicates herebefore required in manner aforesaid.

Section 15 In each election district aforesaid in which electors are not required to register personally the assessor shall sit at the polling place thereof on the days and during the hours now or hereafter provided by law for the purpose of correcting his list by striking off all removals deaths fictitious names and adding the names of all persons upon personal application who are entitled to be assessed as now or hereafter required by law and return his original list with duplicate copies to the county commissioners on the sixty-first day before each November election and also two duplicates on the fifth Thursday preceding any spring primary.

Section 16 Nothing herein contained shall be construed to change the laws regulating the conduct of primaries or elections or the use thereof of the registers prepared by registrars in election districts aforesaid in which electors are required to register personally.

Section 17 If any assessor aforesaid in violation of this act shall knowingly assess and register as a voter any person who is not a citizen of this State and a bona fide resident of the election district wherein assessed or shall wilfully refuse to assess any one who by continued residence in the election district and due payment of his poll tax if then assessed will be qualified to vote at the ensuing election or primary if properly registered or enrolled for same respectively such assessor shall be guilty of a misdemeanor in office and on conviction be punished for any such offense by a fine not exceeding one thousand dollars or an imprisonment not exceeding one year or both at the discretion of the court and in other respects any assessor neglecting or refusing to perform any duty enjoined by this act without reasonable cause shall on conviction be sentenced to pay a fine not exceeding five hundred dollars for every such offense and be subject to removal from office. Any county commissioner or registrar who neglects or refuses to comply herewith without reasonable cause shall be subject to a penalty not exceeding five hundred dollars for each offense and also be subject to other appropriate legal proceedings. Any person who intentionally interferes with hinders or delays another person in performance of any act or duty authorized or imposed herein shall be guilty of a misdemeanor and upon conviction sentenced to pay a fine of not exceeding five hundred dollars.

Section 18 The invalidity of any portion of this act shall in no wise affect the validity of any other portion thereof which can be given effect without such invalid portion.

Section 19 All acts or parts of acts inconsistent with this act be and the same are hereby repealed in so far as they conflict with the provisions hereof. Provided however That the repeal thereof shall not interfere with or affect any legal proceeding pending at the date of the approval hereof to enforce any right or liability under any existing law or to punish any violation thereof.



And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 669, (House Bill No. 399), entitled:

An Act relating to the adequate protection of fruit vegetables or other articles of food from flies.

And said bill having been read at length the second time and agreed to.

Ordered To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 686, as follows:

An Act to amend an act approved the twenty-first day of July one thousand nine hundred nineteen (Pamphlet Laws one thousand sixty-four) entitled "An Act authorizing the appointment of clerks by the judges of the orphans' court of certain counties" by increasing the maximum limits of the salaries of said clerks

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twenty-first day of July one thousand nine hundred nineteen (Pamphlet Laws one thousand sixty-four) entitled "An Act authorizing the appointment of clerks by the judges of the orphans' court of certain counties" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in counties of this Commonwealth having a population of more than one million five hundred thousand inhabitants the judges of the orphans' court of said county in order to facilitate the disposition of the business of the court may select and appoint clerks not exceeding five in number who shall be competent stenographers and who shall perform such clerical duties in the court rooms or judges' chambers as said judges may direct Said clerks shall each receive an annual compensation of not more than three thousand dollars which compensation shall be paid out of the county treasury in the same manner as other county officers are paid" be and the same is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in counties of this Commonwealth having a population of more than one million five hundred thousand inhabitants the judges of the orphans' court of said county in order to facilitate the disposition of the business of the court may select and appoint clerks not exceeding five in number who shall be competent stenographers and who shall perform such clerical duties in the court rooms or judges' chambers as said judges may direct Said clerks shall each receive an annual compensation of not more than three thousand three hundred dollars which compensation shall be paid out of the county treasury in the same manner as other county officers are paid.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 694, entitled:

An Act authorizing and empowering county commissioners to enter a bridge on record as a county bridge by resolution without the recommendation of viewers and the approval of a grand jury and of the court of quarter sessions and making it the duty of county commissioners to build such bridges at the expense of the county or counties in or between which they may be located and also making it the duty of county commissioners to erect and construct a new and sufficient bridge to take the place of any county or inter-county bridge which has been or which shall hereafter be totally or partially destroyed by some sudden casualty and authorizing county commissioners to erect a new and sufficient bridge to take the place of any existing county or inter-county bridge which has become or which hereafter becomes insufficient for any cause to accommodate the public travel at the expense of the county or counties in or between which such bridge may be located without the recommendation of viewers and the approval of the court of quarter sessions and of the grand jury.

The first, second, third, fourth, fifth, sixth and seventh sections of the bill were read as follows and agreed to:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the term "municipal division" as used in this act includes and means townships boroughs and cities

Section 2 Whenever it may be necessary to erect a bridge over a river creek rivulet railway or street railway which crosses a public road street or highway in any county of this Commonwealth the county commissioners of the county in which said bridge may be located or of the counties between which it may be located may with the approval of the court of quarter sessions by resolution duly adopted and spread on their minutes enter such bridge of record as a county bridge without having to secure the recommendation of viewers and the approval of a grand jury whenever in their judgment the cost of erecting such bridge would be a greater expense than it would be reasonable that the municipal division or divisions in or between which such bridge may be located should bear

Section 3 Whenever the county commissioners of any county or counties have entered a bridge on record as a county bridge as provided in section two of this act it shall be the duty of the county commissioners of such county or counties to build such bridge at the expense of the county in which it may be located or when located on the line between two or more counties at the joint expense of said counties

Section 4 Whenever a county bridge in any county of this Commonwealth or an inter-county bridge between two or more counties of this Commonwealth has been or shall hereafter be totally or partially destroyed by some sudden casualty of whatsoever nature or character it shall be the duty of the county commissioners of the county or counties in or between which such bridge may be located with the approval of the court of quarter sessions to erect a new and sufficient bridge to take the place of the one so totally or partially destroyed at the expense of the county in which it may be located or when located on a line between two or more counties at the joint expense of said counties without first securing the recommendation of viewers and the approval of a grand jury

Section 5 Whenever it shall appear to the county commissioners of any county in this Commonwealth that any county bridge heretofore or hereafter to be erected or constructed is not sufficient for any cause to accommodate the public travel or whenever it shall appear to the county commissioners of any two or more adjoining counties that any inter-county bridge heretofore or hereafter to be erected or constructed is not sufficient for any cause to accommodate public travel it shall be lawful for the commissioners of said county or counties as the case may be with the approval of the court of quarter sessions to erect and construct at the expense of their respective counties a new and sufficient bridge to take the place of the then existing bridge without first securing the consent of viewers and the approval of a grand jury

Section 6 For the purposes of carrying the provisions of this act into effect the county commissioners of the respective counties of this Commonwealth are hereby authorized to borrow any sum of money not exceeding the constitutional limitations if necessary for the purposes aforesaid at a rate of interest not exceeding the legal rate of interest authorized by law and to issue bonds therefor

Section 7 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

The title of the bill was read as follows:

An Act authorizing and empowering county commissioners to enter a bridge on record as a county bridge by resolution without the recommendation of viewers and the approval of a grand jury and of the court of quarter sessions and making it the duty of county commissioners to build such bridges at the expense of the county or counties in or between which they may be located and also making it the duty of county commissioners to erect and construct a new and sufficient bridge to take the place of any county or inter-county bridge which has been or which shall hereafter be totally or partially destroyed by some sudden casualty and authorizing county commissioners to erect a new and sufficient bridge to take the place of any existing county or inter-county bridge which has become or which hereafter becomes insufficient for any cause to accommodate the public travel at the expense of the county or counties in or between which such bridge may be located without the recommendation of viewers and the approval of the court of quarter sessions and of the grand jury

On the question.

Will the Senate agree to the title?

Mr. MACDADE. Mr. President, I move to amend the title, line 1, by inserting after the word "commissioners" the following: "with the approval of the court of quarter sessions"; also lines 4 and 5, by striking out the words, "and of the court of quarter sessions"; also line 14, by inserting after the word "commissioners" the following: "with the approval of the court of quarter sessions"; also line 21, by striking out the words "the court of quarter sessions and of."

Mr. SERVICE. Mr. President, I second the motion.

On the question.

Will the Senate agree to the amendment?

It was agreed to.



On the question,  
Will the Senate agree to the bill as amended?  
It was agreed to.

And said bill having been read at length the second time,  
and agreed to,  
Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 714. (House Bill No. 677), as follows:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand six hundred and seven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by the act approved the eighth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred and thirty-six) entitled "An act to amend section one thousand six hundred and seven of an act approved the eighteenth day of May one thousand nine hundred and seven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 1607 In every elementary public school established and maintained in this Commonwealth under the provisions of this act there shall be taught in the English language the following common English branches Spelling reading writing arithmetic geography English grammar history of the United States and of Pennsylvania including the elements of civil government physiology and hygiene and instruction in safety first methods also a system of humane education which shall include kind treatment of horses birds and other animals together with such other branches including vocal music public speaking drawing physical training elementary manual training elementary domestic science and elementary agriculture as the board of school directors in any district with the approval of the proper superintendent of schools may prescribe Provided That in all school districts of the first class physical training shall be carried on as a part of the regular course of study in the public schools" and which as amended by the act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and forty-four) entitled "An act to amend section one thousand six hundred seven of the act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" reads as follows

"Section 1607 In every elementary public school established and maintained in this Commonwealth under the provisions of this act there shall be taught in the English language the following common English branches Spelling reading writing arithmetic geography English grammar history of the United States and of Pennsylvania including the elements of civil government physiology and hygiene also a system of humane education which shall include kind treatment of horses birds and other animals together with such other branches including vocal music public speaking drawing physical training elementary manual training elementary domestic science and elementary agriculture as the board of school directors in any district with the approval of the proper superintendent of schools may prescribe Provided That in all school districts of the first class physical training shall be carried on as a part of the regular course of study in the public schools The State Superintendent of Public Instruction shall prescribe a course of instruction conducive to the spirit of loyalty and devotion to the State and National Governments which shall be taught in all the public schools of the State" and which as amended by the act approved the seventeenth day of July one thousand

nine hundred and nineteen (Pamphlet Laws nine hundred and ninety-one) entitled "An act to amend section one thousand six hundred and seven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" reads as follows

"Section 1607 In every elementary public school established and maintained in this Commonwealth under the provisions of this act there shall be taught in the English language the following common English branches Spelling reading writing arithmetic geography English grammar history of the United States and of Pennsylvania including the elements of civil government physiology and hygiene physical training and ethics also a system of humane education which shall include kind treatment of horses birds and other animals together with such other branches including vocal music public speaking drawing elementary manual training elementary domestic science elementary agriculture and instruction conducive to the spirit of loyalty and devotion to the State and National Government as the board of school directors in any district with the approval of the proper superintendent of schools may prescribe" is hereby further amended to read as follows

Section 1607 In every elementary public school established and maintained in this Commonwealth the following subjects shall be taught in the English language and from English texts English including spelling reading and writing arithmetic geography the history of the United States and of Pennsylvania civics including ethical instruction loyalty to the State and National Government training in safety first methods and the humane treatment of birds and animals health including physical training physiology and hygiene music art Other subjects shall be taught in the public elementary schools and also in the public high schools as may be designated or approved by the State Board of Education All such subjects except foreign languages shall be taught in the English language and from English texts

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 742, as follows:

An Act authorizing the organization of cooperative banks and defining their powers and duties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That this act may be cited as the "Cooperative Bank Act"

Section 2 The objects of this act are to authorize cooperative credit and savings agencies whose purposes shall be (1) to promote thrift and savings (2) to make industrial and service loans (3) to finance the cost of farming operations and increase the production of farm products such as the purchase of feed seed and other supplies of implements and machinery of cows horses sheep pigs and other animals the payment of the cost of carrying on farming or dairying operations of preparing land for cultivation et cetera (4) to serve as agent for members in purchasing supplies and selling products and services (5) to provide loans to members in case of sickness or emergency (6) in general to promote cooperation for the welfare of members and to provide easy credit for farmers and workers

Section 3 Any eight or more persons residents of the State may secure a charter for the organization of a cooperative bank by making application to the Department of Banking and by complying with the conditions of this act

Persons making application shall sign and acknowledge articles of incorporation forms for which shall be provided by the Department of Banking

The application for articles of incorporation shall contain the following

(1) Name of proposed bank and place of doing business The name selected shall contain the words "Cooperative" or "People's Bank" It may contain both words

(2) Purposes for which the association is formed

(3) Par value of shares which shall not be less than ten dollars The amount of capital stock that may be issued need not be fixed in the articles of incorporation or the application therefor

(4) Number of directors (not less than five) all of whom must be residents of the State and shareholders of the corporation Names and addresses of directors for the first year may be inserted in the application

(5) The application shall be subscribed by the organizers whose addresses and respective number of shares for which they have subscribed shall be given

(6) Statement of whether liability is limited to stock subscriptions or is unlimited in amount

The application shall be acknowledged as provided by law and transmitted to the Department of Banking



Section 4 Such application shall be accompanied by duplicate copies of the proposed by-laws of the corporation. Such by-laws shall contain the following provisions for the management of the corporation except as such provisions may be amended with the approval of the Department of Banking:

- (1) Name and place of doing business
- (2) Purposes for which the corporation is formed and whether liability of members is limited to the amount of stock subscribed by each or is unlimited in amount
- (3) Qualifications for membership and provisions for withdrawal and expulsion of members
- (4) Date of annual meeting which shall be the second Tuesday in January of each year the manner in which members shall be notified of meetings the manner of conducting meetings the number of members constituting a quorum together with regulations as to voting
- (5) The number of directors powers and duties together with officers and compensation and duties of officers elected by the Board of Directors
- (6) The number of members of the Credit Committee of Supervisory Committee and of Audit Committee with powers and duties
- (7) The conditions upon which shares may be subscribed and paid for transferred and withdrawn and the par value of same
- (8) The charges if any which shall be made in connection with a loan and for failure to meet obligations punctually
- (9) The conditions upon which deposits may be received and withdrawn and provisions as to the power of the corporation to make loans or to secure additional funds to carry on its business
- (10) The manner in which the funds of the corporation shall be invested
- (11) The conditions upon which loans may be made and repaid by members of the corporation
- (12) The method of receipting for money paid in on account of shares deposits or loans
- (13) The manner in which the reserve fund shall be accumulated
- (14) The rate of dividends to be paid on capital stock manner in which dividends shall be determined and paid out
- (15) The maximum rate of dividends (which may not exceed the legal rate of interest provided by law) and interest that may be charged to borrowers which shall not exceed one and one-half per cent a month on unpaid amount of loan
- (16) The manner in which voluntary dissolution of the corporation may be effected

The Department of Banking shall prepare suggested by-laws and regulations covering the provisions of this section which shall be furnished to applicants upon request.

Section 5 The application for incorporation and the by-laws shall be approved by the Department of Banking if in conformity with this act and if such department is satisfied as to the character of the incorporators. Thereupon the Department of Banking shall issue to said association a certificate of incorporation which certificate together with copy of approved by-laws shall be filed in the office of the clerk of the county or municipality in which such association is located. Upon such filing the said incorporators shall become and be a corporation and enjoy such powers as are enjoyed by corporations not inconsistent with the provisions of this act.

Section 6 The by-laws so approved shall be the by-laws of the corporation but such by-laws may be amended by the corporation upon the filing and approval of such amendments by the Department of Banking. Any amendments so approved shall be filed in the office of the clerk of such county or municipality wherein the said corporation is incorporated.

Section 7 No banking partnership association or group except such as are formed under the provisions of this act shall use a name or designation containing the words "Co-operative Bank". The use of such name or designation by any other person or associations shall be a misdemeanor subject to a fine of not to exceed five hundred dollars.

Section 8 When the certificate of incorporation has been issued the corporation shall open its books for subscriptions and deposits shares shall be issued for stock subscriptions and evidences of deposits shall be given for deposits. The corporation shall make loans to its members at rates of interest and under the conditions provided in this act. It may undertake such other activities as are provided in sections two and ten hereof.

Section 9 Members of the corporation shall consist of persons who have been elected to membership who have subscribed for one or more shares of stock who have paid for the same in whole or in part who have paid any entrance fee that may be required and have complied with such other requirements as the by-laws may contain. Other cooperative societies and associations not for pecuniary profits may subscribe for stock and become a member of the corporation.

Section 10 In carrying out the objects and powers enumerated herein every cooperative bank shall have power:

- 1 To create and issue to members shares which shall be redeemable if so authorized by its certificate of incorporation or by-laws
- 2 To receive deposits from members or other persons with or without interest thereon
- 3 To deposit securities and funds with any bank of which it is a depositor member or shareholder

4 To borrow money

5 To loan money on security real or personal to members

6 To buy and sell promissory notes mortgages and other evidences of debt executed or endorsed by members

7 To discount and negotiate promissory notes drafts bills of exchange and other evidences of debt executed or endorsed by members

8 To discount and negotiate promissory notes drafts bills of exchange and other evidences of debt executed by other parties and actually owner by the members negotiating the same

9 To accept for payment at a future date drafts drawn upon it by members and to issue letters of credit authorizing the members holding the same to draw drafts upon it or its correspondents at sight or on time not exceeding one year

10 To acquire and dispose of property as follows:

(a) Such real and personal property as may be necessary or convenient for the transaction of its business which however may in part be leased to others for revenue purposes

(b) Real estate and other property acquired in satisfaction of debts or purchased at sales under judgments decrees or mortgages held by it. But no cooperative bank shall hold title and possession of any real estate purchased or acquired to secure any debt due to it for a longer period than five years except with the special approval of the Department of Banking.

11 To act as the agent of members in purchasing real estate for use as their homes farms or business sites and in selling such real estate so used by them.

12 To act as the agent of members in purchasing goods and commodities required in their households or in trades arts professions pursuits enterprises or occupations in which the labor of members is used under their own management or by incorporated cooperative bodies admitted to membership or of which it is a member.

13 To act as the agent of members in selling commodities produced on farms cultivated by members or made by members with their own labor or manufactured or distributed by incorporated cooperative bodies admitted to membership or of which it is a member.

14 To act in soliciting and selling insurance to members and collecting from them premiums on policies as the agent of any mutual or cooperative fire life or other insurance company or association.

15 To exercise all usual and incidental powers and privileges belonging to or pertaining to the foregoing business and such incidental powers as shall be necessary to carry on the same the word "commodities" shall for the purposes of this act be construed to include live stock and poultry and machinery.

16 To exercise such other banking powers as are not inconsistent with the provisions of this act or the laws of the State.

Section 11 At least twenty per centum of all deposits received by any cooperative bank shall be held in quick assets which may consist of cash in the bank's vaults or of deposits in any bank or of such obligations as are mentioned below in this section or of well secured loans to members having no longer than three months to run before maturity. No cooperative bank shall make any loan or discount on the security of its own shares nor be the purchaser of any such shares except for the purpose of redeeming or retiring the same unless such security or purchase shall be necessary to prevent loss upon a debt previously contracted by it in good faith. No cooperative bank shall extend credit or loan any funds in its possession to persons not members. Provided however that any cooperative bank may invest such funds or any of them in direct obligations of the United States of this State or of any county city town township borough or municipality of this State and dispose of such obligations and provided further that it may acquire and dispose of stock if any other cooperative bank or of any other incorporated cooperative body organized under the laws of this or any other State or of the United States. Any cooperative bank may out of surplus make contributions toward the support of any system to which it may belong.

Not more than ten per centum (10%) of the resources of the bank shall be loaned to any member and not more than twenty-five per centum (25%) in the aggregate to the officers and directors of the bank.

Not more than ten per centum (10%) of the capital stock and the reserve fund may be invested in the stock of other cooperative banks.

Section 12 All debts past due to any cooperative bank on which interest is past due and unpaid for a period of twelve months shall unless they are well secured or in process of collection be considered bad debts and be debited to reserve account. Whenever said reserve shall have been impaired by losses or bad debts it shall be restored to the full extent of such impairment before any dividends are paid. Whenever the liabilities of any cooperative bank not authorized to create shares shall exclusive of reserve and surplus exceed its assets such bank shall be deemed insolvent. Whenever the liabilities of any cooperative bank authorized to create shares shall exceed its assets and one-fourth of the aggregate liabilities assumed by members on outstanding shares such bank shall be deemed insolvent.

Section 13 Corporations organized under this act shall be subject to supervision by the Department of Banking. Such corporations shall make a report to such Department of Banking on blank forms supplied by it on the dates of the second and fifth calls made to National banks notice of



which calls shall be sent out by the Department of Banking. Such reports shall be verified by the oath of the president and treasurer or secretary or by the oath of a majority of the supervisory committee. Such further reports shall be made under oath as the said Department of Banking shall at any time demand.

The corporation shall be examined once every year by the Department of Banking. Such department shall have access to all books papers securities and other sources of information in making such examination. The department shall have power to subpoena and examine in person or by deputies witnesses under oath and documents whether such documents are members of the corporation and whether such documents are documents of the corporation or not.

Should it appear to the Department of Banking that any such corporation has violated any of the provisions of this act it may by an order made over its official seal after an opportunity for hearing has been given such corporation direct any such corporation to discontinue the improper methods or practices mentioned in said order.

If any such corporation is found to be insolvent or has violated any of the provisions of this act or has failed within a reasonable time to comply with any such order mailed to the last address of such corporation the Department of Banking may immediately or within a reasonable time take possession of the property and business of such corporation and retain such possession until such time as said department permits it to resume business or its affairs are finally liquidated as provided in this act.

Section 14. The fiscal year of such corporations shall end on the thirty-first day of December. Annual meetings shall be held on the second Tuesday in January or within ten days thereafter. Special meetings may be held by order of the directors or of the supervisory committee and shall be held upon request in writing of ten per centum of the members. Notice of all meetings shall be given in the manner prescribed in the by-laws. At all meetings each member shall have but one vote irrespective of the number of shares held. At any meeting the members may decide upon any question of interest to the corporation may overrule the board of directors and by a three-fourths vote of those present and represented by proxy provided the notice of the meeting shall have specified the question to be considered may vote to amend the by-laws.

Section 15. At the annual meeting the members shall elect a board of directors of not less than five members a credit committee and a supervisory committee of not less than three members each. At the discretion of the members the board of directors may also be the credit committee. Except as herein provided no member of said board shall be a member of either of said committees nor shall the same person be a member of more than one of said committee.

Directors and members of such committees as well as all officers shall be sworn to perform properly the duties of their offices and shall hold their several offices for such term as shall be provided in the by-laws. Such oath shall require of such directors and officers that they shall diligently and honestly administer the affairs of such corporation that they will not violate or knowingly permit to be violated any of the provisions of law applicable to such corporation that they are the owners in good faith of at least one share each in the stock of such corporation. Such oath shall be subscribed by the individual making it and certified by the officer before whom it is taken and shall be immediately transmitted to the Department of Banking and preserved in its office.

Section 16. At the first annual meeting and at each annual meeting thereafter the board of directors shall elect from their number a president vice-president secretary and treasurer. The offices of secretary and treasurer may if the by-laws so provide be held by one person. Other officers may be elected at the discretion of the directors.

The board of directors shall have general management of the affairs funds and records of the corporation. They shall meet as often as may be necessary. Unless the by-laws make other reservations it shall be the duty of the directors

(1) To act upon all applications for membership and the withdrawal of and the expulsion of members.

(2) To fix the amount of the surety bond required of each officer of the corporation having the custody of funds.

(3) To determine the rate of interest allowed on deposits and charged on loans subject to the limitations of this act.

(4) To arrange for a place of deposit for the funds of the corporation and for such loans from banks or individuals as they may determine necessary for the carrying out of the objects of the corporation as set forth in section two hereof.

(5) To fix the maximum number of shares which may be held by and the maximum amount which may be lent to any one member to declare dividends and to recommend amendments to the by-laws.

(6) To fill vacancies in the board of directors or in the credit committee.

(7) To have charge of the investment of the funds of the corporation and to perform such other duties as the members may from time to time authorize.

No member of the board of directors or of the credit or supervisory committees shall receive any compensation for his services as a member of said board or committees.

Section 17. The credit committee shall approve every loan or advance made by the corporation to members. Every application for a loan shall be made in writing on a form prepared by the board of directors and shall state the purposes for which the loan is desired and the security offered. No loan shall be made unless it has received the unanimous

approval of those members of said committee who were present when it was considered which number shall constitute at least a majority of said committee nor if any member of said committee shall disapprove thereof but the applicant for a loan may appeal from the decision of the credit committee to the board of directors. The credit committee shall meet as often as may be required after due notice has been given to each member thereof.

Section 18. The supervisory committee shall inspect the securities cash and accounts of the corporation and supervise the acts of its board of directors credit committee and officers. At any time the supervisory committee by an unanimous vote may suspend the credit committee or any member thereof or any member of the board of directors or any officer elected by the board and by a majority vote they may call a meeting of the shareholders to consider any violation of this act or of the by-laws or any practice of the corporation which in the opinion of said committee is unsafe and unauthorized. Within seven days after the suspension of the credit committee the supervisory committee shall cause notice to be given of a special meeting of the members to take action relative to such suspension. The supervisory committee shall fill vacancies in their own number until the next meeting of the members.

At the close of each fiscal year the supervisory committee shall make or cause to be made a thorough audit of the receipts disbursements income assets and liabilities of the corporation for the said fiscal year and shall make a full report thereon to the directors. Said report shall be read at the annual meeting of the members and shall be filed and preserved with the records of the corporation.

Section 19. There is hereby created a commission for the promotion of cooperative people's banks. It shall consist of the chief executive officer of the Departments of Banking of Agriculture and of Labor. Such commission shall prepare reports for use in the promotion of such banks. It shall familiarize farmers and others with the purposes of this act.

The proper departments of the Land Grant College or State Agricultural College are authorized and directed to cooperate with this commission in the preparation of bulletins the holding of conferences and the rendering of other assistance. Such officials and departments are authorized to use such funds as may be appropriated to their general uses for carrying out the purposes of this section.

Section 20. A cooperative bank shall not be subject to taxation except as to real estate owned.

Section 21. All acts and parts of acts inconsistent with this act are repealed.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 750, (House Bill No. 532), entitled:

An Act to amend part of section thirteen of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fifty-seven) entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting same and of their appointees including registrars inspectors of registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling places by registrars and at the offices of commissions by commissioners and the right of parties or bodies of electors to have watchers thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by any elector under certain conditions directing how the registers shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon the courts judges prothonotaries sheriffs commissioners peace



officers and other officials of the judicial districts and counties in which said cities are situated or with which they are co-extensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions punishing and fixing penalties for violations hereof and repealing all legislation inconsistent herewith.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 759, as follows:

An Act relating to the fees of attorneys-at-law as part of the taxable costs in cases in the several courts of common pleas and on appeals to the Superior and Supreme Courts of this Commonwealth

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all cases in the courts of common pleas of this Commonwealth in which a verdict is rendered on which judgment is entered the attorney of record of the successful party to such verdict and judgment shall be entitled to collect and receive as part of the taxable costs in the cause a docket fee of ten dollars

Section 2 That in all appeals to the Superior Court of Pennsylvania the attorney of record of the successful party to such appeal shall be entitled to collect and receive as part of the taxable costs on the appeal a docket fee of twenty-five dollars

Section 3 That in all appeals to the Supreme court of Pennsylvania the attorney of record for the successful party to such appeal shall be entitled to collect and receive as part of the taxable costs on the appeal a docket fee of fifty dollars

Section 4 Nothing contained in this act shall apply where the amount in controversy is less than five hundred dollars

Section 5 This act may be cited as docket fees act nineteen hundred and twenty-one

Section 6 All acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 761, as follows:

An Act authorizing the establishment by counties of hospitals for the treatment of persons afflicted with tuberculosis providing for the management and maintenance thereof and authorizing the incurring of indebtedness and the levy of taxes therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever one hundred or more citizens residents of the county petition the county commissioners for the establishment of a county hospital for the treatment of persons afflicted with tuberculosis such commissioners shall at the next general or municipal election submit to the voters of the county the question whether or not the county shall establish such hospital Such question shall be printed at the foot of the ballot and shall be in the form provided by the general election laws for the submission of such questions The vote on such question shall be returned in the manner prescribed by the general election laws

Section 2 If a majority of the voters voting upon such question at such election shall be in favor of the establishment of the hospital the county commissioners shall have plans and specifications prepared and shall select and purchase a site for such hospital Such plans and specifications and the location of such site shall be approved by the Commissioner of Health before the construction of any building is commenced

Upon the approval by the Commissioner of Health of the plans and specifications and the location of such hospital the hospital shall be constructed and equipped in the same manner as other county buildings are constructed and equipped

Section 3 Such hospital shall be managed by a board of trustees consisting of five members who shall be electors of the county one of whom shall be a licensed physician Such trustees shall be appointed by the court of common pleas one for a term of five years one for a term of four years one for a term of three years one for a term of two years and one for a term of one year or until their successors are appointed and have qualified All appointments thereafter shall be for a full term of five years All vacancies in the

membership of the board shall be filled by the court of common pleas upon the petition of the remaining members of the board

The board of trustees may employ such physicians nurses and other employees as may be necessary to properly conduct such hospital and shall fix their compensation which shall be paid from the county treasury

The board of trustees shall make general rules and regulations for the management of the hospital and are authorized subject to the approval of the county commissioners to undertake such co-ordinated activities as will promote the usefulness of the hospital in the prevention of tuberculosis They shall serve without compensation except that actual expenses in connection with their service shall be paid

Section 4 Every hospital established under this act shall be for the benefit of all of the inhabitants of such county afflicted with tuberculosis and they shall be entitled to occupancy nursing care and attendance according to the rules and regulations prescribed by the board of trustees The board of trustees may exclude from the use of the hospital any persons who willfully violate any rules or regulations

Section 5 The board of trustees may collect from patients admitted to the hospital or from persons legally responsible for their maintenance reasonable compensation for the treatment of such patients They may also give free treatment to such persons as are unable to pay

All moneys received for the treatment of patients or by gift shall be paid into the county treasury and shall be used only for the maintenance of such hospital and the said county commissioners are hereby authorized and empowered to receive contributions donations property and trust funds for the erection and maintenance of tuberculosis hospitals provided for in this act

Section 6 The county commissioners of every county establishing a hospital under the provisions of this act may incur or increase the indebtedness of the county to an amount sufficient to pay the cost of purchasing a site and of constructing and equipping the hospital by issuing coupon bonds at a rate of interest not exceeding six per centum (6%) and payable within thirty (30) years from the date of issue

The county commissioners shall levy an annual tax in an amount necessary to pay the interest and sinking fund charges on such bonds

Section 7 The county commissioners shall levy an annual tax sufficient for the support of such hospital which when collected shall be paid into the county treasury and such moneys shall be paid from the county treasury by warrant of the county commissioners after itemized vouchers have been furnished by the board of trustees

Section 8 There shall be an annual report made to the county commissioners and the State Department of Health in accordance with the form prescribed by the Commissioner of Health who shall by authorized agent visit and inspect hospitals established under the provisions of this act

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 784, (House Bill No. 978), entitled:

An Act providing for the assessment of benefits and award of damages by the viewers appointed in counties of the second class pursuant to the provisions of an act approved the eleventh day of May one thousand nine hundred eleven (Pamphlet Laws two hundred forty-four) entitled "An act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads, authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" and providing for the filing reviving and collecting of liens arising from any assessment of benefits thereunder

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,



The Senate proceeded to the second reading and consideration of Senate Bill No. 857, as follows:

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" and repealing certain sections of said act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That chapter three of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" is hereby amended by adding article five with the following sections thereto

### CHAPTER III

#### Article V

##### Wards and Election Precincts

Section 66 From and after the passage of this act all election districts in townships of the first class existing at the time of the approval of this act and when any township of the first class is organized all election districts existing therein at the time of organization shall be known as wards. The said wards shall retain the same numbers as they were known while election districts. Election district number one shall be ward number one election district number two shall be ward number two.

Section 67 (a) The court of quarter sessions upon petition may divide townships not already divided into wards erect new wards out of two or more adjoining wards or parts thereof or alter the lines of any two or more adjoining wards and may cause the lines or boundaries to be ascertained and established.

(b) The petition shall be signed by twenty free hold residents of the township or of each of the wards whose limits it is proposed to change. Upon its presentation the court shall appoint three impartial men as commissioners to inquire into the propriety of granting its prayer. The commissioners or any two of them shall make a report to the next term of the court and shall accompany it with a plot showing the boundaries of the township and wards before and after the proposed change whenever the same cannot be fully designated by natural lines.

(c) The court shall confirm the report nisi which confirmation shall become absolute unless exceptions are filed before the third day of the term next succeeding. The court may grant a review if a better adjudication may therefore be secured upon a petition presented before the third day of such succeeding term.

(d) The commissioners appointed pursuant to this section shall receive three dollars per day except a surveyor who shall receive five dollars per day for each day necessarily employed in the discharge of their duties and mileage at the rate of five cents per mile for every mile necessarily traveled.

(e) Such compensation shall be paid by the county during the term of court to which the report is made to be reimbursed by the petitioners as directed by the court. To secure such reimbursement the court may require the petitioners to file a bond with their petition. All other costs and expenses incurred in the erection or alteration of wards shall be paid by the petitioners without liability upon the county.

(f) Officers in office at the time of any changes made pursuant to the preceding paragraphs of this section shall remain in office until the expiration of the terms for which they have been elected. All vacancies shall be filled as is now provided by law for the unexpired term.

Section 68 The court of quarter sessions shall have power to divide any ward into two or more election precincts in the same manner as election districts are now divided by law.

Section 2 That section one hundred two article one chapter five of said act which reads as follows

"Section 102 The electors of each township of the first class shall elect (a) at least five township commissioners or where there are more than five election districts in any township then as many as there are election districts (b) one township treasurer (c) one township assessor and two assistant assessors and (d) three township auditors" is hereby amended to read as follows

Section 102 The electors of each township of the first class shall elect (a) at least five township commissioners or where there are more than five wards in any township then as many as there are wards (b) one tax collector (c) one township assessor and two assistant assessors and (d) three township auditors

Section 3 That section one hundred ten article one chapter five of said act which reads as follows

"Section 110 At the municipal election in the year one thousand nine hundred and seventeen and every four years thereafter there shall be elected by the qualified voters of each even numbered election district of townships of the first class one township commissioner who need not reside in the election district for which he is elected in townships of the first class having five or less election districts the number of commissioners of such township shall be five. The remaining number of commissioners to which the said township is entitled as aforesaid including the commissioners now holding office for the odd-numbered election districts of the said township shall hold over and continue in said office until the first Monday of January in the year one thousand nine hundred and twenty. At the township election to be held on the first Tuesday fol-

lowing the first Monday in November in the year one thousand nine hundred and nineteen and every four years thereafter the qualified voters of each odd-numbered election district of every township of the first class shall elect one commissioner who need not reside in the election district for which he is elected and the remaining number of commissioners to which the said township is entitled as aforesaid shall at the same time be elected by the qualified voters of the whole township. All commissioners hereafter elected shall hold office for the term of four years.

When any township of the first class is organized there shall be elected at the municipal election following one township commissioner from each election district who need not reside in the election district for which he is elected. In any such townships having less than five election districts the number of township commissioners shall be five and the number of commissioners equal to the difference between five and the number of election districts shall be elected at large. At such election the township commissioners elected in even-numbered districts shall be elected for a term of two years and the township commissioners elected at large and in the odd-numbered districts shall be elected for a term of four years or vice versa as the case may be in order that the terms may harmonize with the elections in townships organized prior to the passage of this act.

After the passage of this act upon application the court of common pleas of the proper county shall number all election districts not numbered in townships of the first class and cause the same to be certified to the county commissioners" is hereby amended to read as follows

Section 110 At the municipal election in the year one thousand nine hundred and twenty-one and every four years thereafter there shall be elected by the qualified voters of each even-numbered ward of townships of the first class one township commissioner who need not reside in the ward for which he is elected in townships of the first class having five or less wards the number of commissioners of such township shall be five. The remaining number of commissioners to which the said township is entitled as aforesaid including the commissioners now holding office for the odd-numbered wards of said township shall hold over and continue in said office until the first Monday in January in the year one thousand nine hundred and twenty-four. At the township election to be held on the first Tuesday following the first Monday in November in the year one thousand nine hundred twenty-three and every four years thereafter the qualified voters of each odd-numbered ward of every township of the first class shall elect one commissioner who need not reside in the ward for which he is elected and the remaining number of commissioners to which the said township is entitled as aforesaid shall at the same time be elected by the qualified voters of the whole township. All commissioners hereafter elected shall hold office for the term of four years.

When any township of the first class is organized there shall be elected at the municipal election following one township commissioner from each ward who need not reside in the ward for which he is elected. In any such townships having less than five wards the number of commissioners shall be five and the number of commissioners equal to the difference between five and the number of wards shall be elected at large. At such election the township commissioners elected in even-numbered wards shall be elected for a term of two years and the township commissioners elected at large and in the odd-numbered wards shall be elected for a term of four years or vice versa as the case may be in order that the terms may harmonize with the elections in townships organized prior to the passage of this act.

After the passage of this act upon application the court of common pleas of the proper county shall number all wards not numbered in townships of the first class and cause the same to be certified to the county commissioners. But where the election districts were numbered prior to the passage of this act the wards shall assume the number of the election districts and the court shall not renumber the same.

Section 4 That section one hundred eleven chapter five of said act which reads as follows

"Section 111 The notice of any primary election or nominating caucus convention or meeting held for the purpose of nominating candidates for the office of township commissioner and the notice of any election of township commissioners shall designate for what election district of the township each commissioner is to be nominated or elected as the case may be. In case any one or more of the township commissioners is to be elected by vote of the qualified electors of the township at large the notice shall so state. The ballots to be cast at any election for township commissioners shall designate under an appropriate heading the candidate for the office of township commissioner for whom the qualified electors of the election districts are entitled to cast their ballots and under an appropriate heading the candidate for township commissioners which are to be elected by the electors of the township at large" is hereby amended to read as follows

Section 111 The notice of any primary election or nominating caucus convention or meeting held for the purpose of nominating candidates for the office of township commissioner and the notice of any election of township commissioners shall designate for what ward of the township each commissioner is to be nominated or elected as the case may be. In case any one or more of the township commissioners is to be elected by vote of the qualified electors of the township at large the notice shall so state the ballots to be cast at any election for township commissioners shall designate under an appropriate heading the candidate for the office of township commissioner for whom the qualified electors of the ward are entitled to cast their ballots and under an appropriate heading the candidate



or candidates for the office of township commissioners which are to be elected by the electors of the township at large

Section 5 That section one hundred fifteen article one chapter five of said act which reads as follows

"Section 115 At the municipal election in the year preceding the expiration of the term of the treasurer now in office or at the municipal election following the designation of a township of the first class and at the municipal election every four years thereafter the qualified electors of each township of the first class shall elect a township treasurer. The township treasurer elected under this section shall hold office for a term of four years from the first Monday of January next following his election

The same person may hold the office of township treasurer and treasurer of the school board but no township treasurer shall hold the office of township auditor" is hereby amended to read as follows

Section 115 At the municipal election preceding the expiration of the term of the treasurer now in office or at the municipal election following the designation of a township of the first class and at the municipal election every four years thereafter the qualified electors of each township of the first class shall elect a tax collector. The township tax collector elected under this section shall hold office for the term of four years from the first Monday in January next following his election

Section 6 That section one hundred thirty-one article one chapter five of said act which reads as follows

"Section 131 The board of township commissioners of townships of the first class may fill any vacancy occurring in the office of township treasurer by death resignation removal from the township or otherwise. The person so appointed shall hold office for the unexpired term of the person whose place he is appointed to fill" is hereby amended to read as follows

Section 131 If a vacancy shall occur in the office of the tax collector by death resignation or otherwise the court of quarter sessions shall upon presentation of a petition of any citizen who is a resident of the township setting forth the facts appoint a person to fill the vacancy for the unexpired term of the person whose place he is appointed to fill

Section 7 That article two chapter six of the said act is hereby amended by adding the following sections

Section 214 At the time of the organization of the board on the first Monday of January of each even-numbered year in townships of the first class the board shall select a township treasurer who may or may not be a member of the board or the board may select a trust company or banking institution to act as treasurer. All vacancies in the office of treasurer shall be filled by the board of commissioners

Section 215 The township treasurer selected by the board of commissioners in townships of the first class shall be subject to the same duties obligations and responsibilities as were township treasurers elected by the voters except that they shall not collect any taxes. Nor shall any such treasurer enter upon the duties of his office until his bond is approved by the board of commissioners as provided in "the General Township Act" approved the fourteenth day of July one thousand nine hundred and seventeen. He shall be subject to all the duties obligations and responsibilities enumerated in said "General Township Act" relating to the township treasurer except so far as they are modified by this act

Section 8 That section two hundred seventy-one of article four chapter six of said act which reads as follows

"Section 271 The township treasurer shall receive for his duties as treasurer and tax collector for the township a sum equal to five per centum of all township taxes received or collected by him and in addition thereto a sum equal to one per centum on all other moneys received or collected by him for the township unless a different rate be fixed by ordinance of the township commissioners passed thirty days prior to his election" is hereby amended to read as follows

Section 271 Township treasurers whether they are members of the board or not shall be paid such compensation as the board of township commissioners of the respective townships of the first class may determine. Such compensation shall not exceed two per centum of the amount of funds paid out on township orders

Section 9 That section two hundred seventy-four of article four chapter six of said act which reads as follows

"Section 274 The township treasurer in townships of the first class by virtue of his office as treasurer shall be tax collector. He shall collect all State county township school poor and other taxes within such township of the first class levied by authorities empowered to levy taxes. He shall in addition to the powers duties and responsibilities enumerated in chapter eight article one have all the powers perform all the duties be subject to all the obligations and responsibilities and receive the same compensation for collecting such taxes other than township taxes as are now by law vested in conferred upon or imposed upon or received by collectors of the several classes of taxes hereinbefore mentioned

It is the purpose and intent of this section that no taxes shall be collected in any township of the first class except by the treasurer of the township" is hereby repealed

Section 10 That section two hundred seventy-five of article four chapter six of said act which reads as follows

"Section 275 The treasurer of every township of the first class shall, before he enters upon the duties of his office as collector of taxes take and subscribe an oath of office and file the same in the office of the court of quarter sessions and shall annually enter into a bond to the Commonwealth in not more than the amount of taxes charged and assessed in the duplicates with at least two sufficient sureties or one trust or bonding company. The bond shall be approved by the court of quarter sessions and shall be filed in the office of the clerk

of said court. The condition of the bond shall be that the treasurer shall well and truly pay over or account for the whole amount of taxes charged and assessed in the duplicates which shall be delivered to him. This bond does not cover the collection and payment over of township taxes is hereby amended by adding the following sections

Section 11 That article seven of chapter six is hereby amended by adding the following sections

Section 360 The tax collector in townships of the first class shall collect all State county township school poor and other taxes within such township of the first class levied by authorities empowered to levy taxes. This however shall not include the collection of municipal taxes and assessments for permanent improvements. He shall in addition to the powers duties and responsibilities enumerated in chapter eight article one as herein amended have all the powers perform all the duties be subject to all the obligations and responsibilities and receive the same compensation for collecting such taxes other than township taxes as are now by law vested in conferred upon or imposed upon or received by collectors of the several classes of taxes hereinbefore mentioned

Section 361 The tax collector of every township of the first class shall before he enters upon the duties of his office as collector of taxes take and subscribe an oath of office and file the same in the office of the court of quarter session and shall annually enter into a bond to the Commonwealth in not more than the amount of taxes charged and assessed in the duplicate with at least two sufficient sureties or one trust or bonding company. The bond shall be approved by the court of quarter sessions and shall be filed in the office of the clerk of said court. The condition of the bond shall be that the tax collector shall well and truly pay over or account for the whole amount of taxes charged and assessed in the duplicates which shall be delivered to him. This bond does not cover the collection and payment over of township or school taxes

Section 362 The tax collector of every township of the first class in addition to the bond required in the preceding section or any bonds that he may now be required by law to give and before receiving his tax duplicate and warrant to collect said township taxes shall furnish annually to the board of commissioners a bond in a sum to be prescribed by ordinance and at least equal to the probable amount of the annual township tax with such sureties as it may approve conditioned for the faithful performance of the duties of his office for a just account of all the moneys belonging to the township funds that come into his hands and payment over thereof in the manner prescribed by law. In case any person elected or appointed tax collector shall fail to furnish a proper bond within fifteen days after his appointment or notice to do so then in any such case the board of commissioners shall appoint another suitable person as collector of the township taxes in said district in his place and stead who upon giving the proper bond required by the provisions of this act shall be the duly authorized person to collect the township taxes in said township. Said bond shall be filed with the township commissioners

Section 363 The compensation of the tax collector in townships of the first class shall be two per centum of all township taxes collected during the rebate period and five per centum on all the township taxes collected after the end of the rebate period and before the penalty is added. For the collection of the township taxes after the penalty is added to such taxes the tax collector shall only receive the penalty for his compensation

Section 12 That chapter six of said act is hereby amended by adding the following article and sections

## CHAPTER VI

### Township Officers

## ARTICLE IX

### Township Solicitor

Section 370 The board of township commissioners of each of said townships of the first class on the first Monday of June one thousand nine hundred and twenty-one or as soon thereafter as practicable may elect by the vote of a majority of the members one person who shall be an attorney-at-law admitted and qualified to practice in the courts of this Commonwealth who shall be styled the township solicitor and shall serve for the term of four years from the first Monday in June succeeding his election and until his successor shall be duly qualified. The said board of township commissioners shall fix the compensation he shall be allowed. Vacancies in said office shall be filled by the board of township commissioners for the unexpired term

Section 371 The law matters of the township shall be under the superintendence direction and control of the township solicitor. He shall keep in his office deposited and preserved all patents deeds leases mortgages and other assurances of title and all contracts bonds books and other evidences of debts belonging to the township unless the board of township commissioners shall otherwise provide or direct

Section 372 The township solicitor shall prepare all bonds obligations contracts leases conveyances and assurances to which the township may be a party as may be directed by resolution or ordinance shall commence and prosecute all and every suit or suits action or actions brought by the corporation for or on account of the estates rights trusts privileges claims or demands of the same as well as defend all actions or suits against the said corporation or any



officer thereof wherein or whereby any of the estates rights privileges trusts ordinances or acts of the corporation may be brought in question before any court in this Commonwealth and shall do all and every professional act incident to this office which he may be lawfully authorized or required to do by the said township commissioners by resolution or ordinance. He shall whenever required furnish the board of township commissioners with his opinion in writing upon any question of law which may be submitted by them in their official capacity.

Section 13 That section three hundred ninety-five of article one chapter eight of said act which reads as follows

"Section 395 The board of township commissioners may borrow money and issue evidence of indebtedness therefor. The total amount of indebtedness so created shall not exceed two per centum of the county valuation of the property within the township without the assent of the electors of the township. The rate of interest on any such indebtedness shall not exceed five per centum. No indebtedness shall be incurred or expenditure authorized except by ordinance. To authorize the expenditure of more than one hundred dollars a special resolution of the board shall be necessary.

When any township of the first class shall borrow money and issue bonds or other securities therefor except in the case of the giving of notes for temporary loans as may be authorized by law the commissioners shall sell the same to the highest bidder after public notice by advertisement once a week for three weeks in at least one newspaper of general circulation published in the county in which such township shall be situated. No bid for such bonds or securities at less than their par value shall be accepted" is hereby amended to read as follows

Section 395 The board of township commissioners may borrow money and issue evidence of indebtedness therefor. The total amount of indebtedness so created shall not exceed two per centum of the county valuation of the property within the township without the assent of the electors of the township. The rate of interest on any such indebtedness shall not exceed six per centum. No indebtedness shall be incurred or expenditure authorized except by ordinance. To authorize the expenditure of more than one hundred dollars a special resolution of the board shall be necessary.

When any township of the first class shall borrow money and issue bonds or other securities therefor except in the case of the giving of notes for temporary loans as may be authorized by law the commissioners shall sell the same to the highest bidder after public notice by advertisement once a week for three weeks in at least one newspaper of general circulation published in the county in which such township shall be situated. No bid for such bonds or securities at less than their par value shall be accepted.

Section 14 That section three hundred ninety-nine of article one chapter eight of said act which reads as follows

"Section 399 As soon as possible after the receipt of the duplicate from the county commissioners as provided in the act of May fifth one thousand nine hundred fifteen entitled 'An act requiring the county commissioners to furnish to townships of the first class duplicates of the adjusted valuation for taxation purposes within such townships' the board of township commissioners shall deliver a duplicate of the assessment of township taxes to the township treasurer together with their warrant for the collection of the same" is hereby amended to read as follows

Section 399 As soon as possible after the receipt of the duplicate from the county commissioners as provided in the act of May fifth one thousand nine hundred and fifteen entitled "An act requiring the county commissioners to furnish to townships of the first class duplicates of the adjusted valuation for taxation purposes within such townships" the board of township commissioners shall deliver a duplicate of the assessment of township taxes to the tax collector together with their warrant for the collection of the same

Section 15 That section four hundred of article one chapter eight of said act which reads as follows

"Section 400 As soon as possible after the receipt of the duplicate the treasurer shall give public notice thereof by at least ten written or printed notices to be posted in public places in the township and by advertisement in a newspaper published in the township if any such there be that the duplicate has been issued and delivered to him. A discount of five per centum shall be allowed to any taxpayer who shall make payment in sixty days from the time of such notice" is hereby amended to read as follows

Section 400 As soon as possible after the receipt of the duplicate the tax collector shall give public notice thereof by at least ten written or printed notices to be posted in public places in the township and by advertisement in a newspaper published in the township if any such there be that the duplicate has been issued and delivered to him. A discount of five per centum shall be allowed to any taxpayer who shall make payment in ninety days from the time of such payment

Section 16 That section four hundred one of article one chapter eight of said act which reads as follows

"Section 401 The township treasurer within sixty days after receiving the tax duplicate shall notify every taxable whose name appears on such duplicate. Such notice shall contain the rate of taxation the valuation of the property of such taxable the occupation of such taxable and the

full amount of taxes for which said taxable is liable for the current year. Such notice shall further state that such taxes are payable designate a place and time when they shall be paid and also state the time within which an abatement will be allowed when the full amount of tax will be collected and when an additional percentage will be added as a penalty. Such notice shall be mailed to the last known post-office address of each taxable.

Any township treasurer failing to comply with the provisions of this section shall forfeit all commissions on any taxes received and collected by him for any taxable not notified.

Before any allowance is made by the township auditors for commissions due to the township treasurer for taxes collected the treasurer shall make an affidavit setting forth that he has complied with the provisions of this section" is hereby amended to read as follows

Section 401 The township tax collector within thirty days after receiving the tax duplicate shall notify every taxable whose name appears on such duplicate. Such notice shall contain the rate of taxation the valuation of the property of such taxable the occupation of such taxable and the full amount of taxes for which said taxable is liable for the current year. Such notice shall further state that such taxes are payable designate a place and time when they shall be paid and also state the time within which an abatement will be allowed when the full amount of tax will be collected and when an additional percentage will be added as a penalty. Such notice shall be mailed to the last known post-office address of each taxable.

Any township tax collector failing to comply with the provisions of this section shall forfeit all commissions on any taxes received and collected by him from any taxable not notified.

Before any allowance is made by the township auditors for commissions due to the township tax collector for taxes collected the tax collector shall make an affidavit setting forth that he has complied with the provisions of this section.

Section 17 That section four hundred two article one chapter eight of said act which reads as follows

"Section 402 All persons who fail to make payment of any tax charged against them in the duplicate within the period of six months from the date of publication of notice thereof by the township treasurer as provided in section four hundred and one shall be charged with a penalty of five per centum additional on the amount of tax which penalty shall be added to the tax by the treasurer and collected by him or his deputy is hereby amended to read as follows

Section 402 All persons who fail to make payment of any tax charged against them in the duplicate within the period of six months from the date of publication of the notice thereof by the township tax collector as provided in section four hundred and one shall be charged with a penalty of five per centum additional on the amount of tax which penalty shall be added to the tax by the tax collector and collected by him or his deputy.

Section 18 That section four hundred three article one chapter eight of said act which reads as follows

"Section 403 At the expiration of three months from the time of receiving the duplicate the treasurer shall proceed to collect all unpaid taxes from the taxpayers and to that end may appoint one or more deputy collectors. The treasurer and his deputies shall have and exercise all powers conferred by existing laws on collectors of county and township taxes" is hereby amended to read as follows

Section 403 At the expiration of three months from the time of receiving the duplicate the tax collector shall proceed to collect all unpaid taxes from the taxpayers and to that end may appoint one or more deputy collectors. The tax collector and his deputies shall have and exercise all powers conferred by existing laws on collectors of county and township taxes.

Section 19 That section four hundred four article one chapter eight of said act which reads as follows

Section 404 The township tax collector may retain out of the taxes collected such actual printing and postage expenses as shall be incurred in performing the duties prescribed in this article. Such amounts shall be adjusted by the township auditors at the time of auditing the treasurer's accounts" is hereby amended to read as follows

Section 404 The township tax collector may retain out of the taxes collected such actual printing and postage expenses as shall be incurred in performing the duties prescribed in this article. Such amounts shall be adjusted by the township auditors at the time of auditing the tax collector's amounts.

Section 20 That section four hundred five article one chapter eight of said act which reads as follows

"Section 405 The township commissioners shall at all times make abatements or exonerations for mistakes indigent persons unseated lands et cetera as to them shall appear just and reasonable. The township secretary shall enter in a book or books to be kept for that purpose the names of all persons abated or exonerated together with the reason why the amount of the tax and date when made and give to the treasurer a certificate stating the nature of the tax and the amount exonerated" is hereby amended to read as follows

Section 405 The township commissioners shall at all times make abatements or exonerations for mistakes indigent persons unseated lands et cetera as to them appear just and reasonable. The township secretary shall enter in a book or books to be kept for that purpose the names of all persons abated or exonerated together with the reason why the amount of the tax and date when made and give to the tax collector a certificate stating the nature of the tax and the amount exonerated.

Section 21 That section four hundred six article one chapter eight of said act which reads as follows



"Section 406 The accounts of collectors of taxes shall be settled by the township auditors. The treasurer shall state a separate account for each different tax collected by him" is hereby amended to read as follows:

Section 406 The accounts of the collectors of taxes shall be settled by the township auditors. The tax collector shall state a separate account for each different tax collected by him.

Section 22 That article one chapter eight of said act is further amended by adding the following sections:

Section 407 The collector of taxes shall collect the taxes charged in said duplicate and pay over the same to the treasurer or authorities entitled thereto after deducting his commission for the collection thereof in the manner now provided by law except the township tax which shall be paid over as provided in section four hundred eight of this act. A complete settlement of the whole amount of all duplicates placed into his hands including the township duplicate shall be made by the collector of taxes and paid over or accounted for to the treasurer entitled thereto not later than three months after the expiration of his term.

Section 408 The tax collector shall keep correct accounts of all moneys collected marking "paid" on his duplicate each taxable with the amount of tax and the date on which paid. The collector shall on the first day of each month make a true statement in writing to the secretary of the board of commissioners of all taxes collected during the previous month giving names of taxables the amount collected from each and the total amount received. The collector shall pay over on the first day of each month to the township treasurer all moneys collected during the previous month and take his receipt for the same. Any tax collector who neglects or refuses to comply with the provisions of this section shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine of not less than one hundred dollars or to be imprisoned for a term not exceeding one year or both.

Section 23 In townships of the first class the treasurer now holding office shall continue to hold office until the expiration of the term thereof subject to the powers duties obligations and responsibilities attached to such office prior to the passage of this act. On the same first Monday of January on which the term of the treasurer now in office expires the board of township commissioners shall select a treasurer under the provisions of this act.

Section 24 The provisions of this act shall be severable and if any of the provisions shall be held to be unconstitutional such decision shall not affect the validity of any of the remaining provisions of this act.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 873, as follows:

An Act relating to explosives making unlawful the giving away sale or delivery of explosives to persons under sixteen and the having in possession and use of explosives for certain purposes

#### DEFINITION.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the word "explosives" as used in this act means any chemical compound or mechanical mixture that contains any oxidizing and combustible units or other ingredients in such proportions quantities or packing that an ignition by fire by friction by concussion by percussion or by detonator or any part of the compound or mixture may cause such a sudden generation of highly heated gases that the resultant gaseous pressures are capable of producing destructive effects on contiguous objects or of destroying life or limb provided however that ammonium nitrate nitro starch containing fifteen or more per centum of water smokeless powder gasoline naphtha kerosene acetylene gas and other substances of like character are not intended to be included within this definition.

Section 2 Persons Under Sixteen It shall be unlawful to sell give away or otherwise dispose of or deliver to any person under sixteen years of age any explosives whether said person is acting for himself or for any other person.

Section 3 Possession of Bomb or Similar Device Any person who shall have in his possession or control any explosives or any shell bomb or similar device charged or filled with one or more explosives intending to use the same or cause same to be used for an unlawful purpose shall constitute a violation of this act. The possession or control by any person of any such device so charged or filled shall be deemed prima facie evidence of an intent to use the same or cause the same to be used for an unlawful purpose.

Section 4 Destroying Property Maliciously Any person his aiders or abettors who shall wilfully and maliciously blow up or otherwise wreck destroy injure or damage in whole or in part or attempt so to do or conspire or connive thereat any property by means of explosives shall constitute a violation of this act.

Section 5 Penalty Any person who fails to comply with or violates any of the provisions of this act shall be guilty of a felony and upon conviction shall be punished by imprisonment for not less than five years nor more than twenty-five years.

Section 6 Constitutionality In case any provision of this act shall be adjudged unconstitutional or void for any other reason such adjudication shall not affect any of the other provisions of this act.

Section 7. Time of Taking effect This act shall take effect after its passage and approval.

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate bill No. 874, as follows:

An Act relating to explosives making unlawful the giving away sale or delivering of explosives without the making and keeping of records of sale

#### DEFINITION.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the word "explosives" as used in this act means any chemical compound or mechanical mixture that contains any oxidizing and combustible units or other ingredients in such proportions quantities or packing that an ignition by fire by friction by concussion by percussion or by detonator or any part of the compound or mixture may cause such a sudden generation of highly heated gases that the resultant gaseous pressures are capable of producing destructive effects on contiguous objects or of destroying life or limb provided however that ammonium nitrate nitro starch containing fifteen (15) or more per centum of water smokeless powder gasoline naphtha kerosene acetylene gas and other substances of like character are not intended to be included within this definition.

Section 2 Records of Sale Every person selling or giving away explosives within this State shall keep at all times an accurate journal or form of record in which must be entered from time to time as it is made each and every sale or gift made by such person of any quantity of explosives.

Such record must show in a legible writing to be entered therein at the time of said sale or gift a history of each transaction stating the name and quantity of explosive sold or given name place of business of the purchaser name of individual to whom delivered with his or her address or place of employment.

Such record must be kept by the person so selling or giving away explosives in his or their office or place of business where same is sold or given away and so much of the data therein contained as may relate to any specific inquiry shall be subject to examination by the superintendent or officers of the Department of State Police on proper demand therefor for the express purpose of assisting such authority to determine whether or not any of such explosive was used for an unlawful purpose.

Such records must be preserved and available for reference for a period of one year from the date on which they are made.

Section 3 Penalty Any person who fails to comply with or violates any provisions of this act shall be guilty of a misdemeanor and upon conviction shall be punished by a fine of not less than twenty-five dollars nor more than five hundred dollars.

Section 4 Constitutionality In case any provision of this act shall be adjudged unconstitutional or void for any other reason such adjudication shall not affect any of the other provisions of this act.

Section 5 Time of Taking Effect This act shall take effect after its passage and approval.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 882, as follows:

An Act to empower the Public Service Commission to require railroad corporations to employ an adequate number of men upon trains and to repeal an act approved the nineteenth day of June nineteen hundred and eleven (Pamphlet laws ten hundred and fifty-three) entitled "An act to promote the safety of travelers and employes upon railroads by compelling common carriers by railroad to properly man their trains."

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Public Service Commission created by the Public Service Company Law approved July twenty-sixth one thousand nine hundred and thirteen (Pamphlet Laws thirteen hundred and seventy-four) shall have power after hearing upon notice by order in writing to require any railroad corporation as defined in the Public Service Company Law to employ such number of men upon any of its trains as in the judgment of the commission is requisite for the safe and efficient operation thereof and of any such order shall be enforceable and reviewable in the same manner as prescribed by such Public Service Company Law and the amendments thereto in respect to orders of the commission made thereunder and all acts inconsistent herewith are hereby repealed including the act of June nineteenth one thousand nine hundred and eleven (Pamphlet Laws ten hundred and fifty-three) entitled "An act to promote the safety of travelers and employes upon railroads by compelling common carriers by railroad to properly man their trains"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

#### BILL RECOMMENDED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 882, the bill just read, be recommitted to the Committee on Judiciary Special for the purpose of a hearing. And I give notice now that the hearing of the proponents and the opponents of the bill will be held in the Senate Chamber, on Wednesday afternoon next at two o'clock.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

#### BILL ON THIRD READING.

Mr. CROW. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 713 (House Bill No. 672) on third reading, entitled:

An Act requiring the examination and treatment for venereal diseases of prisoners convicted of crime or pending conviction and authorizing the State Department of Health to make suitable rules and regulations for its enforcement

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 713 (House Bill No. 672), entitled:

An Act requiring the examination and treatment for venereal diseases of prisoners convicted of crime or pending conviction and authorizing the State Department of Health to make suitable rules and regulations for its enforcement.

And said bill having read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. CROW. Mr. President, I ask unanimous consent to amend the title, line 3, by striking out the word "conviction" and inserting in lieu thereof the word "trial."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

#### NOMINATIONS BY THE GOVERNOR.

The Secretary to the Governor being introduced presented communication in writing from His Excellency, the Governor of the Commonwealth, which was read as follows:

#### APPROVAL OF SENATE BILL NO. 272.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 7, 1921.

To the Honorable the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 272, entitled:

"An Act to amend section three hundred and five of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred thirty-six), entitled 'An act defining the liability of an employer to pay damages for injuries received by an employe in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder by imposing penalties for failure of an employer to insure his liability to pay compensation and providing the method by which an employer may be exempted from the necessity of such insurance.'"

WM. C. SPROUL.

#### BILL INTRODUCED.

Mr. McNICHOL read in his place and presented to the Chair Senate Bill No. 891, entitled:

An Act to amend section five of an act, approved the twelfth day of July, one thousand nine hundred and thirteen (Pamphlet Laws seven hundred nineteen), entitled "An act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices. The election of delegates and alternate delegates to national party conventions, and of certain party officers, including State committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties, and the re-imbursement by the State, of the expenses of the same; authorizing the State committee of a political party to make, and to alter, amend and revoke rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation."

Which was committed to the Committee on Judiciary Special.

#### RECESS.

Mr. CROW. Mr. President, I move that the Senate do now take a recess for ten minutes.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

#### AFTER RECESS.

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman), in the Chair.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

#### REPORTS FROM COMMITTEES.

Mr. CROW from the Committee on Judiciary Special reported as committed, Senate Bill No. 891, entitled:

An Act to amend section five of an act, approved the twelfth day of July, one thousand nine hundred and thirteen (P. L. 719), entitled "An act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to national party conventions, and of certain party officers, including State committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State, of the expenses of the same; authorizing the State committee of a political party to make, and to alter, amend and revoke rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation."

Mr. SISSON from the Committee on Education, reported as committed, Senate Bill No. 889, entitled:

An act authorizing the purchasing or building of residences for principals, teachers or janitors and school districts of the fourth class.

Mr. SMITH from the Committee on Public Health and Sanitation, reported as committed, Senate Bill No. 791, entitled:

An Act to amend sections 1 and 2 of an act approved the fifth day of June, A. D. 1913 (P. L. 443), entitled "An act for the prevention of blindness, by requiring the reporting of cases of conthamia neonatorum" inflammation of the eyes of infants) by physicians, and others, and requiring the reporting of results of each case of said disease and fixing a penalty for refusal to report."



## HOUSE MESSAGE.

## HOUSE BILLS FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, presented for concurrence, bills of the House of Representatives, as follows:

House Bill No. 205. (Senate Bill No. 892), entitled:

An act imposing a State tax upon the gross receipts received in the operation of places of public entertainment or amusement providing for its collection and imposing penalties

Which was committed to the Committee on Finance.

House Bill No. 309. (Senate Bill No. 893), entitled:

An Act to amend section four of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions"

Which was committed to the Committee on Elections.

House Bill No. 470. (Senate Bill No. 894), entitled:

An act declaring certain gas engines operated without mufflers nuisances and prescribing penalties

Which was committed to the Committee on Judiciary Special.

House Bill No. 634. (Senate Bill No. 895), entitled:

An Act fixing the salaries of the directors of the poor of county poor districts in counties of the fourth class

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 648. (Senate Bill No. 896), entitled:

An Act to amend sections one and two of an act entitled "An act to provide for the assignment of counsel in murder cases, and for the allowances of expenses and compensation in such cases," approved the twenty-second day of March, Anno Domini one thousand nine hundred and seven, by increasing the maximum compensation allowable and by authorizing the appointment of counsel at any stage of the proceedings at the discretion of the court, and to extend the provisions of this amendment to cases now pending.

Which was committed to the Committee on Judiciary General.

House Bill No. 719. (Senate Bill No. 897), entitled:

An act providing for the burial of certain persons who are have been or shall be soldiers sailors or marines designated as "deceased service men" and authorizing county Commissioners to provide headstones markers and burial plots for such deceased service men at the expense of the county in which they shall die or have a legal residence at the time of their death

Which was committed to the Committee on Military Affairs.

House Bill No. 790. (Senate Bill No. 898), entitled:

An Act to regulate and control the manufacture, sale, offering for sale, giving away, and use of weights and measures, and of weighing and measuring devices in the Commonwealth of Pennsylvania; providing for the approval and disapproval of such weights, measures and devices by the bureau of standards; and prescribing penalties.

Which was committed to the Committee on Judiciary Special.

House Bill No. 791. (Senate Bill No. 899), entitled:

An Act to amend section two of the act approved the twenty-third day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and seventy-eight) entitled "An act supplementary to an act approved the eleventh day of May one thousand nine hundred and eleven entitled "An act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions

hereof" providing for the examination of the glassware used for testing milk and cream for butterfat with the Babcock test prohibiting the use of inaccurate testing glassware defining the term Standard Babcock Glassware and fixing penalties for the violations of the provisions of this act"

Which was committed to the Committee on Judiciary Special.

House Bill No. 792. (Senate Bill No. 900), entitled:

An Act to further amend section three of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred and seventy-five) entitled "An act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof" as amended

Which was committed to the Committee on Judiciary Special.

House Bill No. 937. (Senate Bill No. 901), entitled:

An Act to amend the title and Sections One Three Four Five and Six of an act approved the 28th day of May one Thousand Nine Hundred and Fifteen (Pamphlet Laws 642) entitled "An act for the Protection of the public health by providing that persons firms or corporations who are operating or conducting hotels restaurants dining cars or other public eating places in this Commonwealth shall not employ or keep in their employ as cooks waiters kitchen-help chambermaids or other house servants any person or persons who are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis syphilis gonorrhea open external cancer or barber's itch or who are carriers of typhoid fever and further providing that no dishes receptacles or utensils used in eating or drinking shall be furnished to patrons or customers of any such public eating place unless the same have been thoroughly cleansed since used by another individual and further providing that no towels shall be furnished in any washroom in connection with any such public eating-place unless such towels be laundered or discarded after each individual use and further providing that no common drinking-cups shall be furnished at any public drinking place operated in connection with any such public eating place and providing penalties for violations of the provisions of this act"

Which was committed to the Committee on Public Health and Sanitation.

House Bill No. 1077. (Senate Bill No. 902), entitled:

An Act directing the county controllers, and where such officer does not exist then the county auditors, in all counties of the fifth, sixth, seventh and eighth classes, to audit the accounts and records of the Register of Wills, the Recorder of Deeds, the Prothonotary and the Clerks of the several courts of each such county, describing the powers and duties of all the above officers in relation to such audit, defining perjury and subordination of perjury in relation thereto, placing certain duties on the county treasurer and prescribing penalties.

Which was committed to the Committee on Judiciary General.

House Bill No. 1078. (Senate Bill No. 903), entitled:

An Act to amend section one as amended and section seven of an act approved the third day of June Anno Domini one thousand eight hundred and eighty-five (Pamphlet Laws Sixty-two) entitled "An Act to provide for the establishment and maintenance of a home for disabled and indigent soldiers and sailors of Pennsylvania"

Which was committed to the Committee on Military Affairs.

House Bill No. 1079. (Senate Bill No. 904), entitled:

An Act creating a commission to select an historic spot as a cemetery for the burial of bodies of soldiers sailors marines war nurses and members of the National Guard defining the powers and duties of the commission and making an appropriation

Which was committed to the Committee on Military Affairs.

House Bill No. 1087. (Senate Bill No. 905), entitled:

An Act to quiet the title to real estate validating sales of real estate made by executors and administrators under naked powers or authorities in wills and declaring the force and effect thereof

Which was committed to the Committee on Judiciary General.

House Bill No. 1153. (Senate Bill No. 906), entitled:

An Act to amend section three hundred and six (c) of an act approved the second day of June one thousand nine hundred fifteen (Pamphlet Laws seven hundred thirty-six entitled "An Act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder" as amended by providing a schedule of specific indemnities for the loss of one or more thumbs or fingers or parts thereof

Which was committed to the Committee on Judiciary Special.

House Bill No. 1167. (Senate Bill No. 907), entitled:

An Act providing that in townships of the first class municipal claims for grading constructing paving rebuilding curbing maintaining repaving and cleaning sidewalks and footwalks and keeping the same clear of obstruction and other nuisances may be included in and collected with the other township taxes

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 1168. (Senate Bill No. 908), entitled:

An Act to amend sections four hundred four hundred and one and four hundred and two of an act approved the fourteenth day of July one thousand nine hundred and seventeen entitled "An Act concerning townships and revising amending and consolidating the law relating thereto"

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 1170. (Senate Bill No. 909), entitled:

An Act to amend sections nine hundred and eighty-nine nine hundred and ninety nine hundred and ninety-two nine hundred and ninety-three and one thousand and five of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 1171. (Senate Bill No. 910), entitled:

An Act to amend section six hundred and twenty-five of and to amend by adding sections six hundred and twenty-six and six hundred and twenty-seven to an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Which was committed to the Committee on New Counties and County Seats:

House Bill No. 1172. (Senate Bill No. 911), entitled:

An Act to amend section ten hundred and eleven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred and forty), entitled "An act concerning townships; and revising, amending and consolidating the law relating thereto."

Which was committed to Committee on New Counties and County Seats.

House Bill No. 1188. (Senate Bill No. 912), entitled:

An Act defining a private game preserve and making it a misdemeanor to enter such preserve for certain purposes or to break injure or destroy the enclosure of the same and fixing penalties

Which was committed to the Committee on Game and Fisheries.

House Bill No. 1197. (Senate Bill No. 913), entitled:

An Act to amend section five hundred and eighty-five of an act approved July fourteenth one thousand nine hundred seven-teen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 1202. (Senate Bill No. 914), entitled:

An Act to repeal an act approved the seventeenth day of March one thousand eight hundred and sixty-eight (Pamphlet Laws three hundred and forty-two) entitled "An Act relating to the collection of State and county taxes in the county of Montgomery"

Which was committed to the Committee on Judiciary Special.

House Bill No. 1203. (Senate Bill No. 915), entitled:

An Act to repeal an act approved the twenty-third day of March one thousand eight hundred and sixty-five (Pamphlet Laws six hundred and thirty-four) entitled "An act relating to the compensation of the county treasurers of Montgomery and Berks counties"

Which was committed to the Committee on Judiciary Special.

House Bill No. 1220. (Senate Bill No. 916), entitled:

A supplement to the act of June first one thousand nine hundred and eleven (Pamphlet Laws five hundred and ninety-nine) entitled "An act authorizing the Insurance Commissioner to proceed against and take possession of any insolvent or delinquent company order or association transacting any class of insurances and prescribing the method by which such insolvent or delinquent companies orders or associations shall be dissolved and liquidated" directing the deposit and keeping of any moneys or funds which shall come into the possession of the Insurance Commissioner or his duties while liquidating the business of any insurance company under the authority of said act

Which was committed to the Committee on Insurance.

House Bill No. 1221. (Senate Bill No. 917), entitled:

An Act regulating the safekeeping transfer assignment and paying out of any moneys stocks bonds securities or other valuable belonging to others and held in custody or control by any bank banking institution fidelity insurance safety deposit trust or savings company or other corporation acting as trustee executor administrator guardian assignee receiver committee or in any other fiduciary capacity and prescribing penalties

Which was committed to the Committee on Banks and Building and Loan Associations.

House Bill No. 1286. (Senate Bill No. 918), entitled:

An Act to further amend an act entitled "An act to authorize and provide for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum for restraint care and treatment" approved April sixteen Anno Domini one thousand nine hundred and three as amended by an act approved May twenty-eight one thousand nine hundred and seven "An act to amend an act entitled "An act to authorize and provide for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum for restraint care and treatment" approved April sixteen Anno Domini one thousand nine hundred and three providing for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum for restraint care and treatment by the court of quarter sessions providing for the payment of the cost and expense of care and treatment of indigent inebriates by the county from which the inebriates is committed and that the overhead charges shall be paid by the State when the inebriate is committed to a public State institution

Which was committed to the Committee on Judiciary General.

RESOLUTION RECALLING FROM THE GOVERNOR SENATE BILL No. 480.

Mr. SMITH. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SMITH offered the following resolution, which was twice read, considered and agreed to:

In the Senate, April, 1921.

Resolved (if the House of Representatives concur), That Senate Bill No. 480, File Folio 977, entitled "An Act to provide for a second additional law judge of the several courts of the Twelfth judicial district," be recalled from the Governor for the purpose of amendment:

Ordered, That the Clerk present the same to the House of Representatives for concurrence.



## REPORTS FROM COMMITTEES.

Mr. MacDADE. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The chair hears none.

Mr. MacDADE, from the Committee on New Counties and County Seats reported as committed, Senate Bill No. 908 (House Bill No. 1168), entitled:

An Act to amend sections four hundred four hundred and one and four hundred and two of an act approved the fourteenth day of July, one thousand nine hundred and seventeen entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Also from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 907 (House Bill No. 167), entitled:

An Act providing that in townships of the first class municipal claims for grading constructing paving rebuilding curbing maintaining, repairing and cleaning sidewalks and footwalks and keeping the same clear of obstructions and her nuisances may be included in and collected with the other township taxes.

Also from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 895 (House Bill No. 634), entitled:

An Act constituting a salary board to fix the salaries of the directors of the poor of county poor districts in counties of the fourth class and repealing all acts general local or special inconsistent therewith.

Also from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 909 (House Bill No. 1170), entitled:

An Act to amend sections nine hundred and eighty-nine and nine hundred and ninety, nine hundred and ninety-two and nine hundred and ninety-three and one thousand and five of an act approved the fourteenth day of July one thousand nine hundred and seventeen (P. L. 840) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto."

Also from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 910 (House Bill No. 1171), entitled:

An Act to amend section six hundred and twenty-five of an act and to amend by adding sections six hundred and twenty-six and six hundred and twenty-seven to an act approved the fourteenth day of July one thousand nine hundred and seventeen (P. L. 840), entitled "An act concerning townships and revising amending and consolidating the law relating thereto."

Also from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 911 (House Bill No. 1172), entitled:

An Act to amend section ten hundred and eleven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (P. L. 840), entitled "An act concerning townships and revising amending and consolidating the law relating thereto."

Also from the Committee on New Counties and County Seats, reported as committed, or as amended, Senate Bill No. 913. (House Bill No. 1197), entitled:

An Act to amend section five hundred and eighty-five of an act approved July fourteenth one thousand nine hundred and seventeen (P. L. 840), entitled "An act concerning townships and revising amending and consolidating the law relating thereto."

#### APPROVAL OF RESOLUTION RECALLING FROM THE GOVERNOR SENATE BILL NO. 358.

The Secretary to the Governor being introduced, presented communication in writing from His Excellency, the Governor of the Commonwealth, which was read as follows:

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 7, 1921.

To the Honorable the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the

Senate and House of Representatives recalling from the Governor Senate Bill 358, File Folio 677, entitled:

Resolved (if the House of Representatives concur), that Senate Bill No. 358, entitled "An act providing for and regulating the taking and appropriation of land and property by incorporated cemetery and burial associations not for profit for the purpose of enlarging cemeteries and burial grounds," be recalled from the Governor for the purpose of amendment.

Accordingly, the original bill is herewith returned.

WM. C. SPRGUL.

#### RECONSIDERATION OF SENATE BILL NO. 358

Mr. McCONNELL. Mr. President, I move to reconsider the vote by which Senate Bill No. 358, entitled:

An Act providing for and regulating the taking and appropriation of land and property by incorporated cemetery and burial associations not for profit for the purpose of enlarging cemeteries and burial grounds.

passed finally.

The PRESIDENT. How did the Senator vote?

Mr. McCONNELL. Mr. President, I voted "aye."

Mr. SMITH. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. SMITH. Mr. President, I voted "aye."

And the question recurring,

Shall the bill pass finally?

Mr. McCONNELL. Mr. President, I move to reconsider the vote by which the bill passed third reading.

The PRESIDENT. How did the Senator vote?

Mr. McCONNELL. Mr. President, I voted "aye."

Mr. SMITH. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. SMITH. Mr. President, I voted "aye."

And the question recurring,

Will the Senate agree to the bill on third reading?

Mr. McCONNELL. Mr. President, I ask unanimous consent to amend section 3, page 3, line 11, by striking out the word "viewers;" also line 11 by inserting after the word "three" the following: "members of the board of viewers as a board of view;" also lines 15 and 16 by striking out after the word "viewers" the following "may be appointed before or after entry and appropriation of such land or property" and inserting in lieu thereof the following: "shall be appointed after the acceptance or filing of the bond provided for in section two;" also section 11, page 5, lines 13, 14, 15 and 16 by striking out the following: "Each viewer shall be entitled to receive five dollars (\$5.00) for each day actually employed in the discharge of his duty and mileage at the rate six cents per mile necessarily traveled which" and inserting in lieu thereof the following "All expenses of the said proceedings."

The PRESIDENT. Is there objection? The chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered. That the bill as amended be printed for the use of the Senate.

#### APPROVAL OF RESOLUTION RECALLING FROM THE GOVERNOR SENATE BILL NO. 384.

The Secretary to the Governor being introduced, presented communication in writing from His Excellency, the Governor of the Commonwealth, which was read as follows:

#### RECONSIDERATION OF SENATE BILL NO. 384.

Mr. SMITH. Mr. President, I move to reconsider the vote by which Senate Bill No. 384, entitled:

An Act to amend section one of an act, approved the first day of June, one thousand eight hundred and eighty-three (P. L. 53), entitled: "An act empowering and directing the county commissioners of any county to purchase, ground at the county seat for the erection thereon of such building or buildings as may be necessary for the accommodation of the courts, and of the several officers of the county, and for the reception and safekeeping of the records and other papers in charge of such officers; and also such other building or buildings as may be necessary and proper for the purposes of a county jail or workhouse, when occasion shall require the erection of such building or buildings, and in case the said ground

cannot be obtained by agreement with the owner or owners at a reasonable price in the estimation of said commissioners, then to resort to condemnation," as amended by providing for the purchase and condemnation of ground at or near the county seat.

passed finally.

The PRESIDENT. How did the Senator vote?

Mr. SMITH. Mr. President, I voted "aye."

Mr. McCONNELL. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote.

Mr. McCONNELL. Mr. President, I voted "aye."

And the question recurring,

Shall the bill pass finally?

Mr. SMITH. Mr. President, I move to reconsider the vote by which the bill passed third reading.

The PRESIDENT. How did the Senator vote?

Mr. SMITH. Mr. President, I voted "aye."

Mr. McCONNELL. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. McCONNELL. Mr. President, I voted "aye."

And the question recurring.

Will the Senate agree to the bill on third reading?

Mr. SMITH. Mr. President, I ask unanimous consent to amend section 1, page 7, line 5 by striking out the words "or near;" also page 7, line 5, by inserting after the word "also" the following: "ground at or near the county seat for the purpose of the erection or extension of."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

RECESS.

Mr. SMITH. Mr. President, I move that the Senate do now take a recess until one o'clock.

Mr. MacDADE. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT PRO TEMPORE (Mr. F. E. Baldwin) in the Chair.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

#### HOUSE MESSAGE.

HOUSE CONCURS IN RESOLUTION RECALLING FROM THE GOVERNOR SENATE BILL NO. 480.

The Clerk of the House of Representatives being introduced, presented communication from the House of Representatives, informing the Senate that the House has concurred in resolution from the Senate, as follows:

In the Senate, April 7, 1921.

Resolved (if the House of Representatives concur,) That Senate Bill No. 480, File Folio 977, entitled "An act to provide for a second additional law judge of the several courts of the twelfth judicial district," recalled from the Governor for the purpose of amendment.

#### HOUSE BILLS FOR CONCURRENCE.

He also presented for concurrence bills of the House of Representatives, as follows:

House Bill No. 1074 (Senate Bill No. 919), entitled:

An Act to further amend section 49 of an act entitled "An act to create a Bureau of Building Inspection and to regulate the construction maintenance and inspection of buildings and party walls in cities of first class approved the fifth day of May one thousand eight hundred and ninety-nine" as heretofore amended by an act supplemental thereto approved the fifth day of June one thousand nine hundred and one

Which was committed to the Committee on Municipal Affairs.

House Bill No. 511. (Senate Bill 920), entitled:

An Act providing for county poor districts in counties of the seventh class providing for their management direction

and control by the county commissioners defining their powers and duties imposing certain duties upon the county treasurer and county controller abolishing the present poor districts and transferring their property

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 1082. (Senate Bill No. 921), entitled:

An Act requiring the display of the flag of the United States at entertainments public gatherings and public meetings

Which was committed to the Committee on Judiciary General.

House Bill No. 1187. (Senate Bill No. 922), entitled:

An Act to amend section one of the act approved the seventeenth day of July one thousand nine hundred and nineteen entitled "An act requiring licenses to sell steamship tickets or orders for transportation to or from foreign countries and providing penalties"

Which was committed to the Committee on Banks and Building and Loan Associations.

House Bill No. 47, (Senate Bill No. 923), entitled:

A joint resolution proposing an amendment to section one article nine of the Constitution of the Commonwealth of Pennsylvania

Which was committed to the Committee on Finance.

House Bill No. 187, (Senate Bill No. 924), entitled:

A further supplement to an act approved the first day of April, one thousand eight hundred and sixty-three (P. L. 213), entitled "An Act to accept the grant of public lands by the United States to the several states for the endowment of Agricultural Colleges," making a deficiency appropriation for carrying the same into effect.

Which was committed to the Committee on Appropriations.

House Bill No. 196, (Senate Bill No. 925), entitled:

An Act providing for a commission to make an examination of the Mid-Valley Hospital at Elakely Borough, Lackawanna County; providing for a transfer of said hospital under certain conditions to the Commonwealth; regulating such hospital in the event of such transfer; and making an appropriation.

Which was committed to the Committee on Appropriations.

House Bill No. 830, (Senate Bill No. 926), entitled:

An Act making a deficiency appropriation to the State Board of Education for use in the payment of scholarships

Which was committed to the Committee on Appropriations.

House Bill No. 952, (Senate Bill No. 927), entitled:

An Act making a deficiency appropriation to the Department of Labor and Industry for the payment of the salaries of a supervising inspector

Which was committed to the Committee on Appropriations.

House Bill No. 1254, (Senate Bill No. 928), entitled:

An Act making a deficiency appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 1277, (Senate Bill No. 929), entitled:

An Act to amend section one of an act approved the thirteenth day of April one thousand nine hundred and eleven (Pamphlet Laws sixty-two) entitled "An act to provide for the registration of conveyances of real estate in all counties of this Commonwealth with a population not to exceed four hundred thousand in order to facilitate the assessment of taxes therein in the name of the owner of said real estate and to ascertain the value of such real estate and providing compensation to the recorder of deeds of such counties for making reports thereof" requiring a certificate to be added



to each deed of conveyance setting forth the required particulars and providing that the recorders of deeds in the several counties shall not receive for record any deed which does not contain such certificate.

Which was committed to the Committee on Judiciary General.

#### APPROVAL OF RESOLUTION RECALLING FROM THE GOVERNOR SENATE BILL NO. 480.

The Secretary to the Governor being introduced, presented communications in writing from His Excellency, the Governor of the Commonwealth, which was read as follows:

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 7, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor Senate Bill No. 480, File Folio 977, entitled:

"Resolved (if the House of Representatives concur), that Senate Bill No. 480, File Folio 977, entitled 'An act to provide for a second additional law judge of the several courts of the twelfth judicial district,' be recalled from the Governor for the purpose of amendment."

Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

#### RECONSIDERATION OF SENATE BILL NO. 480.

Mr. SMITH. Mr. President, I move to reconsider the vote by which Senate Bill No. 480, entitled:

An Act to provide for a second additional law judge of the several courts of the twelfth judicial district

passed finally:

The PRESIDENT. How did the Senator vote?

Mr. SMITH. Mr. President, I voted "aye".

Mr. CROW. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. CROW. Mr. President, I voted "aye".

And the question recurring,

Shall the bill pass finally?

Mr. SMITH. Mr. President, I move to reconsider the vote by which the bill passed third reading.

The PRESIDENT. How did the Senator vote?

Mr. SMITH. Mr. President, I voted "aye".

Mr. CROW. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. CROW. Mr. President, I voted "aye".

And the question recurring,

Will the Senate agree to the bill on third reading?

Mr. SMITH. Mr. President, I ask unanimous consent to amend section 1, page 1, line 4, by inserting after the word "judges" the word "now"; also lines 4, 5, 6, 7, 8, 9 and 10, by striking out the following: "in an act approved the twenty-fourth day of April one thousand nine hundred and seventeen (Pamphlet Laws ninety-five), entitled 'An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts' and inserting in lieu thereof the words "by existing law"; also section 2, page 2, line 19, by striking out the words "the second" and inserting in lieu thereof the word "such".

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question.

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, that the bill as amended be printed for the use of the Senate.

#### BILLS INTRODUCED.

Mr. CROW. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW read in his place and presented to the Chair Senate Bill No. 930, entitled:

An Act to provide for the appointment, by the district attorneys of the counties of the fourth class of this Commonwealth, of a special detective officer and assistant special detective officers; making said special detective officers general police officers with all the powers conferred on constables in cases of crime and criminal procedure, and defining their duties; fixing their salaries, and authorizing the payment of same, together with necessary expenses, by such counties.

Which was committed to the Committee on Judiciary Special.

Also read in his place and presented to the Chair Senate Bill No. 931, entitled:

An Act for the appointment of county detectives in counties of the fourth class and fixing their salaries, payable from the county treasury.

Which was committed to the Committee on Judiciary Special.

#### REPORTS FROM COMMITTEE.

Mr. McCONNELL. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 930, entitled:

An Act to provide for the appointment, by the district attorneys of the counties of the fourth class of this Commonwealth, of a special detective officer and assistant special detective officers; making said special detective officers general police officers with all the powers conferred on constables in cases of crime and criminal procedure, and defining their duties; fixing their salaries, and authorizing the payment of same, together with necessary expenses, by such counties.

Mr. McCONNELL, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 931, entitled:

An Act for the appointment of county detectives in counties of the fourth class and fixing their salaries, payable from the county treasury.

#### MOTION TO READ BILLS THE FIRST TIME.

Mr. SMITH. Mr. President, I move that all bills reported from committees at to-day's session be read the first time.

Mr. MacDADE. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 22, entitled:

An Act making an appropriation to the Allentown Hospital Allentown Lehigh County Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 28, entitled:

An Act making an appropriation to the Paoli Memorial Association for improvements to and maintenance of the Paoli Parade Grounds

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 45, entitled:

An Act making an appropriation of the General Hospital of East Stroudsburg Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 62, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 63, entitled:

An Act making an appropriation to St. Luke's Homeopathic Hospital of Philadelphia

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 70, entitled:

An Act making an appropriation to the Robert Packer Hospital

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 78, entitled:

An Act making an appropriation to the Misericordia Hospital of Philadelphia

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 82, entitled:

An Act making an appropriation to the West Philadelphia Hospital for Women in the city of Philadelphia

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 86, entitled:

An Act making an appropriation to the Mercy Hospital of Johnstown Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 98, entitled:

An Act making an appropriation to the Eagleville Sanatorium for Consumptives located at Eagleville Montgomery county

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 106, entitled:

An Act making an appropriation to the Sewickley Valley Hospital Association Incorporated of Allegheny county Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 111, entitled:

An Act making an appropriation to the J. C. Blair Memorial Hospital of Huntingdon Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 115, entitled:

An Act making an appropriation to the Lock Haven Hospital Lock Haven Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 116, entitled:

An Act making an appropriation to the Nason Hospital Association of Roaring Spring Blair county Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 117, entitled:

An Act making an appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 129, entitled:

An Act making an appropriation to the trustees of the Pennsylvania State Lunatic Hospital for the southern district of Pennsylvania at Harrisburg

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 130, entitled:

An Act reappropriating moneys to the trustees of the Pennsylvania State Lunatic Hospital for the southern district of Pennsylvania at Harrisburg

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 132, entitled:

An Act making an appropriation to the Union Home for Old Ladies of West Philadelphia

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 133, entitled:

An Act making an appropriation to the Home for the Homeless Philadelphia Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 137, entitled:

An Act making an appropriation to the Mercy Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 140, entitled:

An Act making an appropriation to the Taylor Hospital Ridley Park Delaware county Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.



Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 147, entitled:

An Act making an appropriation to the Lankenau Hospital of Philadelphia Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 148, entitled:

An Act making an appropriation for the Gynecean Hospital Philadelphia Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 151, entitled:

An Act making an appropriation to the Society for the Prevention and Cure of Consumption of the city Scranton popularly known as the West Mountain Sanatorium

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 174, entitled:

An Act making an appropriation to the Salvation Army Rescue Home and Hospital, Lansdowne Avenue Philadelphia.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 176, entitled:

An Act making an appropriation to the Eastern Home for Friendless Children at Easton Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 180, entitled:

An Act making an appropriation to the Indiana Hospital of Indiana county Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 181, entitled:

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium at Austin Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 205, entitled:

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania at Pittsburgh

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 209, entitled:

An Act making an appropriation to the George Junior Republic Association of Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 210, entitled:

An Act making an appropriation to the Allegheny General Hospital at Pittsburgh Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 217, entitled:

An Act making an appropriation to the Punxsutawney Hospital Association of Punxsutawney Jefferson county Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 222, entitled:

An Act making an appropriation to the Florence Crittendon Home located at one hundred and thirty-nine Queen street Germantown Philadelphia Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 228, entitled:

An Act making an appropriation to the Children's Aid Society of Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 229, entitled:

An Act making an appropriation to the House of Good Shepherd Penn and Chew streets Germantown Philadelphia Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 238, entitled:

An Act making an appropriation to the State Institution for Feeble Minded of Western Pennsylvania at Polk Pennsylvania for maintenance and training

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 239, entitled:

An Act making an appropriation to the State Institution for Feeble Minded of Western Pennsylvania at Polk Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 249, entitled:

An Act making an appropriation to the Corry Hospital Association of Corry Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 250, entitled:

An Act making an appropriation to the Adrian Hospital Association of Punxsutawney Jefferson county Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 252, entitled:

An Act making an appropriation to the Braddock General Hospital Braddock Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 253, entitled:

An Act making an appropriation to the Home for Aged and Infirm Colored Women at Pittsburgh Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 254, entitled:

An Act making an appropriation to the Pittsburgh Hospital Sister of Charity Frankstown Avenue Pittsburgh Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 255, entitled:

An Act making an appropriation to the Columbia Hospital Wilkensburg Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 269, entitled:

An Act making an appropriation to the Women's Homeopathic Hospital of Philadelphia

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 273, entitled:

An Act making an appropriation to the Clearfield Hospital Clearfield Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 292, entitled:

An Act making an appropriation to the New Castle Hospital of New Castle Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 301, entitled:

An Act making an appropriation to the Friends' Home for Children situate at four thousand eleven Aspen Street Philadelphia

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 304, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Instruction of the Blind

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 306, entitled:

An Act making an appropriation to the Medico-Chirurgical Hospital of the University of Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 307, entitled:

An Act making an appropriation to the Hospital of the University of Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 311, entitled:

An Act making an appropriation to the Memorial Hospital Association of Monongahela City, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 313, entitled:

An Act making an appropriation to the Home for Widows and Single Women of Reading Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 314, entitled:

An Act making an appropriation to the Western Pennsylvania Hospital

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 321, entitled:

An Act making an appropriation to the Mary M. Packer Hospital Sunbury Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 335, entitled:

An Act providing for the reappropriation of the unexpended balance for the erection of a monument upon the parkway in the City of Philadelphia or elsewhere in the State of Pennsylvania in commemoration of the military service of General Galusha Pennypacker and making an additional appropriation for the same purpose

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 341, entitled:

An Act making an appropriation to the Tabor Home for Children Doylestown Bucks County Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 347, entitled:

A further supplement to an act approved the first day of April one thousand eight hundred and sixty-three (Pamphlet Laws two hundred and thirteen) entitled "An act to accept the grant of public lands by the United States to the



several States for the endowment of agricultural colleges" and making appropriations for carrying the same into effect

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 348, entitled:

An Act making an appropriation to the Pennsylvania State College for educational extension work, and for maintaining a summer session for teachers

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 353, entitled:

An Act making an appropriation to the Hospital of the Hahnemann Medical College and Hospital

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 356, entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 357, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mount Carmel Coal Fields

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 360, entitled:

An Act making an appropriation to the Cottage State Hospital of Phillipsburg Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 365, entitled:

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 380, entitled:

An Act making an appropriation to the House of the Good Shepherd in the city of Reading Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 382, entitled:

An Act making an appropriation to the Sisters of Charity of Saint Catharine's Orphan Asylum of Reading Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 383, entitled:

An Act making an appropriation to the Saint Joseph's Hospital in the city of Reading Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 393, entitled:

An Act making an appropriation to the Franklin City Hospital Franklin Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 390, entitled:

An Act making an appropriation to the Pennsylvania Seamen's Friend Society of Philadelphia Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 397, entitled:

An Act making an appropriation to the South Side Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 428, entitled:

An Act making an appropriation to the Home for Friendless Children of the city of Reading Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 434, entitled:

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 435, entitled:

An Act making an appropriation to the Christian Home for Women at fourteen hundred and twenty-three Liverpool Street Northside city of Pittsburgh Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 436, entitled:

An Act making an appropriation to the State Industrial Home for Women at Muncy

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 444, entitled:

An Act making an appropriation to the Erie Infants Home and Hospital of Erie Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Bill No. 455, entitled:

An Act making an appropriation to the Reading Hospital in the city of Reading Pennsylvania for maintenance and deficiencies

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 481, entitled:

An Act making an appropriation to the Pittsburgh News-boys' Home of Pittsburgh Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 485, entitled:

An Act making an appropriation to the Wills Hospital Philadelphia Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 488, entitled:

An Act making an appropriation to the Nesbit West Side Hospital Dorranceton Luzerne County Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 489, entitled:

An Act making an appropriation to the Pittston Hospital Association of the city of Pittston Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 490, entitled:

An Act making an appropriation to the Florence Crittendon Circle of Wilkes-Barre Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 492, entitled:

An Act making an appropriation to Saint Agnes Hospital Philadelphia Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 493, entitled:

An Act making an appropriation to the Columbia Hospital at Columbia Lancaster County Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 510, entitled:

An Act making an appropriation to the Children's Homeopathic Hospital of Philadelphia Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 515, entitled:

An Act making an appropriation to the Industrial Home for Crippled Children at Pittsburgh Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 536, entitled:

An Act making an appropriation to the Beulah Anchorage of Reading Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 538, entitled:

An Act to amend an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State supervisor and assistants and fixing the salaries of such State supervisor and assistants defining the powers and duties of boards of trustees including the power of appointing assistants and investigators and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties" by subjecting the exercise of the powers and duties conferred upon the State supervisor to the supervision and control of the Department of Public Welfare

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 540, entitled:

An Act making an appropriation to the Wilkes-Barre City Hospital

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 550, entitled:

An Act making an appropriation to the Chester Hospital in the city of Chester Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 586, entitled:

An Act making an appropriation to the several fire companies of the city of Harrisburg Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 593, entitled:

An Act making an appropriation to the trustees of the Homeopathic State Hospital for the Insane at Allentown Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 627, entitled:

An Act making an appropriation to the Home of the Friendless of Harrisburg Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.



Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 628, entitled:

An Act making an appropriation to the Harrisburg Polyclinic Hospital of Harrisburg Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 630, entitled:

An Act making an appropriation to the Sylvan Heights Home for Orphans Girls at Harrisburg Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 685, entitled:

An Act making an appropriation to the trustees of the Western State Hospital for the Insane

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 808, entitled:

An Act making an appropriation to Saint Vincent's Home and Maternity Hospital Seventieth street and Woodland Avenue Philadelphia Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 809, entitled:

An Act making an appropriation to Saint John's Orphan Asylum Forty-ninth street and Wyalusing avenue Philadelphia Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 810, entitled:

An Act making an appropriation to the House of the Good Shepherd Fairmount avenue and Thirty-fifth street Philadelphia Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 812, entitled:

An Act making an appropriation to the Saint Edmond's Home for Crippled Children Forty-fourth street and Haverford avenue Philadelphia Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 813, entitled:

An Act making an appropriation to Saint Vincent's Home Lansdowne Delaware county Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 814, entitled:

An Act making an appropriation to the Catholic Home for Destitute Children Allegheny avenue and Twenty-ninth street Philadelphia Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 815, entitled:

An Act making an appropriation to the Philadelphia Protectory for Boys Protectory Station Montgomery county Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 816, entitled:

An Act making an appropriation to Saint Joseph's Hospital Sixteenth street and Girard avenue Philadelphia Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 824, entitled:

An Act Making an appropriation to the Western Temporary Home of Philadelphia

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 865, entitled:

An Act authorizing the Governor to appoint a Board of Claims to hear, audit dismiss or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways; and making an appropriation.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 887, (House Bill No. 418), entitled:

An Act giving additional protection to human being in this Commonwealth and imposing penalties upon those who may shoot at or wound or kill a human being in mistake for either game or other wild creatures

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 791, entitled:

An Act to amend sections 1 and 2 of an act approved the fifth day of June, A. D., 1913, (P. L. 443), entitled "An act for the prevention of blindness, by requiring the reporting of cases of ophthalmia neonatorum (Inflammation of the eyes of infants) by physicians, midwives and others, and requiring the reporting of results of treatment of each case of said disease, and fixing a penalty for violation thereof."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 889, entitled:

An Act authorizing the purchasing or building of residences for principals, teachers or janitors by school districts of the fourth class.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 891, entitled:

An Act to amend section five of an act, approved the twelfth day of July one thousand nine hundred and thirty, (P. L. 719), entitled "An act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to national party conventions, and of certain party officers, including State committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment of the several

counties and their reimbursement by the State, of the expense of the same; authorizing the State committee of a political party to make and to alter, amend, and revoke rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offences provided for herein; and repealing inconsistent legislation."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 895, (House Bill No. 634), entitled:

An Act constituting a salary board to fix the salaries of the directors of the poor of county poor districts in counties of the fourth class and repealing all acts general local or special inconsistent therewith.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 907, (House Bill No. 1167), entitled:

An Act providing that in townships of the first class municipal claims for grading constructing paving rebuilding curbing maintaining, repairing and cleaning sidewalks and footwalks and keeping the same clear of obstructions and their nuisances may be included in and collected with the other township taxes.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 908, (House Bill No. 1168), entitled:

An Act to amend sections four hundred four hundred and one and four hundred and two of an act approved the fourteenth day of July, one thousand nine hundred and seventeen entitled "An act concerning townships and revising amending and consolidating the law relating thereto."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 909, (House Bill No. 1170), entitled:

An Act to amend sections nine hundred and eighty-nine nine hundred and ninety, nine hundred and ninety-two, nine hundred and ninety-three and one thousand and five of an act approved the fourteenth day of July one thousand nine hundred and seventeen (P. L. 840) entitled "An act concerning townships and revising amending and consolidating the law relating thereto."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 910, (House Bill No. 1171), entitled:

An Act to amend section six hundred and twenty-five of an act to amend by adding sections six hundred and twenty-six and six hundred and twenty-seven to an act approved the fourteenth day of July one thousand nine hundred and seventeen (P. L. 840) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 911, (House Bill No. 1172), entitled:

An Act to amend section ten hundred and eleven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (P. L. 840) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 913, (House Bill No. 1197), entitled:

An Act to amend section five hundred and eighty-five of an act approved July fourteenth one thousand nine hundred seventeen (P. L. 840) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 930, entitled:

An Act to provide for the appointment, by the district attorneys of the counties of the fourth class of this Commonwealth, of a special detective officer and assistant special detective officers; making said special detective officers general police officers with all the powers conferred on constables in cases of crime and criminal procedure, and defining their duties; fixing their salaries, and authorizing the payment of same, together with necessary expenses, by such counties

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 931, entitled:

An Act for the appointment of county detectives in counties of the fourth class and fixing their salaries, payable from the county treasury

And said bill having been read at length the first time,  
Ordered, To be laid aside for second time.

#### ADJOURNMENT.

Mr. SMITH. Mr. President, I move that the Senate do now adjourn until Monday evening, April 11, 1921, at 8 o'clock.

Mr. HOMSHIER. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 2.01 P. M., until Monday, April 11, 1921, at eight o'clock P. M.

### HOUSE OF REPRESENTATIVES

The House met at 11 o'clock A. M.

The SPEAKER (Robert S. Spangler), in the Chair.

#### PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

O Lord God, Thou Thyself has told us through the holy prophets that the nation without a vision is sure to perish. Grant unto us that no such catastrophe shall ever overtake our land and our people, especially since Thou has blessed us in the past with such an illustrious example of Thy tenderness and love.

We thank Thee that Thou didst put it into the hearts of men to launch in this land the biggest and the broadest and the most beautiful example of Christian freedom and liberty—civil liberty—as the world has ever seen, and we pray Thee that Thou will call forth from time to time leaders who shall carry the torch, that we may go on to even greater and better things. May the folds of our flag be ready to receive the oppressed and the down-trodden of all nations and climes; but may there be no nook or cranny in this land where oppression or persecution can ever thrive.

Call Thou forth, we beseech Thee, again the Washingtons and the Pinkneys; the Garrisons and the Phillips and the Lincolns; that at this stage in the history of the world where we must either go onward and upward to higher and better things or downward to destruction, that we shall have there who shall lead to better and more blessed things than we have ever enjoyed hitherto. Amen.

#### JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.



The Clerk proceeded to read the Journal of yesterday's proceedings, when, on the motion of Mr. Diehm, the further reading was dispensed with and the Journal was approved.

#### LEAVE OF ABSENCE.

Mr. CATLIN asked and obtained leave of absence for his colleague, Mr. Fitzgibbon, for the balance of the week on account of death in the family.

#### REPORTS FROM COMMITTEES.

Mr. KOHLER, from the Committee on Counties and Townships, reported as amended House Bill No. 1273, entitled

An Act fixing the salaries of the county treasurers, their deputies and clerks, in counties of the fifth, sixth, seventh and eighth classes; and providing that such salaries shall be in lieu of all commissions and fees.

Mr. BARNHART, from the Committee on Judiciary Local, reported as amended House Bill No. 858, entitled

An Act designating the city treasurer of cities of the third class as the collector of city, school, poor and county taxes; fixing his compensation for collecting such taxes; providing for the payment of all fees and commissions for the collection thereof into the city treasury, and providing for the appointment and compensation of assistants and clerks in the office of the city treasurer.

Mr. HOLCOMBE, from the Committee on Education, reported as committed House Bill No. 1225, entitled

An Act to amend section one hundred one, one hundred sixteen as amended; one hundred seventeen; two hundred twelve as amended; and three hundred one of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," and providing for the creation of union school districts and the government thereof by adding to Article one, sections one hundred twenty-seven, one hundred twenty-eight, one hundred twenty-nine and one hundred thirty.

Mr. McCURDY, from the Committee on Counties and Townships, reported as committed House Bill No. 1370, entitled

An Act regulating the manner of making returns by election officers in the case of elections upon the increase of indebtedness of cities, boroughs, townships, school districts, poor districts and other municipal or incorporated districts; prescribing the duties and powers of the Clerk of Court of Quarter Sessions, and of the Court of Quarter Sessions in connection with such returns and the count, computation and recount of the vote; prescribing the duties and powers of said Court in any instance of fraud, illegally or error in such election or return thereof; prescribing the powers of such Court over the election officers.

Mr. McKIM, from the Committee on Education, reported as committed House Bill No. 1030, entitled

An Act to further amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. McKIM, from the Committee on Education, reported as committed House Bill No. 1367, entitled

An Act to amend sections one thousand four hundred sixteen and one thousand four hundred thirty-one of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. HENRY F. MILLER, from the Committee on Counties and Townships, reported as committed, House Bill No. 1279, entitled:

An Act to prevent the laying out, opening, changing, vacating, widening or altering by a Court of Quarter Sessions, of a road any part of which lies within a township of the first class, without the consent and approval of the Board of Township Commissioners.

Mr. McBRIDE, from the Committee on Counties and Townships, reported as committed, House Bill No. 1301, entitled:

An Act authorizing and empowering county commissioners to enter a bridge on record as a county bridge by resolution without the recommendation of viewers and the approval of a grand jury and of the court of quarter sessions, and making it the duty of county commissioners to build such bridges at the expense of the county or counties in or between which they may be located, and also making it the duty of county commissioners to erect and construct a new and sufficient bridge to take the place of any county or inter county bridge which has been or which shall hereafter be totally or partially destroyed by some sudden casualty, and authorizing county commissioners to erect a new and sufficient bridge to take the place of any existing county or inter county bridge, which has become or which hereafter becomes insufficient for any cause to accommodate the public travel, at the expense of the county or counties in or between which such bridge may be located without the recommendation of viewers and the approval of the court of quarter sessions and of the grand jury.

Mr. WHITEMAN, from the Committee on Education, reported as amended, House Bill No. 823, entitled:

An Act to amend section six hundred and twenty-nine of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," providing for the display of the national flag in all rooms of public and private schools.

Mr. ALLUM, from the Committee on Judiciary Local, reported as committed, House Bill No. 1332, entitled:

An Act providing for and regulating the maintenance and government of a children's home, in each county of the fourth, fifth, sixth, seventh and eighth class of the State, for indigent orphans for incorrigible indigent, dependent, and neglected children under sixteen years of age, and providing for their commitment thereto.

Mr. BONNELEY, from the Committee on Counties and Townships, reported as committed, House Bill No. 1272, entitled:

An Act relating to the furnishing of office furniture, supplies, fuel and light for certain county offices, and the printing of court calendars and trial lists, at the expense of the counties, defining the powers and duties of county offices in reference thereto; and repealing existing laws.

Mr. BURNS, from the Committee on Public Health and Sanitation, reported as amended, House Bill No. 1065, entitled:

An Act supplemental to an act entitled "An act to establish a Bureau of Housing for the sanitary inspection and control of tenement boarding and lodging houses and fixing its powers and duties and providing certain penalties" approved July twenty-fourth, one thousand nine hundred and thirteen and providing for the protection of the health, safety and welfare of the people of Pennsylvania by establishing regulations for the lighting, ventilation, sanitation, protection, maintenance, erection, alteration, improvement, use and occupancy of dwellings and land appurtenant thereto; defining the classes of dwellings affected; establishing administrative procedure and remedies; making an appropriation therefor and prescribing penalties for violation thereof and repealing acts inconsistent herewith.

Mr. GELDER, from the Committee on Counties and Townships, reported as amended, House Bill No. 1169, entitled:

An Act to amend sections three hundred and ninety-seven, four hundred and twenty-one and one thousand two hundred and twenty-one of an act, approved the fourteenth day of July, one thousand nine hundred and seventeen (P. L. eight hundred and forty), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto."

Mr. CURRY, from the Committee on Education, reported as amended, House Bill No. 1293, entitled:

An Act to amend section one thousand four hundred and two of an act approved the eighteenth day of May, Anno Domini one thousand nine hundred and eleven, entitled, "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof that are or may be inconsistent therewith," so far as to insure school privileges to certain dependent children of the Commonwealth.

Mr. CHAPLIN, from the Committee on Education, reported as committed, House Bill No. 961, entitled:

An Act to amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," as amended.

Mr. LEE SMITH, from the Committee on Education, reported as amended, House Bill No. 1016, entitled:

An Act to amend section one thousand two hundred ten as amended, and section one thousand one hundred three, of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," and repealing section one thousand two hundred twelve thereof.

Mr. CURRAN, from the Committee on Railroads, reported as committed, House Bill No. 946, entitled:

An Act to provide for the abolition of railroad grade crossings.

Mr. FOX, from the Committee on Ways and Means, reported as committed, House Bill No. 1329, entitled:

An Act to amend the act approved the twelfth day of June, one thousand eight hundred and seventy-eight (P. L. 206), entitled "An act authorizing the state treasurer to refund collateral inheritance tax heretofore paid or that may hereafter be paid in error," by providing for the refunding by the State Treasurer of collateral, direct, or transfer inheritance tax heretofore paid or that may hereafter be paid on the estate or property of a person erroneously adjudged dead.

Mr. WOOD, from the Committee on Ways and Means, reported as committed, House Bill No. 1403, (Senate Bill No. 766), entitled:

An Act to amend section twenty-two of an act approved the second day of May, one thousand eight hundred and eighty-nine (Pamphlet Laws sixty-six) entitled "An act defining and regulating escheats in cases where property is without a lawful owner and providing for more convenient proceedings relative to the same," by providing that the traverse to a finding of escheat in certain cases only shall be certified to the court of common pleas.

Mr. MARSHALL, from the Committee on Judiciary Local, re-reported as committed, House Bill No. 1069, entitled

An Act declaring it unlawful for officers or directors of building and loan associations to accept commissions payments gifts and things of value to procure mortgage or stock loans.

Mr. STEWART, from the Committee on Counties and Townships, re-reported as committed, House Bill No. 254, entitled

An act to amend an act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and forty-seven) entitled "An act requiring all counties cities boroughs township school districts and other municipalities and incorporated districts to sell any bonds or other securities issued by them to the highest responsible bidder after due public notice" making the provisions of the act also applicable to poor districts regulating the publication of such notices and the manner of receiving opening and announcing bids providing for statement as to publication et cetera to be

filed by the chief officers of any such municipality in the office of the clerk of the court of quarter sessions one week before issue or delivery of any such bond obligation or security providing penalty for failure so to do and providing that securities sold in violation of the act shall be void

RESOLUTION ELECTING HOWARD CATLIN AN ASSISTANT SERGEANT-AT-ARMS.

Mr. DONALD D. MILLER offered the following resolution, which was twice read, considered and adopted:

In the House of Representatives, April 7, 1921.

Resolved, That Howard Catlin of McKean County be and is hereby elected to the position as Assistant Sergeant-at-Arms, vacancy caused by the resignation of Claude H. Heath of McKean County.

The SPEAKER. The gentleman is accordingly elected by the House.

JOINT RESOLUTION.

Mr. ALEXANDER. Mr. Speaker, I desire to offer the following resolution.

POINT OF ORDER.

Mr. JAMES A. WALKER. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. JAMES A. WALKER. Mr. Speaker, my point of order is that resolutions are only offerable under the rules on Mondays and Fridays.

The SPEAKER. The Chair will state to the gentleman from Delaware, Mr. Alexander, that, as this is a joint resolution, it must be introduced the same as a bill, and must take the same course that a bill does.

QUESTION OF PERSONAL PRIVILEGE.

Mr. DUNN. Mr. Speaker in the Evening Bulletin of personal privilege.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. DUNN. Mr. Speaker in the Evening Bulletin of April 26, 1921, appears the following: "Cortelyou scores Bills, director brands Vare-inspired measures as 'vicious'; Vare-inspired legislation, providing for regulation of policemen and city magistrates was attacked as 'vicious' and 'insulting' by Director Cortelyou, Department of Public Safety," of the city of Philadelphia. Following that is a reference to the Sowers bill, and later on it says "The Dunn bill, providing for co-operation between police and county detectives, with the later supervising their joint work."

In the statement it says "Discussing the Dunn bill, Director Cortelyou says:

"I will go to Harrisburg if necessary to fight this bill. It is an insult to the four thousand policemen on the force. There is no necessity for such an act. As former head of the county detectives, I can say the police have always co-operated with the county, State, and Federal authorities. Policemen know their business and need no instructions from the county detectives."

In the first part of the article in regard to Vare-inspired legislation, I want to say that I have no apology to offer for the friendship that I hold for Senator Vare. In all my legislative work Senator Vare has never suggested or offered me a bill to present to this House, and never came into this House and ordered me, and gave me instructions to vote on any legislation that was contrary to my own conscience, except in political matters in Philadelphia.

The third part in reference to the Sowers' law—he is here and can speak for himself. As to the other part, there is only one part in regard to the Senator Vare proposition, that I am inspired by him, but he never requested me in ten years of service to introduce a bill in this House. There is only one time that I took his instructions, and that was when the Child Labor Bill was under discussion in this House in 1915. I as a member of the subcommittee after fighting for three months for that legislation entered the sub-committee after the Legislature had adjourned to take up various amendments that had been offered by



the various manufacturers and corporations throughout the State that they thought ought to go into the Child Labor Bill. Among them was one that extended the hours of labor to newsboys serving newspapers in the evening in the City of Philadelphia. He came to me while I had that bill in the sub-committee, and he said it was a request from the Representatives of the Bulletin and he asked me to accept the amendment which they offered increasing the hours so that the newsboys might serve papers in Philadelphia. That was the only amendment that was introduced to the Child Labor Act granting a concession to a corporation in this great State. So you can see my friends that the only time that I took an order from Senator Vare was then. It was through his efforts that there was placed on the statute books of this Commonwealth the Child Labor Law, because we know that during the closing hours of the session of 1915, Representative Walnut, of Philadelphia, through the strength of the pressure that was brought to bear on him fell exhausted in the Senate appealing for the passage of the Child Labor Bill.

The second part, so far as the Dunn Bill is concerned, I never introduced such an act in this House, and there is no record in the House to show that I introduced this particular piece of legislation mentioned in the newspapers as having been sanctioned and sponsored by me. I only make that statement on a question of personal privilege so that my good correspondent friends in this House may send down to the papers in Philadelphia my objections to making a statement charging me with introducing a piece of legislation which I never introduced.

#### COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

#### APPROVAL OF HOUSE BILL NO. 381.

Commonwealth of Pennsylvania,  
Executive Chamber, Harrisburg, April 5, 1921.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania,

Gentlemen: I have the honor to inform you that I have that day approved and signed House Bill No. 381, entitled:

"An Act to amend clause three section nine article seven chapter six of an act entitled 'An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs' approved May fourteenth one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) so as to provide that boroughs on petition signed by petitioners representing three-fifths in the number of feet of property abutting on the proposed improvement may grade curb pave or macadamize streets lanes and alleys or parts thereof and collect the whole cost of such improvement from the owners of real estate abutting on the improvement by an equal assessment on the foot front."

WM. C. SPROUL

#### COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

#### APPROVAL OF HOUSE BILLS NOS. 231, 491, 673 AND 759.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 7, 1921.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania,

Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 231, entitled:

"An Act making a deficiency appropriation to the State Hospital of Coal Dale Coal Dale Schuylkill county Pennsylvania."

#### Also House Bill No. 491, entitled:

"An Act making an appropriation to the board of trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania for deficiency in maintenance of said home."

#### Also House Bill No. 673, entitled:

"An Act providing for the repair by the county commissioners of bridges viaducts or subways carrying a public highway over or under any railroad street railway or other highway where a dispute exists between municipal authorities or between municipal authorities and public service corporations as to the responsibility for such repair and providing for the collection of the cost of such repairs and supervision of the work."

#### Also House Bill No. 759, entitled:

"An Act to repeal section two of an act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and four) entitled 'An act to regulate and restrain the hawking vending and peddling of fish fruit and vegetables and other merchandise in the cities of the first class in this Commonwealth.'"

WM. C. SPROUL

#### SENATE MESSAGE.

#### RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, April 6, 1921.

Resolved (if the Senate concur), That the General Assembly of the Commonwealth of Pennsylvania does respectfully request Congress of the United States to adopt legislation which will provide for retirement privileges for disabled emergency officers of the army under the same conditions now provided by law for officers of the regular army in so far as regards physical disability in line of duty.

Resolved, That the Secretary of the Commonwealth forward a copy of this resolution to the President Pro Tempore of the Senate and the Speaker of the House of Representatives of the United States, and a copy to each Member and Senator from Pennsylvania in Congress of the United States.

#### SENATE MESSAGE.

#### RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, April 6, 1921.

Resolved, (if the Senate concur), That House Bill No. 153, File Folio No. 2933, entitled "An act authorizing and directing a city of the third class to provide by ordinance for the payment for public work or improvements heretofore made for and accepted by such city where no legal or valid contract was entered into as required by law," be recalled from the Governor for the purpose of amendment.

#### SENATE MESSAGE.

#### RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, April 6, 1921.

Resolved (if the Senate concur), That House Bill No. 199, File Folio 2041, entitled "An act to amend section one of an act approved the fourteenth day of June, one thousand nine hundred and fifteen (Pamphlet Laws nine hundred seventy-three), entitled 'An act to provide for retirement of State employees permanently disqualified by reason of physical or mental disability to perform their official functions and duties with half-pay, under certain conditions, during the remainder of their lives, except State employees whose retirement has been or shall be otherwise provided for, and the filling of vacancies caused by such retirement,' as amended by changing the conditions under which said employees can be retired and the procedure therein changing the pension period and defining the term 'State employee' to include officers and employees in the legislative and executive branches of the State Government and of State institutions," be recalled from the Governor for the purpose of amendment.

#### SENATE MESSAGE.

#### RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, April 6, 1921.

Resolved (if the Senate concur), That House Bill No. 87, File Folio 2929, entitled "An act to amend an act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty), entitled 'An act concerning townships and revising, amending and consolidating the law relating thereto,' be recalled from the Governor for the purpose of amendment.

#### BILLS ON FINAL PASSAGE RECALLED FROM THE GOVERNOR.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 236, as follows:

An Act to amend section two of article one of chapter five of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That chapter five of article one section two of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" be and the same is hereby amended by adding thereto the following clause

NLIV To make contracts or purchases in connection with proper legal requirements of the borough provided that all contracts or purchases other than purchases for water electric light and other public works of the borough or for improvement made by its employees made by any borough involving an expenditure of over five hundred dollars (\$500) shall be in writing and shall not be made except with and from the lowest responsible bidder after due public notice by the secretary published once a week for three weeks at intervals of seven days in one newspaper published in such borough and if no newspaper is published therein then by publication in one newspaper of the county and such bids shall be received opened and read in open meeting of council at a time fixed by such notice and not earlier than twenty-one days after the first publication thereof

In case of an emergency so declared by the affirmative vote of two-thirds of all the members of said council or a majority of council plus one when the number composing such council is less than nine the notice shall be published at least one week prior to the time fixed therein for opening bids

The acceptance of bids shall only be made by public announcement at the meeting at which bids are received or at a subsequent meeting the time and place of which shall be publicly announced when bids are received. If for any reason one or both the above meetings shall not be held the same business may be transacted at subsequent meetings provided that one week's notice thereof shall be published in the newspaper aforesaid

The successful bidder when advertising is required herein shall be required to furnish a bond with sufficient surety in the amount of fifty per centum of the amount of the contract within ten days after the contract has been awarded and upon failure to furnish such bond within such time the previous award shall be void

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—134.

Alum.	Drinkhouse,	Kinsman,	Sieg.
Armstrong,	Dunlap,	Kohler,	Shaffer,
Aston,	Dunn,	Kooser,	Shellenberger,
Baker,	Eaches,	Krugh,	Sinclair,
Baldi,	Edmonds,	Leeds,	Smiley,
Barnhart,	Ehrhardt,	Lewis,	Smink,
Beaver,	Elgin,	Long,	Smith, H.,
Beckley,	Evans,	McBride,	Smith, J. W.
Bell,	Feldman,	McClure,	Smith, L.,
Bidenspacher,	Finney,	McConnell,	Sowers,
Blair,	Fowler,	McMullen,	Sprowls,
Bluet,	Fox,	McOwen,	Stackhouse,
Blumberg,	Gearhart,	Magill,	Stadlander,
Bolard,	Gibbon,	Margus, J.,	Steedle,
Bower,	Glass,	Mantz,	Sterling,
Bromley,	Goehring,	Millar, A.,	Stevens,
Brown, T. R.,	Golder,	Miller, C.,	Stewart,
Burns,	Goodnough,	Miller, D. D.,	Strauss,
Caplin,	Goss,	Miller, H. F.,	Sweitzer,
Chaplin,	Green,	Miller, J. J.,	Trainer,
Comeror,	Griffith,	Morris,	Van Alen,
Conner,	Hagerty,	Ogle,	Vickerman,
Cook,	Haldeman,	Phillips,	Walker, J. A.,
Craig, J. R.,	Harer,	Posay,	Weamer,
Crum,	Hatrick,	Quigley,	Wettach,
Curran,	Heffernan,	Rhoads,	Whitaker,
Davis,	Hess,	Richards,	Whitehouse,
Dawson,	Hoffman, J. N.,	Rieders,	Whiteman,
DeHaas,	Holcombe,	Rinn,	Williams,
Denning,	Hough,	Ruch,	Woner,
Dewey, C. P.,	Jones, W. W.,	Schaeffer,	Woodruff,
Diehm,	Kantner,	Schilling,	Zook,
Dilheimer,	Keene,	Schwartz,	Spangler,
Ditrich,	Kelly,		Speaker.

#### NAYS—5.

Brenneman,	Horne,	Huston,	McKim,
Harding,			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration and final passage of House Bill No. 714, as follows:

An Act to amend section eight of an act approved the fourteenth day of May Anno Domini one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred and eleven) entitled "An act to provide for the incorporation and government of street railway companies in this Commonwealth" changing the date of the annual meeting of the stockholders of such companies

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eight of an act approved the fourteenth day of May Anno Domini one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred and eleven) entitled "An act to provide for the incorporation and government of street railway companies in this Commonwealth" which reads as follows

"Section 8 The stockholders of such company shall meet on the second Monday in January in every year at their office of which public notice shall be given at least two weeks previously by the secretary in the manner prescribed in section seven and choose by a majority of the votes present a president and the number of directors prescribed by the by-laws not less than four nor more than twelve for the ensuing year who shall continue in office until the next annual meeting and until others are chosen at which annual meeting the said stockholders shall have full power and authority to make alter and repeal by a majority of votes given any or all such by-laws rules orders and regulations and do and perform such other corporate acts as may be deemed advisable. The stockholders may meet at such other times as they may be summoned by the president and directors in such manner and form and upon such notice as may be prescribed by the by-laws. And the president on the request in writing of any number of stockholders representing not less than one-tenth in interest shall call a special meeting giving the like notice and stating specifically the objects of the meeting and such objects and no other shall be acted on at such meetings" is hereby amended to read as follows

Section 8 The stockholders of such company shall meet on the second Monday of January or on such other day as the by-laws of such company shall direct in every year at their office of which public notice shall be given at least two weeks previously by the secretary in the manner prescribed in section seven and choose by a majority of the votes present a president and the number of directors prescribed by the by-laws not less than four nor more than twelve for the ensuing year who shall continue in office until the next annual meeting and until others are chosen at which annual meeting the said stockholders shall have full power and authority to make alter and repeal by a majority of votes given any or all such by-laws rules orders and regulations and do and perform such other corporate acts as may be deemed advisable. The stockholders may meet at such other times as they may be summoned by the president and directors in such manner and form and upon such notice as may be prescribed by the by-laws. And the president on the request in writing of any number of stockholders representing not less than one-tenth in interest shall call a special meeting giving the like notice and stating specifically the objects of the meeting and such objects and no other shall be acted on at such meetings

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—146.

Alexander,	Ditrich,	Jones, W. W.,	Phillips,
Alum,	Donneley,	Jordan,	Pike,
Armstrong,	Drinkhouse,	Kantner,	Posay,
Aston,	Dunlap,	Keene,	Quigley,
Baker,	Dunn,	Kelly,	Richards,
Baldi,	Eaches,	Kinsman,	Rinn,
Barnhart,	Edmonds,	Kooser,	Roman,
Beaver,	Elgin,	Krause,	Ruch,
Beckley,	Evans,	Krugh,	Ruddy,
Bell,	Feldman,	Lafferty,	Ruth,
Bluet,	Flynn,	Leeds,	Schaeffer,
Blumberg,	Fowler,	Love,	Schilling,
Bower,	Fox,	McBride,	Shaffer,
Brady,	Gearhart,	McCaig,	Sinclair,
Brenneman,	Gelder,	McCann,	Smith, H. J.,
Bromley,	Gibbon,	McClure,	Smith, J. W.
Brown, E. B.,	Golder,	McConnell,	Sprowls,
Brown, T. R.,	Goodnough,	McCurdy,	Stackhouse,
Burns,	Goss,	McHugb,	Stadlander,
Caplin,	Griffith,	McKim,	Stark,
Chaplin,	Hagerty,	McVicar,	Stewart,
Clutton,	Haines,	Magill,	Strauss,
Comeror,	Harding,	Marcus, J.,	Sweitzer,
Conner,	Harer,	Marshall,	Walker, J. A.
Cook,	Harry,	Martin,	Wells,
Craig, J. R.,	Hatrick,	Michel,	Whitaker,
Craig, J. O.,	Haws,	Millar, A.,	Whitehouse,
Craity,	Heffernan,	Miller, A. S. C.,	Whiteman,
Curran,	Henderson, E.,	Miller, C.,	Williams,
Davis,	Henderson, W.,	Miller, D. L.,	Wood,
Dawson,	Hess,	Miller, D. D.,	Woodruff,
DeHaas,	Hetrick,	Miller, H. F.,	Zook,
Denning,	Hoffman, J. N.,		
Dewey, C. P.,	Holcombe,		



Dewey, P. H.	Horne,	Mitchell,	Spangler,
Diehm,	Houge,	Ogle,	Spe. Ker.
Dulshamer,	Jones, D. J.,	Orr,	

SAYS—O.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

## BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1054, as follows:

An Act to amend article nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (nineteen hundred and eleven Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended creating a State Council of Education defining its powers and duties and transferring thereto the powers and duties now vested in the State Board of Education

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That article nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (nineteen hundred and eleven Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

## "ARTICLE IX

## State Board of Education

Section 901 Upon the approval of this act the Governor of this Commonwealth shall by and with the advice and consent of two-thirds of the Senate appoint six members of a State Board of Education one of whom shall be appointed for one year one for two years one for three years one for four years one for five years and one for six years their terms of office to begin on the first day of July one thousand nine hundred and eleven. The Governor shall annually thereafter appoint a member of said State Board of Education for the full term of six years and any vacancy in said board shall be filled for the remainder of the term in the same manner. Three of the appointive members of the State Board of Education shall always be successful educators of high standing connected with the public school system of the Commonwealth. Members of the State Board of Education shall serve without any compensation other than the payment of the necessary expenses incurred in the performance of their duties as members of the board.

Section 902 The Superintendent of Public Instruction shall be ex-officio a member of the State Board of Education and president and chief executive officer thereof.

Section 903 The State Board of Education shall have the following powers and duties subject to the provisions of this act

Section 904 To report and recommend to the Governor and the General Assembly legislation needed to make the public schools of this Commonwealth more efficient and useful

Section 905 To equalize through special appropriations for this purpose or otherwise the educational advantages of the different parts of this Commonwealth

Section 906 To inspect and require reports from the educational work in schools and institutions wholly or partly supported by the State which are not supervised by the public school authorities. Provided That a copy of the report of the inspection of any such institution which may be made to the State Board of Education shall be sent to the head of such institution

Section 907 To encourage and promote agricultural educational manual training domestic science and such other vocational and practical education as the need of this Commonwealth may from time to time require

Section 908 To prescribe rules and regulation for the sanitary equipment and inspection of school buildings and to take such other action as it may deem necessary and expedient to promote the physical and moral welfare of the children in the public schools of this Commonwealth

Section 909 The State Board of Education shall have such officers as it deems necessary define their duties and elect them annually. It shall fix the times of its regular meetings and the manner of calling special meetings. It shall make its own by-laws and all regulations deemed necessary to carry on the proper work and affairs of the board

Section 910 The office of the State Board of Education shall be in the State Capitol and it shall be the duty of the Board of Commissioners of Public Grounds and Buildings to provide it with suitable rooms properly furnished and cared for

Section 911 The regular place of meeting of the State Board of Education shall be in the State Capitol but the board may meet elsewhere when it is deemed necessary to do so

Section 912 The State Board of Education shall have the power to employ such assistance and incur such other expense as it finds necessary for the performance of its duties within limits of the appropriation made for its use" is hereby amended to read as follows

## ARTICLE IX

## State Council of Education

Section 901 The Governor of this Commonwealth shall on or before the first Monday of July one thousand nine hundred twenty-one by and with the advice and consent of the Senate appoint nine members of a council to be known as the State Council of Education to serve from said date as follows. Two members for one year one member for two years two members for three years one member for four years two members for five years one member for six years. The Governor shall annually thereafter appoint one or two members of the said State Council of Education as the case may be for the full term of six years and any vacancy in said board shall be filled for the remainder of the term in the same manner. The members of said council shall serve without compensation. The expense incurred in performance of their duties as members of said council shall be paid by requisition of the Superintendent of Public Instruction upon the Auditor General.

Section 902 The Superintendent of Public Instruction shall be ex-officio a member of the State Council of Education and president and chief executive officer thereof

Section 903 The State Council of Education shall have the following powers and duties subject to the provisions of this act

Section 904 To report and recommend to the Governor and the General Assembly legislation needed to make the public schools of this Commonwealth more efficient and useful

Section 905 To equalize thru special appropriations for this purpose or otherwise the educational advantages of the different parts of this Commonwealth

Section 906 To inspect and require reports from the educational work in the schools and institutions wholly or partly supported by the State which are not supervised by the public school authorities. Provided That a copy of the report of the inspection of any such institution which may be made to the State Council of Education shall be sent to the head of such institution

Section 907 To encourage and promote agricultural educational manual training domestic science and such other vocational and practical education as the needs of this Commonwealth may from time to time require

Section 908 To prescribe rules and regulations for the sanitary equipment and inspection of school buildings and to take such other action as it may deem necessary and expedient to promote the physical and moral welfare of the children in the public schools of this Commonwealth

Section 909 The State Council of Education shall have such officers as it deems necessary define their duties and elect them annually. It shall fix the times of its regular meetings and the manner of calling special meetings. It shall make its own by-laws and all regulations deemed necessary to carry on the proper work and affairs of the board

Section 910 The office of the State Council of Education shall be at the State Capitol and it shall be the duty of the Board of Commissioners of Public Grounds and Buildings to provide it with suitable rooms properly furnished and cared for

Section 911 The regular place of meeting of the State Council of Education shall be at its office at the State Capitol but the board may meet elsewhere when it is deemed necessary to do so

Section 912 The State Council of Education shall have the power to employ such assistance and incur such other expense as it finds necessary for the performance of its duties within limits of the appropriation made for its use

Section 913 The said State Council of Education is hereby charged with the performance of all the powers and duties now or hereafter vested by law in the State Board of Education and with the enforcement and administration of all the laws of the Commonwealth heretofore enforced or administered by the State Board of Education

And said bill having been read at length the second time and agreed to,

Ordered, to be transcribed for a third reading.



Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole in this case being dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 550, as follows:

An Act to amend section four and six of the act approved the second day of April one thousand nine hundred and three (Pamphlet Laws one hundred twenty-eight) entitled "An act to establish a Department of Fisheries to provide for its proper administration and to provide for the protection and propagation of fish by the Department of Fisheries" as amended fixing the salary of the Commission of Fisheries authorizing the appointment of additional employes and providing for the salaries of the employes of the Department.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section four of the act approved the second day of April one thousand nine hundred and three (Pamphlet Laws one hundred twenty-eight) entitled "An act to establish a Department of Fisheries to provide for its proper administration and to provide for the protection and propagation of fish by the Department of Fisheries" as amended by the act approved the twenty-third day of May one thousand nine hundred and thirteen (Pamphlet Laws three hundred thirty-seven) entitled "An act amending sections four and six of an act approved the second day of April one thousand nine hundred three entitled 'An act to establish a Department of Fisheries to provide for its proper administration and to provide for the protection and propagation of fish by the Department of Fisheries' by fixing the salaries of the Commissioner and the clerks in the Department of Fisheries and repealing certain acts" which reads as follows

"Section 4 The Commissioner of Fisheries shall receive a salary of forty-five hundred dollars (\$4,500) per annum payable quarterly by warrant drawn by the Auditor General on the State Treasurer and in addition thereto shall be reimbursed for the necessary expenses of travel which may be incurred in the discharge of the duties of his office and the other members of the Commission shall serve without salary but shall be reimbursed for all necessary expenses incurred by them in the performance of the duties of their office" is hereby amended to read as follows

Section 4 The Commissioner of Fisheries shall receive a salary of six thousand dollars (\$6,000) per annum payable semi-monthly by warrant drawn by the Auditor General on the State Treasurer and in addition thereto shall be reimbursed for the necessary expenses of travel which may be incurred in the discharge of the duties of his office and the other members of the Commission shall serve without salary but shall be reimbursed for all necessary expenses incurred by them in the performance of the duties of their office

"That section six of said act which reads as follows

"Section 6 The Commissioner of Fisheries shall have the power to employ one clerk at a salary of fifteen hundred dollars (\$1,500) per annum two stenographers at a salary of twelve hundred dollars (\$1,200) per annum said salaries to be paid monthly by warrants drawn by the Auditor General on the State Treasurer" is hereby amended to read as follows

Section 6 The Commissioner of Fisheries shall have the power to appoint a secretary at an annual salary of three thousand dollars (\$3,000) one clerk at an annual salary of twenty-four hundred dollars (\$2,400) one clerk at an annual salary of two thousand dollars (\$2,000) and two stenographers at annual salaries of fifteen hundred dollars (\$1,500) each The Commissioner is also authorized to empower such additional assistants employes clerks and stenographers as may be necessary to properly conduct the affairs of his department and may fix their salaries All such salaries shall be paid semi-monthly by warrants drawn by the Auditor General on the State Treasurer

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 606, as follows:

A Supplement to an act approved the fourteenth day of May one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred and eleven) entitled "An act to provide for the incorporation and government of street railway companies in this Commonwealth" authorizing street railway companies to operate vehicles without the use of rails or tracks by electricity distributed by overhead wires

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That electric street railway companies incorporated under the act to which this is a supplement are hereby authorized to operate vehicles without the use of rails or tracks by electricity distributed by overhead wires in addition to existing facilities

of said companies provided that the consent of local authorities shall be obtained prior to the operation of said vehicles within the limits of any city borough or township

Section 2 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 939, as follows:

An Act to amend section four hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section four hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 401 The board of school directors in every school district in this Commonwealth shall establish equip furnish and maintain a sufficient number of elementary public schools in compliance with the provisions of this act to educate every person residing in such district between the ages of six and twenty-one years who may attend and may establish equip furnish and maintain the following additional schools or departments for the education and recreation of persons residing in said district which said additional schools or departments when established shall be an integral part of the public school system in such school district and shall be so administered namely

- High schools
- Manual training schools
- Vocational schools
- Domestic science schools
- Agricultural schools
- Evening schools
- Kindergartens
- Libraries
- Museums
- Reading-rooms
- Gymnasiums
- Playgrounds
- Schools for blind deaf and mentally deficient
- Truant schools
- Parental schools
- Schools for adults

Public lectures—together with such other schools or educational departments as they in their wisdom may see proper to establish

Provided That no pupil shall be refused admission to the courses in these additional schools or departments by reason of the fact that his elementary or academic education is being or has been received in a school other than a public school" is hereby amended to read as follows

Section 401 The board or school directors in every school district in this Commonwealth shall establish equip furnish and maintain a sufficient number of elementary public schools in compliance with the provisions of this act to educate every person residing in such district between the ages of six and twenty-one years who may attend and may establish equip furnish and maintain the following additional schools or departments for the education and recreation of persons residing in said district which said additional schools or departments when established shall be an integral part of the public school system in such school district and shall be so administered namely

- High schools
- Manual training schools
- Vocational schools
- Domestic science schools
- Agricultural schools
- Evening schools
- Kindergartens
- Libraries
- Museums
- Reading-rooms
- Gymnasiums
- Playgrounds
- Schools for blind deaf and mentally deficient
- Truant schools
- Parental schools



## Schools for adults

Public lectures—together with such other schools or educational departments as they in their wisdom may see proper to establish

Provided That no pupil shall be refused admission to the courses in these additional schools or departments by reason of the fact that his elementary or academic education is being or has been received in a school other than a public school

The board of school directors of each school district of the first second third and fourth class may upon the petition of the parents or guardians of at least twenty-five children between the ages of four and six years residing within the district and within one mile of any elementary school building situate in such district establish and maintain a kindergarten

The number of kindergartens in any one district shall be fixed by the board of school directors and shall be open during the school year

If the average attendance in any one kindergarten in any district is ten or less for the school year the school directors shall at the close of the school year discontinue the same

The board of school directors shall appoint and assign a sufficient number of teachers or kindergarten to such kindergartens who shall be graduates of a high school in good standing and shall have had a course of two years in kindergarten work in some normal school or in some private school which has a course equal to a normal school Any teacher who shall possess qualifications at least equal to those prescribed shall be eligible to appointment

The board of school directors of each school district in addition to all other taxes authorized to be levied by the act to which this is an amendment may levy an annual tax for the establishment and maintenance of kindergartens not to exceed two mills on the dollar of the assessed valuation of taxable property in the district Such taxes when levied shall be kept in a separate fund and shall be used only for the purpose for which they were levied If at the end of any school year all kindergartens in any district shall be discontinued the board of school directors may transfer any moneys in such fund to the general fund for the support of public schools in

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1195, as follows:

An Act to commemorate the memory of Thaddeus Stevens by designating one of the educational buildings to be erected in the Capitol park as "The Thaddeus Stevens Educational Memorial" and constituting a commission to prepare a pamphlet dealing with the life and the speeches of Thaddeus Stevens to be distributed to the public schools

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the educational building to be erected in the Capitol grounds in accordance with the plans heretofore adopted shall be known as, "The Thaddeus Stevens Educational Memorial" It shall be the duty of the Board of Commissioners of the Public Grounds and Buildings in the erection of said building to have placed in an appropriate place on such building the name as designated in this act

Section 2 A commission is hereby constituted to be composed as follows The Governor the Superintendent of Public Instruction Honorable J. Hay Brown of Lancaster one citizen to be appointed by the President pro tempore of the Senate and one citizen to be appointed by the Speaker of the House of Representatives It shall be the duty of the commission to compile a brief biography of the life of Thaddeus Stevens including full texts of some of his most famous speeches The matter compiled by the commission shall upon requisition to the Superintendent of Public Printing and Binding be printed by the State Printer and such pamphlets when printed shall be at the disposal of the Superintendent of Public Instruction and shall be distributed to the various public schools of the Commonwealth The Superintendent of Public Instruction shall give such directions as he may deem advisable for the use of such pamphlets as books of instruction or otherwise in the public schools of the Commonwealth

The commission hereby constituted shall serve without compensation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1261, as follows:

An Act to amend sections two three and four of an act approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws three hundred and ninety-five) entitled "An act regulating the sale of concentrated commercial feeding stuffs also of condimental stock and poultry-food and patented proprietary or trade-mark stock and poultry-food possessing nutritive value combined with medicinal properties defining concentrated commercial feeding-stuffs prohibiting the adulteration of any feeding-stuff sold offered or exposed for sale in this State with oat hulls ground corn cobs flax plant refuse elevator chaff cotton-seed hulls ground corn stalks rice hulls peanut hulls weed seeds or other similar adulterants providing for the collection of samples and analysis thereof by the Department of Agriculture and the publication of information concerning the same providing also for the expenses of the enforcement of the law fixing penalties for its violation and repealing act number two hundred and eleven (Pamphlet Laws one thousand nine hundred and seven page two hundred and seventy-three) entitled 'An act regulating the sale of wheat rye corn and buckwheat-bran and middlings or any admixture thereof' et cetera approved the twenty-eighth day of May one thousand nine hundred and seven" by enlarging the scope of the term "concentrated commercial feeding-stuffs" and providing for the collection of license fees for the sale thereof and by including certain other substances as adulterants

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of the act approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws three hundred and ninety-five) entitled "An act regulating the sale of concentrated commercial feeding-stuffs also of condimental stock and poultry-food and patented proprietary or trade-mark stock and poultry-food possessing nutritive value combined with medicinal properties defining concentrated commercial feeding-stuffs prohibiting the adulteration of any feed-stuff sold offered or exposed for sale in this State with oat hulls ground corn cobs flax plant refuse elevator chaff cotton-seed hulls ground corn stalks rice hulls peanut hulls weed seeds or other adulterants providing for the collection of samples and analysis thereof by the Department of Agriculture and the publication of information concerning the same providing also for the expense of the enforcement of the law fixing penalties for its violation and repealing act number two hundred and eleven (Pamphlet Laws one thousand nine hundred and seven page two hundred and seventy-three) entitled 'An act regulating the sale of wheat rye corn and buckwheat-bran and middlings or any admixture thereof' et cetera approved the twenty-eighth day of May one thousand nine hundred and seven" which reads as follows

"Section 2 The term 'concentrated commercial feeding-stuff' as used in this act shall include cotton seed meals cotton seed feeds linseed meals gluten meals feeds pea meals bean meals peanut meals coconut meals maize feeds starch feeds sugar feeds dried distillers'-grains dried brewers'-grains malt sprouts hominy feeds cerealine feeds maize feeds rice meals dried beet pulp dried molasses beet pulp corn bran clover meal alfalfa meal and feeds molasses grains molasses feeds ground beef or fish scraps and other animal and vegetable by-products mixtures bearing distinctive names and all other mixtures of similar nature used for feeding domestic animals including poultry also condimental stock and poultry-food and patented propriety or trade-marked stock and poultry-food possessing nutritive value combined with medicinal properties and mixed feeds other than pure grains ground together and mixed feeds other than mixtures of wheat-bran and wheat middlings neither shall it include hays straws and corn stover whole grains nor the unmixed meals made directly from the entire grains of wheat barley oats Indian corn buckwheat broom-corn flaxseed sugar-cane and sorghum nor shall it include wheat rye and buckwheat brans middlings or shorts not mixed with other substances but sold separately as distinct articles of commerce nor pure grains ground together nor wheat-bran and wheat middlings mixed together not mixed with any other substance and known in the trade as 'mixed feed' The Secretary of Agriculture by himself or his agents is fully empowered to take samples of these articles when found and if upon analysis they prove to be adulterated or misbranded the vendor shall be in all respects subject to the penalties hereinafter set forth for the adulteration or misbranding of concentrated commercial feeding-stuffs" is hereby amended to read as follows

Section 2 The term "concentrated commercial feeding-stuffs" as used in this act shall include cottonseed meals cottonseed feeds linseed meals linseed oil meals coconut oil meals peanut meals corn oil corn gluten feeds corn gluten meals corn bran maize feeds starch feeds barley middlings barley feeds pea meals bean meals sugar feeds dried distillers' grains dried brewers' grains malt sprouts dried malt grains dried vinegar grains wheat bran wheat middlings wheat mixed feeds rye bran rye middlings rye mixed feeds buckwheat brans buckwheat middlings buckwheat feeds hominy feeds cerealine feeds maize feeds rice meals dried beet pulp dried molasses beet pulp feed molasses molasses grains molasses feeds clover meal alfalfa meal and feeds semi-solid or dried butter milk ground beef scraps ground fish scrap oil meals or residues from extracted seeds and grains mixtures of whole grains and all other mixtures bearing distinctive brand or trade names and all mixtures of similar nature used for feeding domestic animals including poultry condimental stock and poultry foods and patented proprietary or trademark stock and poultry-foods possessing nutritive value combined with medicinal properties and all mixed feeds other than pure grains which are not sold as mixtures bearing distinctive names but which are sold as pure grains It shall not include



hays straws and corn stover ensilage whole grains nor the un-mixed meals made directly from the entire grains of wheat rye barley oats Indian corn ear corn Kaffir corn broom corn sugar-cane sorghum rice buckwheat rice buckwheat and flaxseed not mixed with other substances but sold separately as distinct articles of commerce nor pure grains mixed together not being mixed with any other substance nor having distinctive brand or trade names but sold as mixtures of pure whole grains. The Secretary of Agriculture by himself or his agents is fully empowered to take samples of these articles when found and if upon analysis they prove to be adulterated or misbranded the vender shall be in all respects subject to the penalties hereinafter set forth for the adulteration or misbranding of concentrated commercial feeding-stuffs.

Section 2 That section three of said act which reads as follows

"Section 3 No foreign mineral substance or substances injurious to the health of domestic animals nor oat hulls ground corn cobs flax plant refuse elevator chaff cotton-seed hulls ground corn stalks rice hulls peanut hulls weed seed or other similar adulterants shall be mixed with any feeding-stuff sold offered or exposed for sale in this State. Provided That nothing in this section shall be construed as prohibiting the use of mineral substances known to possess medicinal properties and that are not injurious to the health of domestic animals in compounding stock and poultry-foods and patented proprietary or trade-mark stock and poultry-foods. And provided further That any feeding-stuff the crude fiber content of which does not exceed nine per centum that may be found upon analysis to contain either oat hulls flax plant refuse elevator chaff cotton-seed hulls ground corn stalks or all of these ingredients shall not be considered adulterated with oat hulls flax plant refuse elevator cotton-seed hulls or ground corn stalks within the meaning of this act. And provided further That nothing contained in this act shall prohibit the grinding of whole corn without being shelled either by itself or with other grains or the admixture of ground corn cobs with exclusively corn feeds in such proportion as to keep the fiber content from exceeding nine per centum" is hereby amended to read as follows

Section 3 No foreign mineral substance or substances injurious to the health of domestic animals nor oat hulls oat feed oat meal mill by-products clipped oat by-product ground corn cobs flax plant refuse elevator chaff cotton-seed hulls ground corn stalks cocoa shells coconut shells weed seeds humus peat sand sawdust coffee hulls or other similar adulterants shall be mixed with any feeding-stuff sold offered or exposed for sale in this State. Provided That nothing in this section shall be construed as prohibiting the use of mineral substances known to possess medicinal properties and that are not injurious to the health of domestic animals in compounding stock and poultry-food and patented proprietary or trade-marked stock and poultry foods. And provided further That any feeding-stuff the crude fiber content of which does not exceed eleven per centum that may be found upon analysis to contain either oat hulls oat feed oat meal mill by-product clipped oat by-product flax plant refuse elevator chaff cotton seed hulls ground corn stalks cocoa shells coconut shells or all of these ingredients shall not be considered adulterated with oat hulls oat feed oat meal mill by-product clipped oat by-product flax plant refuse elevator chaff cotton-seed hulls ground corn stalks cocoa shells or coconut shells within the meaning of this act. And provided further That nothing contained in this act shall prohibit the mixing of whole corn without being shelled with other whole grains or the admixture of ground corn cobs with exclusively corn feeds in such proportion as to keep the crude fiber content from exceeding twelve per centum.

The use of any or all metal fasteners in fastening or attaching tags or cards to packages of feeding stuffs is hereby prohibited.

In addition to the requirements to section one of this act a statement shall be affixed to all packages or other containers of feeding stuffs showing in the case of feed molasses the minimum percentage of total sugars which it contains and in the case of semi-solid butter milk the minimum per centage of total solids which it contains.

Section 3 That section four of said act which reads as follows

"Section 4 Each and every manufacturer importer agent person corporation or firm selling offering or exposing for sale in this State any concentrated commercial feeding-stuffs as defined in section two of this act shall upon request file in the office of the Secretary of Agriculture a certified copy of the statement or statements named in section one of this act" is hereby amended to read as follows

Section 4 Each and every manufacturer importer agent person corporation or firm on or before the first day of January of each year or before selling offering or exposing for sale in this Commonwealth any concentrated commercial feeding-stuffs as defined in section two of this act shall register and file annually with the Secretary of Agriculture a certified statement of the names and number of each kind or brand of such concentrated commercial feeding-stuff that he shall offer for sale during the next ensuing year and a copy of the analysis of each one of such brands as required by section one of this act and he or they shall pay to the Secretary of Agriculture the sum of twenty-five dollars for each and every brand of such concentrated commercial feeding-stuffs to be sold or offered for sale within the Commonwealth. All moneys so received shall be immediately paid by the Secretary of Agriculture to the State Treasury for the use of the Commonwealth.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading:

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1032, as follows:

An Act to amend section four of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred eighteen) entitled "An act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employes of said department and providing a method for fixing compensation"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section four of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred eighteen) entitled "An act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employes of said department and providing a method for fixing compensation" which reads as follows

"Section 4 Said board shall make and keep in numerical order a list containing the names of all applicants for positions in said police department who may pass the required mental and physical examinations. Where more than one person takes examinations for any of said positions at the same time those successfully passing such examination shall be entered upon the list of eligible names in the order of their respective percentages the highest coming first. The board shall furnish the council a certified copy of any and all lists so prepared and kept. Whenever any vacancy shall occur or any appointment be required in said police department the city council shall make written application to the president of said board who shall forthwith certify to the city council in writing the first three names on the list of applicants for positions in the police department and thereupon the superintendent of the department of public affairs shall nominate to the city council one of the three persons whose names are submitted to fill such positions and if the city council approves such nomination the person nominated shall be appointed to fill such vacancy and shall be assigned for service in the police department. If the council do not approve such nomination then the superintendent of the department of public affairs shall submit another nomination for such position from the remaining two names and if such nomination is not approved by the council he shall submit the third name and the person of the three submitted whose nomination by the superintendent is approved by the city council shall be appointed to fill such a position in the police department. The name of the person so appointed shall be immediately stricken from the list of said board and the names of the two rejected persons shall immediately be restored to their former place in said list" is hereby amended to read as follows

"Section 4 Said board shall make and keep in numerical order a list containing the names of all applicants for positions in said police department who may pass the required mental and physical examinations. Where more than one person takes examinations for any of said positions at the same time those successfully passing such examination shall be entered upon the list of eligible names in the order of their respective percentages the highest coming first. The board shall furnish the council a certified copy of any and all lists so prepared and kept. Whenever any vacancy shall occur or any appointment be required in said police department the city council shall make written application to the president of said board who shall forthwith certify to the city council in writing the first three names on the list of applicants for positions in the police department and thereupon the superintendent of the department of public affairs shall nominate to the city council one of the three persons whose names are submitted to fill such positions and if the city council approves such nomination the person nominated shall be appointed to fill such vacancy and shall be assigned for service in the police department. If the council do not approve such nomination then the superintendent of the department of public affairs shall submit another nomination for such position from the remaining two names and if such nomination is not approved by the council he shall submit the third name and the person of the three submitted whose nomination by the superintendent is approved by the city council shall be appointed to fill such a position in the police department. The name of the person so appointed shall be immediately stricken from the list of said board and the names of the two rejected persons shall immediately be restored to their former place in said list. Provided however That if any names or applicant shall be submitted to the said council and shall be rejected three times by the said council then such names shall be stricken from the eligible list.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole in this case dispensed with,



The House proceeded to the second reading and consideration of House Bill No. 977, entitled:

An Act providing in certain cases for the election of tax collectors in boroughs and in certain cases for the appointment of secretaries of boroughs as tax collectors and providing the manner in which and the method by which such appointment is to be made and the compensation of the appointed tax collector fixed and authorizing such tax collectors to collect county borough school and poor taxes

The first, second, third, fourth and fifth sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the qualified voters of every borough in which the secretary of the borough has not been designated as the tax collector in the manner hereinafter provided shall at the municipal election in the year one thousand nine hundred twenty-one and every four years thereafter elect one properly qualified person for tax collector who shall serve for a term of four years from the first Monday of January next following such election

Section 2 The council of any borough may signify its intention by ordinance or resolution to appoint the secretary of the borough as tax collector and may in such ordinance or resolution appoint the secretary as tax collector but any such ordinance or resolution shall not be effective in any borough unless the same shall be approved by a majority of the electors of the borough voting at an election held for such purposes

Section 3 The question whether or not any such ordinance or resolution shall be effective in any borough may be submitted to the electors at any general municipal or special election in the manner provided by the general election laws and shall be printed upon the ballot in the form provided by the general election law of the Commonwealth for the submission of similar questions

Section 4 The ordinance or resolution providing for the appointment of the secretary of the borough as tax collector shall fix the time when the term of said secretary as tax collector shall commence and such term shall be so fixed as to become effective upon the expiration of the term of any elected tax collector then in office

Section 5 Any ordinance or resolution providing for the appointment of the secretary of the borough as tax collector shall be submitted to the electors of the borough at such time that in case of its adoption by the electors no nominations for the office of tax collector in the particular borough shall be made or election for said office held to fill the place of any tax collector whose term is about to expire

The sixth section was read as follows:

Section 6 All tax collectors of the several boroughs elected or appointed under the provisions of this act shall be collectors of county borough school and poor taxes levied and collected within the respective boroughs. In all cases where the secretary of the borough is appointed as tax collector the ordinance providing for his appointment shall fix his salary for the collection of all county borough school and poor taxes and all commissions to which he is entitled for the collection of county borough school and poor taxes shall be by him paid into the borough treasury for the use of the borough. All elected tax collectors shall be entitled to the commissions now provided by law for the collection of such taxes

On the question,

Will the House agree to the section?

Mr. McVICAR. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 6, lines 10, 11 and 12 by striking out the following: "for the use of the borough. All elected tax collectors shall be entitled to the commissions now provided by law for the collection of such taxes" and inserting in lieu thereof:

The salary of the secretary acting as tax collector shall in no case exceed the fees to which the elected tax collector is entitled by law for the collection of such taxes and the amount of moneys paid into the borough treasury for the use of the borough, received from fees for the collection of county, school and poor taxes shall in no case exceed the amount of the salary paid to such tax collector by the borough, and any excess over such amount shall be paid by the borough to the county or the school or the poor district. The amount so paid into the borough treasury for the use of the borough and the amount returned to the several districts shall be pro rated according to the total amount of the duplicates of the respective districts. All elected tax collectors shall be entitled to the commissions now or hereafter provided by law for the collection of such taxes.

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The seventh and eighth sections and title were separately read and agreed to as follows:

Section 7 All tax collectors elected or appointed under the provisions of this act shall give bond in such amount and subject to such approval as is now provided by law and such collectors shall have all the rights and possess all the powers perform all the duties and be subject to all the restrictions and penalties now provided for by law for tax collectors in the several boroughs of this Commonwealth

Section 8 The act approved the sixth day of June one thousand eight hundred and ninety-three (Pamphlet Laws three hundred thirty-three) entitled "An act to authorize the election of tax collectors for the term of three years in the several boroughs and townships of this Commonwealth" is hereby repealed so far as the same relates to boroughs

All other general acts or parts thereof inconsistent with this act are hereby repealed

An Act providing in certain cases for the election of tax collectors in boroughs and in certain cases for the appointment of secretaries of boroughs as tax collectors and providing the manner in which and the method by which such appointment is to be made and the compensation of the appointed tax collector fixed and authorizing such tax collector to collect county borough school and poor taxes

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1191, as follows:

An Act to amend an act approved the fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws four hundred thirty-five) entitled "An act to authorize the courts of common pleas of any county when any individual church within the county has become inactive or extinct by reason of there being no resident or active trustees representing it or otherwise and the property of the church is liable to be wasted or destroyed to appoint the trustees of the State body or organization representative of the denomination of which said church was a member as trustees for said church to hold and dispose of the title to the property owned by said church and defining the procedure thereon" authorizing the said courts to appoint as trustees for such church the trustees of the superior judiciary with which the church has been connected when the territory covered by the said judiciary is within the State

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the fifth day of June one thousand nine hundred thirteen (Pamphlet Laws four hundred thirty-five) entitled "An act to authorize the courts of common pleas of any county when any individual church within the county has become inactive or extinct by reason of there being no resident or active trustees representing it or otherwise and the property of the church is liable to be wasted or destroyed to appoint the trustees of the State body or organization representative of the denomination of which said church was a member as trustees for said church to hold and dispose of the title to the property owned by said church and defining the procedure thereon" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That when any individual church shall become inactive or extinct by reasons of there being no resident or active trustees representing it or otherwise the court of common pleas of the county wherein said church is located may appoint as trustees of said church the trustees of the State body or organization representative of the denomination of which said church was a member to hold and dispose of the title to the property of said church

Section 2 Upon the presentation of a petition of the court of common pleas of any county or one of the judges thereof in vacation by any person a member of said church or a member of the State body or organization representative of the same denomination in the State of which said church was a member setting forth that any individual church in said county has become inactive or extinct by reason of no active or resident trustees representing it or otherwise and that its property is liable to be wasted or destroyed the said court or a judge thereof during vacation shall grant a rule to show cause why the prayer of the petition shall not be granted and require a copy of the petition and rule to be published for four successive weeks in at least one newspaper of the county where said church is located of general circulation And upon full hearing of the matter shall make such order in the case as shall be



most likely to preserve the property of said church in the interests of the denomination within the State" is hereby amended to read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That when any individual church shall become inactive or extinct by reason of there being no resident or active trustees representing it or otherwise the court of common pleas of the county wherein said church is located may appoint as trustees of said church the trustees of the superior judiciary with which such church has been connected when the territory covered by the said superior judiciary is within the State or the trustees of State body or organization representative of the denomination of which said church was a member to take to hold and dispose of the title to the property of said church.

Section 2 Upon the presentation of a petition of the court of common pleas of any county or one of the judges thereof in vacation by any person a member of said church or a member of the superior judiciary with which such church has been connected or a member of the State body or organization representative of the denomination of which said church was a member setting forth that any individual church in said county has become inactive or extinct by reason of no active or resident trustees representing it or otherwise and that its property is liable to be wasted or destroyed the said court or a judge thereof during vacation shall grant a rule to show cause why the prayer of the petition shall not be granted and require a copy of the petition and rule to be published for four successive weeks in at least one newspaper of the county where said church is located of general circulation And upon full hearing of the matter shall make such order in the case as shall be most likely to preserve the property of said church in the interests of the denomination within the State.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1201, as follows:

An Act relating to motor vehicles and requiring the owner of any motor vehicle to be insured against liability for damages for injuries in person or property sustained through the negligent or illegal operation thereof in this Commonwealth.

Whereas the public policy of this Commonwealth requires that any person injured in person or property the negligent or illegal operation of any motor vehicle in this Commonwealth should be protected in his or her right of redress for such injuries

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter no motor vehicle as now defined by law shall be entitled or permitted to be registered with the State Highway Department of this Commonwealth unless the owner thereof is insured in accordance with the provisions of this act.

Section 2 In order that any motor vehicle shall be registered as aforesaid the owner thereof shall be insured against his or her liability for damages for any injuries sustained by any person in person or property by the negligent or illegal operation of the said motor vehicle in this Commonwealth in some reputable insurance company or insurance association that is approved by the Insurance Department of the Commonwealth of Pennsylvania.

Section 3 The amount of the said insurance shall be not less than five thousand dollars.

Section 4 The policy for said insurance shall contain the requirement that the said insurance shall whenever necessary inure to the benefit of any person injured in person or property by the negligent or illegal operation of the said motor vehicle in this Commonwealth by the said owner in his own person or in the person of his agent or servant and that it shall not be necessary that the assured first pay or be required or be able to pay.

Section 5 No owner's application for the registration of any such motor vehicle shall be received or be receivable by the State Highway Department of the Commonwealth of Pennsylvania unless it is either (a) accompanied by a certificate by such insurance company or insurance association that a policy of insurance complying with the provision of this act has been issued by it to the said owner or (b) supported by an affidavit by the said owner that a policy complying with the provisions of this act is in course of being issued by such insurance company or insurance association and followed by the filing of a certificate by such insurance company or insurance association as aforesaid within thirty days after such application is filed failing which any registration of the said motor vehicle shall forthwith be revoked by the State Highway Commissioner and shall be deemed to be null and void apart from such revocation on and after the expiration of the said thirty days as aforesaid.

Section 6 This act shall not apply where the owner of such motor vehicle shall be the United States, the Common-

wealth of Pennsylvania or any other governmental public or charitable corporation body or agency against whom no action is maintainable in court.

Section 7 This act shall go into effect on January first one thousand nine hundred and twenty-two.

Section 8 This act may be cited as the "Motor Vehicle Insurance Act one thousand nine hundred twenty-one".

Section 9 All acts and parts of acts inconsistent herewith are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1209, as follows:

An Act providing for the better management of the jails or county prisons in the several counties of the Commonwealth of the third and fourth classes by creating in such counties a board to be known by the name and style of inspectors of the jail or county prison with authority to appoint a warden of such prison and by vesting in said board and the officers appointed by it the safekeeping discipline and employment of prisoners and the government and management of said jails or county prisons.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the persons now holding the following offices and their successors in all counties in this Commonwealth of the third and fourth classes shall compose a board to be known by the name and style of inspectors of the jail or county prisons to wit The judges of the court of quarter sessions the district attorney the sheriff the controller and the commissioners of each of said counties in which board and the officers appointed by it the safekeeping discipline and employment of prisoners and the government and management of said institution shall be exclusively vested and that the present responsibility of the sheriff of each of said counties in regard to the safekeeping of the prisoners shall cease and determine on his committal to said prison and such sheriff shall no longer be furnished a residence in said institution.

Section 2 That within thirty days after this act shall become effective the above-named board shall meet and organize by the election of a president and secretary. A majority of the members of said board shall constitute a quorum for the transaction of business and all actions of said board must be by the approval of a majority of all the members of said board. The board shall meet monthly or oftener if required and keep regular minutes of their proceedings in a book to be filed with the financial records of each of said counties and shall make such rules and regulations for the government and management of the prison and the safe-keeping discipline and employment of the prisoners as may be deemed necessary. The board shall appoint a warden of the prison who shall reside in the building. The warden subject to the approval of the board may appoint such deputy or deputies assistant or assistants keeper or keepers as may be required in taking care of the prison the number and salary of the same to be fixed by said board of inspectors.

Section 3 That all the expenditures required for the support and maintenance of prisoners the repairs and improvement of said prison shall be paid from the county treasury by warrants drawn in the mode now prescribed by law on the regular appropriation for the purpose but no warrant shall be certified by the controller for any expense connected with the prison unless on vouchers approved by a majority of said board and endorsed by the president and secretary thereof on all contracts involving an expenditure of over one hundred dollars shall be publicly advertised in the newspapers authorized to do the county advertising and be given to the lowest and best bidder.

Section 4 That the warden at the time of his appointment shall give bond with good and sufficient security to be fixed and approved by the board of inspectors for the faithful performance of his duty and may at any time be removed by said board for misconduct or inefficiency. All deputies assistants or keepers shall also give bond if required by said board and may at any time be suspended by the warden or removed by the said board.

Section 5 Provided that in all counties to which this act applies where the sheriff is now the acting warden or keeper of the county jail or prison and has his residence therein this act shall not take effect until the expiration of the term of office of the sheriff now so acting as jail or prison warden or keeper.

Section 6 This bill shall not be construed to repeal any special laws relating to the management of jails or county prisons in the counties affected by this act.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,



The House proceeded to the second reading and consideration of House Bill No. 1090, as follows:

An Act authorizing the appointment of interpreters in counties of the third fourth fifth sixth seventh and eighth classes of this Commonwealth and providing for their compensation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Court of Common Pleas of each county of the third fourth fifth sixth seventh and eighth class is authorized to employ such number of interpreters and in such languages as the court may deem necessary for the proper transaction of its business Such interpreters may be removed by the court at any time Any interpreters so appointed shall when required act as interpreter in any court of the county and shall receive out of the county treasury such annual or per diem compensation as the appointing court shall fix but it shall in no case be less than five dollars per day for the days actually present in court and the amount so paid to court interpreters shall be taxed as costs in each case and be recovered as part of the costs the same as fees for other court officials are now taxed and recovered

Section 2 All acts or parts of acts inconsistent with this act are repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1031, as follows:

An Act empowering cities of the third class to contract with certain incorporated associations to use and occupy public parks and playgrounds subject to regulations prescribed by said cities

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage and approval of this act cities of the third class be and hereby are authorized and empowered to enter into contracts and agreements with any incorporated association acting with its corporate powers for the use by the latter of any park or playground owned leased or occupied by said cities for such period and upon such terms as to maintenance upkeep and improvement of such grounds as may be mutually agreed upon Provided however That no such contract or agreement shall permanently exclude the public or said cities from the use and enjoyment of said parks and playgrounds and Provided further That the said cities shall at all times be invested with the power and authority to adopt suitable rules and regulations concerning the use and occupation of said parks and playgrounds by the public generally and by such incorporated associations specially

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1218, as follows:

An Act limiting the time during which public service companies may require payment of rates or tariffs in advance of service rendered

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any public service company which is engaged in furnishing any service whatsoever to the public for which a fixed rate or tariff is charged to require the consumers of such service to pay such rates or tariffs for more than thirty days in advance of the time when such service is used It shall be the duty of the Public Service Commission to enforce the provisions of this act

Section 2 All acts and parts of acts inconsistent with this act are repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1001, as follows:

An Act to amend sections twenty-one twenty-two and twenty-three of the act approved the twenty-second day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred twenty-eight) entitled "An act relating to domestic animals defining domestic animals so as to include poultry providing methods of improving the quality thereof and of preventing controlling and eradicating diseases thereof imposing certain duties upon practitioners of veterinary medicine in Pennsylvania regulating the manufacture use and sale of tuberculin mallein and other biological products for use with domestic animals defining the powers and duties of the State Livestock Sanitary Board and the officers and employees thereof fixing the compensation of the Deputy State Veterinarian and providing penalties for the violation of this act"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section twenty-one of the act approved the twenty-second day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred twenty-eight) entitled "An act relating to domestic animals defining domestic animals so as to include poultry providing methods of improving the quality thereof and of preventing controlling and eradicating diseases thereof imposing certain duties upon practitioners of veterinary medicine in Pennsylvania regulating the manufacture use and sale of tuberculin mallein and other biological products for use with domestic animals defining the powers and duties of the State Livestock Sanitary Board and the officers and employees thereof fixing the compensation of the Deputy State Veterinarian and providing penalties for the violation of this act" which reads as follows

"Section 21 Whenever to prevent the spread of disease it shall be deemed necessary by any member officer or agent of the State Livestock Sanitary Board to cause any domestic animal to be killed the State Veterinarian may cause to be paid to the owner of such animal two-thirds of the fair market value thereof taking into consideration the condition of the animal as to disease and the nature and extent of the disease and its present and probable effect on the animal and having regard to the probable sums to be derived from the sale of the carcass hide and offal The amount paid by the State shall in no case exceed for a horse jack or mule the sum of sixty dollars for a non-registered bovine animal the sum of forty dollars for a registered bovine animal the sum of seventy dollars for a sheep or pig the sum of ten dollars The amount paid by the State together with the estimated value of the carcass hide and offal shall not exceed ninety per centum of the fair market value of the animal When any animal is so killed the owner subject to such regulations as may be prescribed by the State Livestock Sanitary Board may dispose of the whole or any part of the carcass and of the hides and offal in such manner as may not tend to spread disease or affect the health of the public" is hereby amended to read as follows

Section 21 Whenever to prevent the spread of disease it shall be deemed necessary by any member officer or agent of the Bureau of Animal Industry of the Department of Agriculture to cause any horse jack mule registered or non-registered bovine animal sheep or pig to be killed the State Veterinarian may cause to be paid to the owner of such animal the full fair market value thereof taking into consideration the condition of the animal as to disease and the nature and extent of the disease and its present and probable effect on the animal and having regard to the probable sums to be derived from the sale of the carcass hide and offal When any animal is so killed the owner subject to such regulations as may be prescribed by the Bureau of Animal Industry may dispose of the whole or any part of the carcass and of the hides and offal in such manner as may not tend to spread disease or affect the health of the public

Section 2 That section twenty-two of said act which reads as follows

"Section 22 Whenever to prevent the spread of disease it shall be deemed necessary by the State Livestock Sanitary Board or any member officer or agent of the board to cause any domestic animal to be killed and the proper member officer or agent of the board cannot agree with the owner as to the value of such animal three appraisers shall be appointed—one by the State Veterinarian or other member officer or agent of the board one by the owner and the third by the two so selected If the owner shall refuse to appoint an appraiser the alderman magistrate or justice of the peace of the proper township borough or ward shall appoint such appraiser for the owner Each appraiser shall be sworn to perform faithfully his duties as appraiser The appraisers shall estimate the fair market value of each such animal taking into consideration the condition of the animal as to disease and the nature and extent of such disease and its present and probable effect on the animal and having regard to the probable sums to be derived from the sale of the carcass hide and offal When such appraisal shall be made such animals shall be killed and two-thirds of the appraised value paid to the owner subject to the limitations imposed in section twenty-one Each appraiser shall be entitled to one dollar for such appraisal irrespective of the number of animals appraised One-half of the expense of the appraisal shall be paid by the owner the other half by the State Livestock Sanitary Board" is hereby amended to read as follows

Section 22 Whenever to prevent the spread of disease it shall be deemed necessary by the Bureau of Animal Industry of the Department of Agriculture or any member of-



ficer or agent of the bureau to cause any horse jack mule registered or non-registered bovine animal sheep or pig to be killed and the proper member officer or agent of the bureau cannot agree with the owner as to the value of such animal three appraisers shall be appointed one by the State Veterinarian or other member officer or agent of the bureau one by the owner and the third who shall be a resident of the county wherein the owner resides by the two so selected. If the owner shall refuse to appoint an appraiser the alderman magistrate or justice of the peace of the proper township borough or ward shall appoint such appraiser for the owner. Each appraiser shall be sworn to perform faithfully his duties as appraiser. The appraisers shall estimate the fair market value of each such animal taking into consideration the condition of the animal as to disease and the nature and extent of such disease and its present and probable effect on the animal and having regard to the probable sums to be derived from the sale of the carcass hide and offal. When such appraisement shall be made such animals shall be killed and the full appraised value paid to the owner. Each appraiser shall be entitled to three dollars for each day or fraction of a day for such appraisement irrespective of the number of animals appraised. The expense of the appraisement shall be paid by the Department of Agriculture.

Section 3 That section twenty-three of said act which reads as follows

"Section 23 The State Veterinarian and any member officer or agent of the State Livestock Sanitary Board are authorized to administer oaths and affirmations to appraisers appointed under this act" is hereby amended to read as follows

Section 23 The State Veterinarian and any member officer or agent of the Bureau of Animal Industry of the Department of Agriculture are authorized to administer oaths and affirmations to appraisers appointed under this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 876, as follows:

An Act to amend sections one two three five six and seven of an act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and eighty-four) entitled "An act empowering cities of the second and third classes boroughs and counties to acquire maintain and operate playgrounds play fields gymnasiums public baths swimming pools and indoor recreation centers authorizing school districts to join in the maintenance and operation of said activities and authorizing the issue of bonds and the levy of taxes for such purposes" by extending the provisions thereof so as to include townships

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and eighty-four) entitled "An act empowering cities of the second and third classes boroughs and counties to acquire maintain and operate playgrounds playfields gymnasiums public baths swimming pools and indoor recreation centers authorizing school districts to join in the maintenance and operation of said activities and authorizing the issue of bonds and the levy of taxes for such purposes" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the city council of any city of the second or third class or the borough council of any borough or the county commissioners of any county may designate and set apart for use as playgrounds playfields gymnasiums public baths swimming pools or indoor recreation centers any lands or buildings owned by such city borough or county and not dedicated or devoted to other public use Such city borough or county may in such manner as may be authorized or provided by law for the acquisition of land or buildings for public purposes in such city borough or county acquire lands or buildings therein for use as playgrounds playfields gymnasiums public baths swimming pools or indoor recreation centers or if there be no law authorizing such acquisition the city council or the borough council or the county commissioners as the case may be may acquire lands or buildings for such purposes by gift or purchase or may lease lands or buildings in such city borough or county for temporary use for such purposes" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the city council of any city of the second or third class or the borough council of any borough or the township supervisors or township commissioners as the case may be of any township or the county commissioners of any county may designate and set apart for use as playgrounds playfields gymnasiums public baths swimming pools or indoor recreation centers any lands or buildings owned by such city borough township or county and not dedicated or devoted to other

public use Such city borough township or county may in such manner as may be authorized or provided by law for the acquisition of lands or buildings for public purposes in such city borough township or county acquire lands or buildings therein for use as playgrounds playfields gymnasiums public baths swimming pools or indoor recreation centers or if there be no law authorizing such acquisition the city council or the borough council or the township supervisors or township commissioners or the county commissioners as the case may be may acquire lands or buildings for such purposes by gift or purchase or may lease lands or buildings in such city borough township or county for temporary use for such purposes

Section 2 That section two of said act which reads as follows

"Section 2 The authority to supervise and maintain playgrounds playfields gymnasiums public baths swimming pools or indoor recreation centers may be vested in any existing body or board or in a recreation board as the city or borough council or the county commissioners shall determine The local authorities of any such city borough or county may equip operate and maintain the playgrounds playfields gymnasiums swimming pools public baths or indoor recreation centers as authorized by this act Such local authorities may for the purpose of carrying out the provisions of this act employ play leaders recreation directors supervisors superintendents or any other officers or employees as they deem proper" is hereby amended to read as follows

Section 2 The authority to supervise and maintain playgrounds playfields gymnasiums public baths swimming pools or indoor recreation centers may be vested in any existing body or board or in a recreation board as the city or borough council or the township supervisors or the township commissioners or the county commissioners shall determine The local authorities of any such city borough township or county may equip operate and maintain the playgrounds playfields gymnasiums swimming pools public baths or indoor recreation centers as authorized by this act Such local authorities may for the purpose of carrying out the provisions of this act employ play leaders recreation directors supervisors superintendents or any other officers or employees as they deem proper

Section 3 That section three of said act which reads as follows

"Section 3 If the city or borough council or the county commissioners shall determine that the power to equip operate and maintain playgrounds playfields gymnasiums public baths swimming pools or recreation centers shall be exercised by a recreation board they may establish in said city borough or county such recreation board which shall possess all the powers and be subject to all the responsibilities of the respective local authorities under this act Such board when established shall consist of five persons and when established in a city or borough two of the members shall be members of the school board The board shall be appointed by the mayor of such city or the burgess of such borough or the commissioners of such county and shall serve for terms of five years or until their successors are appointed except that the members of such board first appointed shall be appointed for such terms that the term of one member shall expire annually thereafter Members of such board shall serve without pay Women shall be eligible for appointment Vacancies in such board occurring otherwise than by expiration of term shall be for the unexpired term and shall be filled in the same manner as original appointments" is hereby amended to read as follows

Section 3 If the city or borough council or township supervisors or township commissioners or the county commissioners shall determine that the power to equip operate and maintain playgrounds playfields gymnasiums public baths swimming pools or recreation centers shall be exercised by a recreation board they may establish in said city borough township or county such recreation board which shall possess all the powers and be subject to all the responsibilities of the respective local authorities under this act Such board when established shall consist of five persons and when established in a city or borough two of the members shall be members of the school board The board shall be appointed by the mayor of such city or the burgess of such township or the supervisors or commissioners of such township or the commissioners of such county and shall serve for terms of five years or until their successors are appointed except that the members of such board first appointed shall be appointed for such terms that the term of one member shall expire annually thereafter Members of such board shall serve without pay Women shall be eligible for appointment Vacancies in such board occurring otherwise than by expiration of term shall be for the unexpired term and shall be filled in the same manner as original appointments

Section 4 That section five of said act which reads as follows

"Section 5 Any two or more cities or boroughs or any city or borough or any city or borough and county may jointly acquire property for and operate and maintain any playgrounds playfields gymnasiums public baths swimming pools or indoor recreation centers Any school district shall have power to join with any city borough or county in equipping operating and maintaining playgrounds playfields gymnasiums public baths swimming pools and indoor recreation centers and may appropriate money therefor" is hereby amended to read as follows

Section 5 Any two or more cities townships or boroughs or any city township or borough or any city township or borough and county may jointly acquire property for and operate and maintain any playgrounds playfields gymnasiums public baths swimming pools or indoor recreation centers Any school district shall have the power to join with any city borough township or county in equipping operating and maintaining play-



grounds playgrounds gymnasiums public baths swimming pools and indoor recreation centers and may appropriate money therefor

Section 5 That section six of said act which reads as follows

"Section 6 The city or borough council or the county commissioners may issue bonds for the purpose of acquiring lands or buildings for playgrounds playgrounds gymnasiums swimming pools public baths or indoor recreation centers and for the equipment thereof" is hereby amended to read as follows

Section 6 The city or borough council or the township supervisors or the township commissioners as the case may be or the county commissioners may issue bonds for the purpose of acquiring lands or buildings for playgrounds playgrounds gymnasiums swimming pools public baths or indoor recreation centers and for the equipment thereof

Section 6 That section seven of said act which reads as follows

"Section 7 All expenses incurred in the operation of such playgrounds playgrounds gymnasiums swimming pools public baths and indoor recreation centers established as herein provided shall be payable from the treasury of such city borough county or school district The local authorities of such city borough county or school district having power to appropriate money therein may annually appropriate and cause to be raised by taxation such tax not to exceed two mills on the dollar of the assessed valuation of taxable property in such city borough county or school district for the purpose of maintaining and operating playgrounds playgrounds gymnasiums public baths swimming pools and recreation centers" is hereby amended to read as follows

Section 7 All expenses incurred in the operation of such playgrounds playgrounds gymnasiums swimming pools public baths and indoor recreation centers established as herein provided shall be payable from the treasury of such city borough township county or school district The local authorities of such city borough township county or school district having power to appropriate money therein may annually appropriate and cause to be raised by taxation such tax not to exceed two mills on the dollar of the assessed valuation of taxable property in such city borough township county or school district for the purpose of maintaining and operating playgrounds playgrounds gymnasiums public baths swimming pools and recreation centers

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1190, as follows:

An Act making a burial permit issued at the place of death valid throughout the Commonwealth

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That when any person dies anywhere within the Commonwealth of Pennsylvania and a burial permit has been properly issued by the registrar of the registration district where such death occurred such burial permit shall entitle any undertaker to inter said body or place it in a tomb or vault in any cemetery in this Commonwealth wherein the bodies of the dead are permitted to be buried or placed in a tomb or vault No city borough town or township and no board of health shall charge any fee or require any other permit for the burial or other disposition of such body

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1273, as follows:

An Act to amend an act approved the twenty-fourth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws one hundred eighty-two) entitled "An act to authorize the councils of the cities of the first class of the Commonwealth to appropriate annually a sum not exceeding five hundred dollars for the support and maintenance of each company of the National Guard using and occupying an armory building room or quarters within said cities in addition to the annual appropriation by the Legislature" fixing the amounts which may be appropriated by cities of the first second and third classes to companies troops and similar units of the National Guard and extending the provisions of said act to counties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twenty-fourth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws one hundred eighty-two)

entitled "An act to authorize the councils of the cities of the first class of the Commonwealth to appropriate annually a sum not exceeding five hundred dollars for the support and maintenance of each company of the National Guard using and occupying an armory building room or quarters within said cities in addition to the annual appropriation by the Legislature" which as amended by an act approved the tenth day of May one thousand nine hundred and seventeen (Pamphlet Laws one hundred sixty-one) entitled "An act to amend section one of an act approved the twenty-first day of May one thousand nine hundred and one entitled 'An act amending an act entitled 'An act to authorize the councils of the cities of the first class of the Commonwealth to appropriate annually a sum not exceeding five hundred dollars for the support and maintenance of each company of the National Guard using and occupying an armory building rooms or quarters within said cities in addition to the annual appropriation by the Legislature' approved the twenty-fourth day of May Anno Domini one thousand eight hundred and eighty-seven by extending the provisions of said act to cities of the second and third class' by authorizing appropriations to batteries of artillery and regimental sanitary detachments" reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the councils of the cities of the first second and third class of the Commonwealth be and they are hereby respectively authorized to appropriate from the moneys in their respective treasuries not otherwise appropriated annually a sum not exceeding five hundred dollars for the support and maintenance of each company of the National Guard the sum of one thousand dollars annually to each battery of artillery and two hundred and fifty dollars annually to each regimental sanitary detachment using and occupying an armory building room or quarters within the limits of said city" is hereby further amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the councils of the cities of the first second and third classes and the county commissioners of the several counties of this Commonwealth be and they are hereby respectively authorized to appropriate from any moneys in their respective treasuries not otherwise appropriated annually a sum not exceeding seven hundred and fifty dollars for the support and maintenance of any dismounted company or similar unit of the National Guard and a sum not to exceed fifteen hundred dollars for the support and maintenance of any mounted or motorized troop or similar unit of the National Guard using and occupying an armory building rooms or quarters within the limits of such city or county

Section 2 That section two of said act which reads as follows

"Section 2 That any moneys so appropriated shall be paid by warrant of the controller of said cities drawn to the order of the commanding officer of such company only when it shall be certified to the said city controller by the Adjutant General of the State that the said company or companies have satisfactorily passed the annual inspection provided by law" is hereby amended to read as follows

Section 2 That any moneys so appropriated shall be paid by warrant of the controller of said cities drawn to the order of the commanding officer of such company only when it shall be certified to the said city controller or county commissioners by the Adjutant General of the State that the said company or companies have satisfactorily passed the annual inspection provided by law

Section 3 That section three of said act which reads as follows

"Section 3 That the moneys so appropriated shall be used and expended solely and exclusively for the support and maintenance discipline and training of the said company and the commanding officer shall account by proper vouchers to the said city controller each year for the expenditure of the money so appropriated and no appropriation shall be made for any subsequent year until the expenditure of the previous year be duly and satisfactorily accounted for" is hereby amended to read as follows

Section 3 That the moneys so appropriated shall be used and expended solely and exclusively for the support and maintenance discipline and training of the said company and the commanding officer shall account by proper vouchers to the said city controller and county commissioners each year for the expenditure of the money so appropriated and no appropriation shall be made for any subsequent year until the expenditure of the previous year be duly and satisfactorily accounted for

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1363, as follows:



An Act providing for placement training in the several departments, bureaus, divisions and commissions of the State government of disabled soldiers, sailors and marines.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same, That it shall be the duty of the head of each department, bureau, board, division and commission of the State government whenever requested so to do by the Federal Board of Vocational Training and the same can reasonably be done to place in his department, bureau, board, division or commission for placement training any disabled soldier, sailor and marine resident in this Commonwealth who is receiving or is about to receive training from said board and to give such soldier, sailor and marine suitable employment so as to fit him for future life. The Commonwealth shall not be responsible for the payment of any compensation or salary to any such soldier, sailor or marine but such compensation shall be paid by and under the supervision of the Federal Board of Vocational Training.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1233, entitled:

An Act to provide for the care, training and maintenance of certain children by the several counties authorizing the county commissioners to establish and maintain separate or joint county industrial homes for such purposes requiring poor authorities to place children of certain ages with families or in institutions providing for the care and maintenance of certain children in such homes at the expense of the parents and prohibiting the receiving and detaining of children in almshouses and poor houses and validating similar acts heretofore performed by the commissioners of the several counties.

The first and second sections were separately read and agreed to as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same, That it shall be lawful for the county commissioners of any county or for the county commissioners of two or more counties acting together to establish and maintain an industrial home for the care and training of children. Such institution or home shall be remote from any almshouse or poor house and entirely disconnected from the same and shall be under the management of the county commissioners.

Section 2. It shall be unlawful for the overseers or guardians or directors of the poor in the several counties, cities, boroughs and townships of this Commonwealth to receive into or retain in any almshouse or poor house any child between two and sixteen years of age for a longer period than sixty days unless such child shall be an unteachable, idiot, an epileptic or a paralytic or otherwise so disabled or deformed as to render it incapable of labor or service.

The third section was read as follows:

Section 3. It shall be the duty of said overseers, guardians, directors of the poor or other persons having charge of the poor to place all pauper children who are in their charge and who are over two years of age (with the exceptions named in the second section of this act) in some respectable family in this State or in some educational institution or home for children and one of said officers shall visit such children in person or by agent not less than once every six months and make all needful inquiries as to their treatment and welfare and shall report thereon to the board of overseers or other officers charged with the care of such children.

Whenever the parents of any children between the ages of two and sixteen years are unable to give them proper personal care and attention but are willing and able to pay for such care, attention and maintenance the county commissioners of the respective counties may enter into an agreement with the parent or parents of such child or children for their care and maintenance in such county industrial home at the expense of such parent or parents.

On the question,

Will the House agree to the section?

Mr. McCURDY. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 3, page 2, line 17, by striking out the word "pauper" and insert in lieu thereof "dependent."

Amend section 3, page 2, line 18, by inserting after the word "in" the words "or committed to."

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fourth and fifth sections and title were separately read and agreed to as follows:

Section 4. All acts and contracts heretofore performed and executed by or on behalf of any county by its county commissioners by virtue or authority of the act entitled "An act to prohibit the receiving and detaining of children in almshouses and poor houses and to provide for the care and education of such children" approved the thirteenth day of June one thousand eight hundred and eighty-three (Pamphlet Laws one hundred and eleven) are hereby declared to be as valid and effectual in law as if performed and executed under and by virtue of this act after the date of its passage.

Section 5. The act entitled "An act to prohibit the receiving and detaining of children in almshouses and poor houses and to provide for the care and education of such children" approved the thirteenth day of June one thousand eight hundred and eighty-three (Pamphlet Laws one hundred and eleven) is hereby repealed.

All other acts and parts of acts inconsistent with this act are hereby repealed.

An Act to provide for the care, training and maintenance of certain children by the several counties authorizing the county commissioners to establish and maintain separate or joint county industrial homes for such purposes requiring poor authorities to place children of certain ages with families or in institutions providing for the care and maintenance of certain children in such homes at the expense of the parents and prohibiting the receiving and detaining of children in almshouses and poor houses and validating similar acts heretofore performed by the commissioners of the several counties.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1085, as follows:

An Act authorizing the lease of lands acquired in connection with the acquisition of toll-bridges over boundary waters to boroughs and townships for park purposes.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same, That whenever the Commonwealth shall acquire any toll-bridge across any of the boundary waters of this Commonwealth and shall thereafter maintain such bridge it shall be lawful for the Board of Commissioners of Public Grounds and Buildings to enter into a contract with any borough or township wherein the approach to such bridge is located leasing to such borough or township and lands acquired in connection with the acquisition of such bridge which are not required for highway purposes. Such lands when leased to any borough or township may be used for public park purposes only under such regulation as may have been imposed by the Board of Commissioners of Public Grounds and Buildings in the lease.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1193, as follows:

An Act empowering clerks designated by the board for the assessment and revision of taxes in counties of the second class to administer oaths and affirmations.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same, That from and after the passage of this act the board for the assessment and revision of taxes in counties of the second class of this Commonwealth may appoint one or more clerks employed in their respective offices to administer oaths and affirmations to all persons pertaining to the affairs of making assessments and valuations of property whether real or personal taxable for State or county purposes and to the affairs of the office of said board with



the same force and effect as if administered by a member of said board for the assessment and revision of taxes

Section 2 Any act or portion of any act conflicting herewith is hereby repealed in so far as the same affect this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1096, as follows:

An Act to amend sections one two and three article seven chapter six of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That sections one two and three article seven chapter six of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" which reads as follows

#### "CHAPTER VI SPECIAL POWERS ARTICLE VII

##### (a) Grading Streets and Assessment of Damages

Section 1 Boroughs may lay out establish or change the grades of streets roads lanes and alleys or parts thereof

Section 2 At least ten days' notice shall be given by not less than ten handbills posted on the line of the proposed improvement of any proposition to establish or change the grades of streets roads lanes or alleys and in such notice a time and place shall be designated where objections thereto shall be heard

Section 3 Whenever any street road lane or alley is graded or changed in grade pursuant to this article and private property is damaged thereby the damages may be awarded and benefits costs and expenses where the costs and expenses are not assessed according to the foot-front rule may be assessed as provided in chapter six article two of this act in the case of property taken injured or destroyed" is hereby amended to read as follows

#### CHAPTER VI SPECIAL POWERS ARTICLE VII STREET IMPROVEMENT

##### (a) Grading Paving and Curbing Streets and Assessment of Damages

Section 1 Boroughs may lay out establish or change the grades of and may pave and curb streets roads lanes and alleys or parts thereof

Section 2 At least ten days' notice shall be given by not less than ten handbills posted on the line of the proposed improvement of any proposition to establish or change the grades of or to pave and curb streets roads lanes or alleys and in such notice a time and place shall be designated where objections thereto shall be heard

Section 3 Whenever any street road lane or alley is graded or changed in grade or paved or curbed pursuant to this article and private property is damaged thereby the damages may be awarded and benefits costs and expenses where costs and expenses are not assessed according to the foot-front rule may be assessed as provided in chapter six article two of this act in the case of property taken injured or destroyed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1015, as follows:

An Act authorizing the several boroughs and townships to appropriate moneys for the support of county associations of boroughs and townships

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever in any county of this Commonwealth there exists a voluntary association composed of electors of the several boroughs and townships within such county or any of them which association is formed for the study and investigation of the welfare economics management and government of boroughs and townships and for the protection and safeguarding of the rights and franchises of boroughs and townships and for the purpose of recommending legislation beneficial to

boroughs and townships or any one or more of such purposes the several boroughs within such county or any of them through their councils and the several townships within such county or any of them through their commissioners or supervisors may appropriate annually a sum of money not exceeding two hundred dollars for the support of such association

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1093, as follows:

An Act to amend section nineteen chapter three article one of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section nineteen chapter three Article one of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" which reads as follows

"Section 19 A certified copy of the ordinance together with the description and a plot showing the courses and distances of the boundaries of the borough before and after such proposed annexation shall be filed in the court of quarter sessions of the county or in case the land proposed to be annexed is situate in an adjacent county then in the courts of both counties A notice of such filing shall also be filed in the office of the county commissioners of the proper county Thereupon the territory proposed to be annexed shall be a part of the borough except when any ordinance and plot are filed in the office of the clerk of the court of quarter sessions within two months of any general municipal or primary election in which case the property proposed to be annexed shall not become a part of the borough until the day succeeding such election" is hereby amended to read as follows

Section 19 A certified copy of the ordinance together with the description and a plot showing the courses and distances of the boundaries of the borough before and after such proposed annexation shall be filed in the court of quarter sessions of the county or in case the land proposed to be annexed is situate in adjacent county then in the courts of both counties A notice of such filing shall also be filed in the office of the county commissioners of the proper county Thereupon the territory proposed to be annexed shall be a part of the borough except when any ordinance and plot are filed in the office of the clerk of the court of quarter sessions within two months of any general municipal or primary election in which case the property proposed to be annexed shall not become a part of the borough until the day succeeding such election

Where lands are annexed to a borough of an adjoining county such lands shall thereupon be held to be in the county in which said borough was incorporated for all purposes pertaining to boroughs schools (except the entering of tax and other liens) elections and the assessment and collection of taxes but for all other purposes shall be considered to be in the county of its location as if the said annexation had not been made

The proper officials of the county in which the annexing borough is located shall account to the county treasurer of the county in which the annexed land is situated for such county poor or other tax as may lawfully belong to the said county first deducting the commission allowed by law for the collection of taxes

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1081, as follows:

An Act regulating the closing of public highways and providing for the locating marking and maintenance of detours necessitated by such closing

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act except in the case of emergencies wherein the safety of the public would be endangered no public road or highway in this Commonwealth shall be closed to vehicular traffic except upon order of the authorities having charge of the maintenance of such highways nor for a longer period than is necessary for the purpose for which such order is issued

Section 2 When any public road or highways shall be so closed it shall be the duty of the authorities authorizing the



closing to immediately designate or lay out a detour on which they shall erect or cause to be erected and maintained while such detour is in use legible signs at each public road intersection throughout its entire length indicating the direction to the main highway and during the period when such detour is in use it shall be the duty of the authorities closing the main highway to maintain such detour in safe and passable condition and they are hereby authorized to pay for the cost of such maintenance out of such funds as are available for the maintenance of the highways in their charge

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1344, as follows:

An Act to amend an act approved the twenty-fourth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and ninety-nine) entitled "An act to amend section one of an act approved the twenty-first day of March one thousand nine hundred and seven entitled 'An act authorizing the county commissioners of the several counties or the town councils of the several boroughs of this Commonwealth or both to appropriate annually a sufficient sum of money to each post of the Grand Army of the Republic in their respective counties or boroughs to aid in defraying the expenses of Memorial Day' as amended by requiring the commissioners to make appropriations also to Memorial Day or similar organizations where there was heretofore an established post"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the twenty-fourth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and ninety-nine) entitled "An act to amend section one of an act approved the twenty-first day of March one thousand nine hundred and seven entitled 'An act authorizing the county commissioners of the several counties or the town councils of the several boroughs of this Commonwealth or both to appropriate annually a sufficient sum of money to each post of the Grand Army of the Republic in their respective counties or boroughs to aid in defraying the expenses of Memorial Day' as amended by requiring the commissioners to make appropriations also to Memorial Day or similar organizations where there was heretofore an established post" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners of the several counties of this Commonwealth are hereby required to appropriate annually to each post in their respective counties or to a regularly organized Memorial Day or similar organization where there was heretofore an established post in which latter case a certified list of expenditures shall be furnished the said commissioners a sum not to exceed fifty dollars to aid in defraying expenses of Memorial Day" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners of the several counties of this Commonwealth are hereby required to appropriate annually to each post in their respective counties or to a regularly organized Memorial Day or other similar organization where there was heretofore an established post the following sums to aid in defraying expenses of Memorial Day viz

If such post is or was located in a city borough town or township having a population of less than ten thousand fifty dollars

If such post is or was located in a city borough town or township having a population of ten thousand or more but less than twenty thousand then seventy-five dollars and

If such post is or was located in a city borough town or township having a population of twenty thousand or more then one hundred dollars

Whenever any such appropriation is made to any organization other than a post such organization shall furnish a certified list of expenditures to the county commissioners

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1292, as follows:

An Act authorizing the Adjutant General to erect construct complete and equip a building on the arsenal grounds at Harrisburg for use as a garage and machine shop and to grade and terrace the ground in connection therewith providing for the letting of contracts therefor and making an appropriation

Section 1 Be it enacted by the Senate and House of

Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Adjutant General of the State is hereby authorized and empowered to erect construct complete furnish and equip a building on the State arsenal grounds at Harrisburg for use as a garage and machine shop and to provide for the necessary filling grading and terracing in connection with said building Such building shall be erected constructed and completed in accordance with plans and specifications to be prepared by a competent architect and to be approved by the said Adjutant General

Section 2 The Adjutant General shall let a contract or contracts therefor to the lowest and best bidder after advertisement for bids once a week for four successive weeks in at least three newspapers published in different parts of the Commonwealth All bids for construction shall be separate from those for equipment The Adjutant General shall have power to reject any and all bids and to readvertise for bids in like manner as above provided Before any contract is entered into the Adjutant General shall require from the contractor a bond to the Commonwealth in such sums as the Adjutant General shall deem sufficient conditioned for the faithful performance of the terms of the contract The contract and bond shall be approved by the Attorney General

Section 3 As the work on the erection and construction of such building advances the Adjutant General may from time to time make payments to the contractor on account of such contract At no time however prior to the completion and acceptance of said building shall the total payment on account to the contractor exceed ninety per centum (90%) of the total cost of the work done thereon

Section 4 Payment on account of such contract shall be made upon requisition by the Adjutant General on the Auditor General and payment thereof made as other warrants are paid

Section 5 All contracts for the furnishing and equipment of said building shall be subject to the same rules regulations and stipulations herein provided for and governing the contracts for construction of said buildings

Section 6 The sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary is hereby specifically appropriated to the Adjutant General for the purpose of carrying out the provisions of this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1360, as follows:

An Act providing for the appointment of a commission to inspect sites suitable for the erection thereon of a State psychopathic hospital to be erected west of the Allegheny mountains and to be known as the Western Pennsylvania State Psychopathic Hospital and to select therefrom and recommend to the Governor the purchase of one of said sites for said purpose

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Governor be hereby authorized to appoint a commission of five persons from that part of the State west of the Allegheny mountains whose duty it shall be after the selection by said commission of a chairman and secretary to decide and recommend such sites west of the Allegheny mountains as may be most suitable for the erection of a psychopathic hospital to be known as the Western Pennsylvania State Psychopathic Hospital and to report to the Governor at the next session of the General Assembly the site which in their opinion is best adapted for the location of such hospital and the price set upon the same by the owner thereof

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1033, as follows:

An Act relating to the taking of certain fur bearing animals

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever used in this act the term "fur bearing animal" shall include the following mink muskrat opossum otter raccoon and skunk (commonly known as pole-cat)

Section 2 It is unlawful to kill or capture in any manner any fur bearing animals within the limits of this Commonwealth except from the first day of November to the last day of February next following both dates inclusive



except raccoons which may be killed or captured from the first day of October to the thirty-first day of January both days inclusive

Section 3 It is unlawful to use poison explosives or chemicals in taking any of the protected fur bearing animals or to smoke out or dig out any den of any kind or to cut down trees for the purpose of killing any fur bearing animals at any time within the limits of this Commonwealth. Provided however That the provisions of this act shall not be construed to apply to the Board of Game Commissioners or any of its duly appointed officers or authorized agents acting for the Commonwealth.

Section 4 Nothing in this act shall prevent persons residing upon and cultivating lands from digging out dens during the closed season in fields which they have under actual cultivation or from killing any fur bearing animals when found in the act of destroying personal property or in immediate pursuit thereafter but in no case shall pursuit be carried beyond the limits of the property upon which the damage is done

Section 5 It is unlawful to buy sell or offer to buy or sell or to ship out of the State any fur bearing animal or any part thereof knowing same to have been unlawfully taken. The possession of the green pelt or carcass of any fur bearing animal except during the open season and for fifteen days thereafter shall be prima facie evidence of a violation of this act

Section 6 It is unlawful to disturb the traps of another or to take an animal from the traps of another unless specifically authorized by the owner. Any person disturbing or molesting the traps set by another is guilty of malicious mischief. Any person taking a trap or taking an animal from a trap set by another is guilty of larceny and punishable accordingly

Section 7 Any person violating any of the provisions of this act or guilty of malicious mischief under the provisions thereof shall upon conviction before any justice of the peace alderman or magistrate in the county in which the offense was committed be liable for each separate offense to a penalty of ten dollars (\$10.00) for the first offense and for each subsequent a penalty of fifty dollars (\$50.00) together with the surrender of all guns traps dogs boats and other appliances used in and all pelts taken in violation of the laws

Section 8 Any officer of the Commonwealth whose duty it is to protect the wild birds or game of the Commonwealth or to preserve the peace of the Commonwealth shall have the right to arrest without warrant any person caught in the act of violating any provisions of this act or in pursuit immediately following such violation and to seize all guns shooting paraphernalia dogs boats or other appliances used in violation of any provision of this act also all fur bearing animals found either in possession or under control of the suspected person within this Commonwealth. All guns boats dogs fur bearing animals traps and shooting paraphernalia seized when such arrest is made shall be held subject to the determination of the proceedings instituted. All guns boats dogs fur bearing animals traps and shooting paraphernalia of every description thus seized shall be held subject to the payment of the penalty imposed and the costs of prosecution and unless security is given as required by section ten of this act all such seized guns boats dogs fur bearing animals traps and shooting paraphernalia shall be sold at public auction after advertising the same for five days by at least five public handbills conspicuously posted in the city borough town or township wherein the conviction was secured. Any fund thus arising shall be applied first to the payment of the costs of prosecution then to the payment of the penalty imposed and the remainder if any shall be returned to the owner of the property seized. Where fur bearing animals traps dogs boats or shooting paraphernalia of any description are seized and the owners thereof escape arrest and refuse to present themselves and make claim to said property the same shall be held for a period of ten days after which time if the owner thereof fails to appear and defend himself against the charges made such property of all description shall be sold in the manner prescribed for the sale of seized property after conviction and the fund arising from such sale be applied as in the case of the sale after conviction. The fact that imprisonment is suffered by any person convicted of violating any provisions of this act shall not prevent the sale of fur bearing animals traps guns dogs boats or other shooting paraphernalia of any description held as the property of the imprisoned party and the application of the fund thus realized to the payment of the costs and the penalty imposed

Section 9 Every person resisting arrest for violation of any of the provisions of this act or refusing to go with an officer after an arrest has been made or interfering with an officer of the Commonwealth in the performance of his duty under the provisions of this act shall be liable to a penalty of one hundred dollars which penalty when collected shall be applied as are other penalties under the provisions of this act

Section 10 Whenever because of the violation of any of the requirements of this act any person is convicted for a first offense and a penalty is imposed and the defendant neglects or refuses to at once pay said amount together with the costs of prosecution in lawful money of the United States he shall at once be committed to the jail of the county in which the conviction is secured for a period of one day for each dollar of penalty imposed unless he shall enter into good sufficient recognizances to either pay the penalty and costs within a period of ten days after the

date of said conviction or to certiorari the proceedings under the forms of law or to carry the case to a higher court on appeal under the provision of section fourteen of article five of the Constitution and laws of Pennsylvania relating thereto. In every case of a conviction for violation of any of the provisions of this act wherein the defendant suffers imprisonment in lieu of a cash payment of the penalty imposed or fails to pay the costs of prosecution all fur bearing animals traps guns boats shooting paraphernalia or other appliances used in violation of the law and found in his possession at the time of arrest or proven to have been used in violation of law shall be forfeited to the Commonwealth of Pennsylvania and shall be either destroyed or sold as the Board of Game Commissioners may consider best and the money secured through such sale shall be applied by said board first to the payment of the costs incurred and the remainder if any be deposited with the State Treasurer to be used for the purposes herein otherwise provided. The defendant shall be entitled for the first offense only to the credit of one day off his imprisonment for each dollar so deposited with the State Treasurer

Section 11 All fines and penalties imposed and collected for violation of any of the provisions of this act shall be paid to the State Treasurer who shall keep the moneys thus collected as a fund separate and apart solely for the purpose of wild bird and game protection for the creation and maintenance of game sanctuaries for the purchase propagation and feeding of game and wild birds and the payment of bounties under the supervision of the Board of Game Commissioners of the Commonwealth of Pennsylvania as provided for by the laws of this Commonwealth

Section 12 Every magistrate justice of the peace and alderman within this Commonwealth shall have the power of summary conviction in matters pertaining to the violation of any of the provisions of this act. All actions for violation of any of the provisions of this act excepting where the defendant is taken in the act of violating the law or in a pursuit immediately following such violation shall be commenced by affidavit made within two years after the date of such violation. Any magistrate justice of the peace or alderman on complaint made before him by affidavit by one or more persons of a violation of any of the provisions of this act by any person is hereby authorized and required to issue his warrant under his hand and seal directed to any constable police officer game protector or any officer of the Commonwealth whose duty it is to protect the game and wild birds of the Commonwealth and cause such persons to be brought before such magistrate justice of the peace or alderman who shall hear the evidence and determine the guilt or innocence of the person accused. If such person is convicted of the offense charged he shall be sentenced to pay the full penalty prescribed by the section violated together with the costs of prosecution. All penalties thus recovered in cases where the prosecutor is a salaried officer of the Commonwealth shall be immediately surrendered by the court receiving the same to the prosecutor who in turn as soon as may be shall forward or deliver such amount in full to the Secretary of the Board of Game Commissioners at Harrisburg. Where any officer of the Commonwealth other than a salaried officer is the prosecutor the penalty shall be as soon as the case is fully determined before him forwarded by such magistrate justice of the peace or alderman to the secretary of the Board of Game Commissioners at Harrisburg together with a statement of the cause for which such money has been collected the cost of which statement is hereby fixed at fifty cents and made a part of the costs of prosecution. It shall be the duty of the Secretary of the Board of Game Commissioners to at least once a month make return of money thus collected to the State Treasurer to be applied to the purposes provided for in this act. Every defendant convicted on appeal before any court of this Commonwealth shall be sentenced to pay the penalty imposed by the section violated or to undergo imprisonment in the jail of the county one day for each dollar of penalty imposed and unpaid. Any person charged with violating any provision of this act may sign an acknowledgment of the offense committed either before or after the beginning of suit and pay to any duly appointed and commissioned game protector or special deputy game protector the penalty in full as fixed by the act together with the costs accruing to the States to that date. The printed receipt therefor which shall in every instance bear the imprint of the seal of the Board of Game Commissioners of Pennsylvania and the signature of its secretary shall be evidence of full satisfaction of the offense committed

Section 13 The act approved the twenty-third day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and seventy) entitled "An act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania providing a method for the payment of the same and providing the method of furnishing evidence of said destruction and penalties for the violation of the several provisions hereof" is repealed so far as the same applies to the mink

The act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and eighty-seven) entitled "An act for the better protection of the skunk or polecat and muskrat providing a method for the taking of such animals and providing penalties" is absolutely repealed

All other acts or parts of acts inconsistent herewith are hereby repealed



And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1205, as follows:

An Act to amend section two of an act entitled "An act to regulate the doing of business in this Commonwealth by foreign corporations the registration thereof and service of process thereon and providing punishment and penalties for the violation of its provisions and repealing previous legislation on the subject" approved the eighth day of June one thousand nine hundred and eleven requiring the payment of registration fees and a bonus on capital stock and prohibiting registration where the corporate title is the same or similar to that of a registered foreign corporation or that of a Pennsylvania corporation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the second section of an act approved the eighth day of June one thousand nine hundred and eleven entitled "An act to regulate the doing of business in this Commonwealth by foreign corporations the registration thereof and service of process thereon and providing punishment and penalties for the violation of its provisions and repealing previous legislation on the subject" which reads as follows:

"Section 2 Every such foreign corporation before doing any business in this Commonwealth shall appoint in writing the Secretary of the Commonwealth and his successor in office to be its true and lawful attorney and authorized agent upon whom all lawful processes in any action or proceeding against it may be served and service of process on the Secretary of the Commonwealth and his successor in office to be its true and lawful attorney and authorized agent upon whom all lawful processes in any action or proceeding against it may be served and service of process on the Secretary of the Commonwealth shall be of the same legal force and validity as if served on it and authority for such service of process shall continue in force so long as any liability remains out-standing against it in the Commonwealth The power of attorney shall be executed with the seal of the corporation and signed by the president and secretary thereof and shall contain a statement showing the title and purpose of said corporation the location of its principal place of business in the Commonwealth and the post office address within the Commonwealth to which the Secretary of the Commonwealth shall send by mail any process against it served on him which address said corporation may change from time to time as it may find occasion by filing a certificate under its corporate seal with the Secretary of the Commonwealth setting forth such change of address Upon the payment of a fee of ten dollars for the use of the Commonwealth the said power of attorney and statement shall be filed in the office of the Secretary of the Commonwealth and copies certified by him shall be sufficient evidence thereof Service of such process shall be made by the sheriff of Dauphin county by leaving two copies of the process and a fee of two dollars in the hands or at the office of the Secretary of the Commonwealth and he shall make due return of this service of said process to the court magistrate or justice of the peace issuing the same Such process may be issued by any court or magistrate or justice of the peace having jurisdiction of the subject matter in controversy in any county of the Commonwealth in which said corporation shall have its principal place of business or in such county in which the right of action arose Upon the filing of the said power of attorney with the Secretary of the Commonwealth it shall be his duty to certify forthwith to the Auditor General the corporate name of the corporation filing the same and the location of its principal place of business in the Commonwealth as set forth in said power of attorney" be amended to read as follows

Section 2 Every such foreign corporation before doing any business in this Commonwealth shall appoint in writing the Secretary of the Commonwealth and his successor in office to be its true and lawful attorney and authorized agent upon whom all lawful processes in any action or proceeding against it may be served and service of process on the Secretary of the Commonwealth shall be of the same legal force and validity as if served on it and the authority for such service of process shall continue in force so long as any liability remains out-standing against it in the Commonwealth The power of attorney shall be executed with the seal of the corporation and signed by the president and secretary thereof and shall contain a statement showing the title and purpose of said corporation the amount of its authorized capital stock the number of shares and par value thereof and the number of shares without par value the location of its principal place of business in the Commonwealth and the post office address within the Commonwealth to which the Secretary of the Commonwealth shall send by mail any process against it served on him which address said corporation may change from time to time as it may find occasion by filing a certificate under its corporate seal with the Secretary of the Commonwealth setting forth such change of address Upon the payment of a fee of thirty dollars for the use of the Commonwealth the said power of attorney and statement shall be filed in the office of the Secretary of the Commonwealth and copies certified by him shall be sufficient evidence thereof And concurrently with the filing of said power of attorney and statement said corporation shall pay a bonus for the use of the Commonwealth of

one-fourth of one per cent on its authorized capital stock and on the number of shares without par value on the basis of one hundred dollars per share in addition to the bonus now required by law and upon any subsequent increase of the authorized capital stock of said corporation and the increase of the number of shares without par value the said corporation shall file in the office of the Secretary of the Commonwealth a statement thereof showing the same and thereupon pay a like bonus upon such increase Provided That no such corporation shall be registered in the office of the Secretary of the Commonwealth with the same title as that of a registered foreign corporation or that of a Pennsylvania corporation or a title so similar as in the opinion of the Secretary of the Commonwealth may be liable to create confusion as to corporate identity Service of such process shall be made by the sheriff of Dauphin county by leaving two copies of the process and a fee of two dollars in the hands or at the office of the Secretary of the Commonwealth and he shall make due return of this service of said process to the court magistrate or justice of the peace issuing the same such process may be issued by any court or magistrate or justice of the peace having jurisdiction of the subject matter in controversy in any county of the Commonwealth in which said corporation shall have its principal place of business or in such county in which the right of action arose Upon the filing of said power of attorney with the Secretary of the Commonwealth it shall be his duty to certify forthwith to the Auditor General the corporate name of the corporation filing the same the location of its principal place of business in the Commonwealth the amount of its authorized capital stock and the number of shares without par value as set forth in said power of attorney and he shall also certify to the Auditor General any subsequent increase thereof

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1189, as follows:

An Act to amend the act approved the seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws one hundred sixty-seven) entitled "An act to provide for the better protection of life and health by diminishing the danger from infectious and contagious diseases through the creation of a State Board of Undertakers in the cities of the first second and third classes with systematic examinations registration and licenses for all entering the business of burying the dead and penalties for violation of the provisions thereof" as amended by the act approved the twenty-fourth day of April one thousand nine hundred and five (Pamphlet Laws two hundred ninety-nine) entitled "An act to amend sections five and six of an act entitled 'An act to provide for the better protection of life and health by diminishing the danger from infectious and contagious diseases through the creation of a State Board of Undertakers in cities of the first second and third classes with systematic examinations registration and licenses for all entering the business of burying the dead and penalties for violation of the provisions thereof' approved the seventh day of June Anno Domini one thousand eight hundred and ninety-five by extending the provisions of the said act throughout this Commonwealth and providing for the payment of the expenses thereof" by prescribing the qualifications and compensation of members of the State Board of Undertakers providing for employees of the board requiring applicants for undertakers' licenses to have a common school education limiting undertakers' licenses to one year and providing for renewals thereof requiring undertakers' assistants to be registered and imposing certain duties on licensed undertakers in connection therewith and providing for the payment of the expenses of the board the auditing of its books and the disposition of funds remaining in its treasury

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws one hundred sixty-seven) entitled "An act to provide for the better protection of life and health by diminishing the danger from infectious and contagious diseases through the creation of a State Board of Undertakers in the cities of the first second and third classes with systematic examinations registration and licenses for all entering the business of burying the dead and penalties for violation of the provisions thereof" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Governor by and with the advice and consent of the Senate shall as soon as practicable after the passage of this act appoint five persons who shall be practicing undertakers and such appointees shall constitute a State Board of Undertakers one of the persons so appointed shall hold office for one year one for two years one for three years et cetera et cetera unless sooner removed appointments to fill vacancies caused by death resignation or removal before the expiration of terms shall be made for the residue of such terms by the Governor subject to the consent of the Senate and all appointments to fill vacancies caused by expirations of terms shall be made in the same manner and shall be for a period of three



years each" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Governor by and with the advice and consent of the Senate shall as soon as practicable after the passage of this act appoint five persons from a list of names submitted by The Funeral Directors' Association of Pennsylvania the said names submitted must be members of the association in good standing and must be actively engaged in the practice of undertaking and embalming with continuous experience of at least ten years and such appointees shall constitute a State Board of Undertakers one of the persons so appointed shall hold office for one year one for two years one for three years et cetera et cetera unless sooner removed appointments to fill vacancies caused by death resignation or removal before the expiration of terms shall be made for the residue of such terms by the Governor subject to the consent of the Senate and all appointments to fill vacancies caused by the expiration of terms shall be made in the same manner and shall be for a period of three years each

Section 2 Section three of said act which reads as follows

"Section 3 The members of the said board shall receive no salary as such except the secretary who shall receive a salary of five hundred dollars per annum which together with the actual traveling and necessary expenses of the board and its members shall be paid out of the receipts as hereinafter directed" is hereby amended to read as follows

Section 3 The members of the board shall receive for their services two hundred dollars (\$200.00) per year in addition to the railway fares and hotel expenses while attending meetings of the board

The secretary shall receive a salary of one thousand dollars (\$1,000.00) per year in addition to his salary as a member of the board

The board shall have power to appoint a clerk who shall be a notary public at a salary of one thousand dollars (\$1,000.00) per year and also to appoint a stenographer at a salary of five hundred dollars per year The clerk shall take the affidavits of applicants to their applications free of charge

Section 2 Section six of said act which as amended by section two of the act approved the twenty-fourth day of April one thousand nine hundred and five (Pamphlet Laws two hundred ninety-nine) entitled "An act to amend sections five and six of an act entitled 'An act to provide for the better protection of life and health by diminishing the danger from infectious and contagious diseases through the creation of a State Board of Undertakers in cities of the first second and third classes with systematic examinations registration and licenses for all entering the business of burying the dead and penalties for violation of the provisions thereof' approved the seventh day of June Anno Domini one thousand eight hundred and ninety-five by extending the provisions of the said act throughout this Commonwealth and providing for the payment of expenses thereof" reads as follows

"Section 6 Before any person persons or corporation shall hereafter engage in the business of undertaking or the care preparation disposition and the burial of the bodies of deceased persons in their own name and on their own account in this Commonwealth and before any person persons or corporations now so engaged in said business who shall have failed to register with said board in accordance with section five of this act shall continue in said business such person or persons or person comprising or representing such corporations shall apply to said board for a license to practice the same and shall accompany such application with a fee of ten dollars whereupon the applicant as aforesaid shall present himself or herself before said board at a time and place to be fixed by said board If the board shall find upon due examination that the applicant or applicants are of good moral character possessed of skill and knowledge of the said business of undertaking and have a reasonable knowledge of sanitation preservation of the dead disinfecting the body of deceased persons the apartment clothing and bedding in cases of death from infection or contagious diseases and have had practical experience in the business of undertaking for two years continuously with an undertaker or undertakers the board shall issue to said applicant or applicants upon payment of a fee of twenty-five dollars a license to practice said business of undertaking and shall register such applicants or applicant as duly licensed undertakers

Said board shall have full power at any time to revoke any licenses theretofore granted on proper cause and after full hearing of all the parties in interest

Such license shall be signed by a majority of the board and attested by its seal All persons receiving such license who shall register before said board as provided in section five of this act shall also register the fact at the office of the board of health at the city or at the office of the board of health nearest to the place in which it is proposed to carry on said business and any person persons or corporation obtaining a license under this section shall register that fact at the office of the board of health of the city or at the office of the board of health nearest to the place in which it is proposed to carry on said business and shall display said license in a conspicuous place in the office of the place of such licensee" is hereby further amended to read as follows

Section 6 Before any person persons or corporation shall hereafter engage in the business of undertaking or the care preparation disposition and the burial of the bodies of deceased persons in their own name and on their own account in this Commonwealth and before any person persons or corporations now so engaged in said business such person or persons or person comprising or representing such corporations shall apply to said board for a license to practice the same and shall accompany such application with a fee of ten

dollars whereupon the applicant as aforesaid shall present himself or herself before said board at a time and place to be fixed by said board

If the board shall find upon due examination that the applicant or applicants are of good moral character possessed of skill and knowledge of the said business of undertaking and have a reasonable knowledge of sanitation preservation of the dead disinfecting the body of deceased persons the apartment clothing and bedding in cases of death from infection or contagious diseases and have had practical experience in the business of undertaking for two years continuously with an undertaker or undertakers the board shall issue to said applicant or applicants upon payment of a fee of twenty-five dollars a license to practice such business of undertaking and shall register such applicants or applicant as duly licensed undertakers All applicants for a license must have a common school education

Said board shall have full power at any time to revoke any licenses theretofore granted on proper cause and after full hearing of all the parties in interest

Such license shall be signed by a majority of the board and attested by its seal All persons receiving such license who shall register before said board as provided in section five of this act shall also register the fact at the office of the board of health at the city or at the office of the board of health nearest to the place in which it is proposed to carry on said business and any person persons or corporation obtaining a license under this section shall register that fact at the office of the board of health of the city or at the office of the board of health nearest to the place in which it is proposed to carry on said business and shall display said license in a conspicuous place in the office of the place of such licensee

All licenses shall be issued for one year If the licensee wishes to continue in the business after the expiration of his license he must make application to the secretary of the board for a renewal of the same for which he shall pay a fee of five dollars (\$5.00)

All undertakers' assistants must be registered with the board and pay a fee of one dollar per year The secretary of the board shall keep a separate register for assistants giving name age residence and where they attended school When any assistant leaves his employer the employer shall report such fact to the board Every licensed undertaker and embalmer shall report to the board whenever he employs a new assistant and shall attend to having him registered Any licensed undertaker and embalmer who fails to comply with this requirement may be summoned before the board and if found guilty he may be fined and his license may be revoked at the option of the board

Section 4 Section nine of said act which reads as follows

"Section 9 All fees collected and all fines paid under the provisions of this act shall go to and be used for the purpose of the said Board of Undertakers to defray its necessary expenses" is hereby amended to read as follows

Section 9 The expenses of the Board of Undertakers shall be paid out of the receipts of the board

Section 5 That section ten of said act which reads as follows

"Section 10 It shall be the duty of said board on or before the first Monday of January of each and every year to make a report in writing to the Governor of this State containing a detailed statement of the nature of the receipts and the manner of expenditures and any balance of money remaining at the end of the year after the payment of the necessary expenses including the salary of the secretary and the traveling and other necessary expenses of the members of the board incurred in the discharge of their duties as such shall be reserved by the treasurer of said board to meet the necessary expenses of ensuing years" is hereby amended to read as follows

Section 10 It shall be the duty of said board on or before the first Monday of January of each and every year to make a report in writing to the Governor of this State containing a detailed statement of the nature of the receipts and the manner of expenditures The board shall have its books audited before the first Monday of December in every year by the Auditor General of the State and whatever funds are remaining in its treasury after defraying all the necessary expenses shall be turned over to the State Treasurer

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 873, as follows:

An Act authorizing a State Association of Township Supervisors and Township Commissioners and providing for the payment of the expenses thereof by the respective counties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the formation of a State Association of Township Supervisors and Commissioners is hereby authorized The association shall hold annual meetings at such time and place within the Commonwealth as it may designate for the purpose of discussing various questions and subjects pertaining to the duties of township supervisors and township commissioners and for the purpose of devising uniform economical and efficient methods of administering the affairs of townships



Section 2 Each county association of township supervisors and commissioners shall send one township supervisor or commissioner for each ten townships or fraction thereof within said county as a delegate to each annual meeting of said State Association.

Section 3 The expenses of the delegate attending the annual meeting shall not exceed four dollars per day for each delegate for not more than three days together with the actual mileage at the prevailing rate of railroad fare and shall be paid by the respective county associations.

Section 4 The expenses of the annual meeting including expenses of committees printing and stenographers shall be paid pro rata by the respective county associations and shall not exceed ten dollars for each county association.

Section 5 Within thirty days after each annual meeting of the State Association the treasurer of the respective county association shall file with the county treasurer an itemized statement under oath setting forth where and when the annual meeting of the State Association was held the number of delegates from the respective association in attendance and the expenditures due from the county association for such annual meeting.

Section 6 The county treasurer shall pay to the treasurer of the respective county association out of the county funds the amount expended by the county association under the provisions of this act.

Section 7 All acts or parts of acts inconsistent with this act are repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1290, as follows:

An Act appropriating to the Department of Health any moneys to be received from the United States Government in the promotion of sanitation public health and health education the protection and care of maternity infancy and old age and the prevention treatment and cure of disease.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all moneys hereafter received by the Treasurer of this Commonwealth from the United States Government for the promotion of sanitation public health and health education preventative medicine the protection and care of maternity infancy and old age and the prevention treatment and cure of disease now made or to be made is hereby specifically appropriated to said State Department of Health for such prevention control protection cure treatment and promotion.

Section 2 All moneys received hereafter by the State Treasurer and hereby appropriated to the State Department of Health shall be credited by him to the general fund of the said department and shall be paid out of the State Treasury in the same manner as other appropriations to the State Department of Health are paid.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1212, as follows:

An Act to amend section twelve article one chapter eight of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs".

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section twelve article one chapter eight of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" which reads as follows

"Section 12 Whenever the electors of any borough divided into wards are authorized by this act or by a decree of court to elect three members of council from each ward the court of quarter sessions may upon the petition of twenty citizens of such borough and after notice to the council decrease the number of the council to be elected in each of such wards to two.

At each municipal election thereafter the electors of each ward shall elect one councilman to hold office for a term of four years from the first Monday of January next succeeding his election" is hereby amended to read as follows

Section 12 Whenever the electors of any borough divided into wards are authorized by this act or by a decree of court to elect three members of council from each ward the court of quarter sessions may upon the petition of twenty citizens

of such borough and after notice to the council decrease the number of the council to be elected in each of such wards to one or two.

At each municipal election thereafter in such borough where there are two members from each ward the electors of each ward shall elect one councilman to hold office for a term of four years from the first Monday of January next succeeding his election.

At each municipal election thereafter in such boroughs where there is one member from each ward the electors from each of the odd-numbered wards shall at the first municipal election thereafter elect one councilman for a term of four years and the electors from each of the even-numbered wards shall elect one councilman for a term of two years. At each municipal election thereafter the electors of the even-numbered wards or odd-numbered wards as the case may be shall elect one councilman for a term of four years to take the places of those whose terms are about to expire. All such councilmen shall take office on the first Monday of January following their election.

In any borough where under the provisions of this section the number of councilmen shall be reduced the councilmen then in office shall remain in office until the end of their respective terms.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1243, as follows:

An Act to further amend section twenty of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred forty-four) entitled "An act providing for original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" as amended providing for the vacation of abandoned or condemned turnpikes.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section twenty of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred forty-four) entitled "An act providing for original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" which as amended by the act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred thirty-eight) entitled "An act to amend sections thirteen and twenty of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred forty-four) entitled "An act providing for original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county



may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county roads providing for the repair maintenance and vacation of abandoned and condemned turnpikes" reads as follows

"Section 20 Upon petition of the county commissioners of any county the court of quarter sessions of the county with the approval thereof by the grand jury may vacate as a county road any portion or portions of any abandoned or condemned turnpike road or of any road the permanent location or improvement whereof has been ordered or made under this or former acts relating to county roads and all portions of such roads so vacated shall become and be township roads" is hereby further amended to read as follows

Section 20 Upon petition of the county commissioners of any county the several courts of quarter sessions of this Commonwealth shall have power within their respective counties to vacate as a county road any portion or portions of any abandoned or condemned turnpike road or any portion or portions of any turnpike road purchased by the county or of any road the permanent location or improvement whereof has been ordered or made under this or former acts relating to county roads and all portions of such roads so vacated shall become and be township roads. Written notice of the contents of said petition and the time when the same will be presented to the court shall be given by the county commissioners to the supervisors of the township or townships through which said road passes at least ten days before the date of presenting the same. At the time said petition is presented the court may fix a time for a hearing in open court or refer the matter to an examiner to take testimony and report his findings to the court at such time as the court shall direct. At any hearing in open court or before an examiner appointed by the court all parties in interest may appear and be heard. After the hearing in open court or before an examiner as aforesaid the court if it shall find that the conditions prescribed by this act have been complied with may grant the prayer of the petitioners and make a decree accordingly or make such order in the premises as to right and justice shall appertain. Provided That no one portion of any condemned or abandoned or purchased turnpike vacated under this act shall exceed a half mile in length

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 722, as follows:

An Act to repeal an act approved the twenty-second day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand one hundred and thirteen) entitled "An act authorizing cities of the third class to surrender their charter and be constituted a borough and providing the procedure therefor"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the twenty-second day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand one hundred and thirteen) entitled "An act authorizing cities of the third class to surrender their charter and be constituted a borough and providing the procedure therefor" is hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1330, as follows:

An Act to amend section eleven of an act approved the twelfth day of July nineteen hundred and nineteen entitled "An act authorizing stock corporations other than building and loan associations and corporations authorized by law to transact a banking or insurance business to make provision upon formation reorganization merger or consolidation for the issue of either or both preferred or common shares without nominal or par value regulating the same and such corporations and prescribing the method of determining the number of shares and capital of corporations issuing shares in such manner" by providing that no bonus shall be required to be paid under the laws of this Commonwealth upon the stock of a corporation issued to acquire property

of which an existing corporation is obliged to divest itself in order to comply with any law of this Commonwealth or to enable it to exercise any rights otherwise conferred on it by any law of this Commonwealth and provided further that no bonus shall be required to be paid under the laws of this Commonwealth in cases of reorganization merger or consolidation in connection with which all certificates of capital stock with nominal or par value are fully surrendered by the shareholders of the corporation in process of reorganization or of the two or more corporations in process of merger or consolidation and in exchange therefore the aforesaid shareholders receive without other consideration or the paying in of additional capital assets a like or a lesser or a greater number of shares without nominal or par value

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eleven of the act approved the twelfth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred and fourteen) entitled "An act authorizing stock corporations other than building and loan associations and corporations authorized by law to transact a banking or insurance business to make provision upon formation reorganization merger or consolidation for the issue of either or both preferred or common shares without nominal or par value regulating the same and such corporations and prescribing the method of determining the number of shares and capital of corporations issuing shares in such manner" which reads as follows

"Section 11 For the purpose of computing the bonus required to be paid under the laws of this Commonwealth and such tax or taxes if any the determination of which is based on the par value of shares of stock and not on the number of shares or the actual or ascertained value thereof and for the purpose of determining the amount of the liability of stockholders in their individual capacity for work or labor done to carry on the operations of a corporation or for debts due laborers mechanics and clerks but for no other purpose each share of stock without any nominal or par value under the provisions of this act shall be considered the equivalent of a share having a nominal or par value of one hundred dollars

For the purpose of any certificate of notification report return or similar instrument wherein the amount or par value of stock or capital or capital stock paid in outstanding or retired is required to be stated in the case of shares without nominal or par value and with respect to such shares the amount or par value thereof outstanding or paid in prior to the date of such certificate report return or similar instrument shall be considered as the amount of "stated capital" in excess of the total par value of outstanding shares having a par value if any and the amount or par value thereof retired shall be considered as the amount of decrease if any of "stated capital" due to such retirement. In the case of shares without nominal or par value presently to be issued in lieu of stating the amount or par value thereof in any such certificate report return or similar instrument an accurate and detailed description of the consideration received or to be received therefor or of the assets received or to be received for which the proceeds from the disposition of the said shares are to be used to pay or reimburse the treasury of the company and the net changes if any in the corporation's "stated capital" due to the receipt of such consideration shall be stated. In the case of shares without nominal or par value authorized but unissued and not presently to be issued it shall not be necessary in such certificate report return or similar instrument to show the amount or par value thereof and only the number thereof need be stated

For the purpose of any statutory provisions limiting the amount of capital stock which a corporation may have or the relation between indebtedness and capital stock or prescribing the portion or amount or par value of stock or capital which must be paid in cash or otherwise whether at the time of formation before commencing to do business or from time to time subsequent thereto the "stated capital" of a corporation having shares without nominal or par value shall be deemed to be its capital stock or the amount thereof

Nothing in this act contained shall be construed as excepting or relieving a corporation from any requirement of law as to the amount in dollars of paid in capital in cash or otherwise which it must have at any time

In any investigation or procedure by the Commonwealth of Pennsylvania or any agency thereof to determine the value of the property assets or capital stock of a corporation having shares without nominal or par value under the provisions of this act neither the stated capital of such corporation nor the number of shares of its outstanding stock without nominal or par value shall be controlling but the same may be disregarded or considered only to such extent as the Commonwealth or its agency shall deem necessary or proper for the purpose of such investigation or proceeding" is hereby amended to read as follows

Section 11 For the purpose of computing the bonus required to be paid under the laws of this Commonwealth and such tax or taxes if any the determination of which is based on the par value of shares of stock and not on the number of shares or the actual or ascertained value thereof and for the purpose of determining the amount of the liability of stockholders in their individual capacity for work or labor done to carry on the operations of a corporation or for debts due laborers mechanics and clerks but for no other purpose each share of stock without any nominal or par value under the provisions of this act shall be considered the equivalent of a share having a nominal or par value of one hundred dollars

For the purpose of any certificate of notification report return or similar instrument wherein the amount or par value of stock or capital or capital stock paid in outstanding or retired is required to be stated in the case of shares without



nominal or par value and with respect to such shares the amount or par value thereof outstanding or paid in prior to the date of such certificate report return or similar instrument shall be considered as the amount of "stated capital" in excess of the total par value of outstanding shares having a par value if any and the amount or par value thereof retired shall be considered as the amount of "stated capital" in excess of the total par value of outstanding shares having a par value if any and the amount or par value thereof retired shall be considered as the amount of decrease if any of "stated capital" due to such retirement. In the case of shares without nominal or par value presently to be issued in lieu of stating the amount or par value thereof in any such certificate report return or similar instrument an accurate and detailed description of the consideration received or to be received therefor or of the assets received or to be received for which the proceeds from the disposition of the said shares are to be used to pay or reimburse the treasury of the company and the net changes if any in the corporation's "stated capital" due to the receipt of such consideration shall be stated. In the case of shares without nominal or par value authorized but unissued and not presently to be issued it shall not be necessary in such certificate report return or similar instrument to show the amount or par value thereof and only the number thereof need be stated.

For the purpose of any statutory provisions limiting the amount of capital stock which a corporation may have or the relation between indebtedness and capital stock or prescribing the portion or amount or par value of stock or capital which must be paid in cash or otherwise whether at the time of formation before commencing to do business or from time to time subsequent thereto the "stated capital" of a corporation having shares without nominal or par value shall be deemed to be its capital stock or the amount thereof.

Nothing in this act contained shall be construed as excepting or relieving a corporation from any requirement of law as to the amount in dollars of paid in capital in cash or otherwise which it must have at any time.

In any investigation or proceeding by the Commonwealth of Pennsylvania or any agency thereof to determine the value of the property assets or capital stock of a corporation having shares without nominal or par value under the provisions of this act neither the stated capital of such corporation nor the number of shares of its outstanding stock without nominal or par value shall be controlling by the same may be disregarded or considered only to such extent as the Commonwealth or its agency shall deem necessary or proper for the purpose of such investigation or proceeding. Provided however That no bonus shall be required to be paid under the laws of this Commonwealth upon the stock of a corporation issued to acquire property of which an existing corporation is obliged to divest itself in order to comply with any law of the United States or of this Commonwealth or to enable it to exercise any rights otherwise conferred on it by any law of this Commonwealth and provided further that no bonus shall be required to be paid under the laws of this Commonwealth in cases of reorganization merger or consolidation in connection with which all certificates of capital stock with nominal or par value are fully surrendered by the shareholders of the corporation in process of reorganization or of the two or more corporations in process of merger or consolidation and in exchange therefor the aforesaid shareholders receive without other consideration or the paying in of additional capital assets a like or lesser or a greater number of shares without nominal or par value.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1259, as follows:

An Act providing for the licensing and registration by the Dental Council of certain persons to practice dentistry.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any person who has been engaged in practicing dentistry within this Commonwealth for a period of twenty-five years or more and is of good moral character shall upon the furnishing of proper affidavits be licensed by the Dental Council at any time prior to the first day of July one thousand nine hundred and twenty-one. Such licensing shall be effected upon the payment of a fee of twenty-five dollars and thereupon the Dental Council shall issue to such dentist a license to practice dentistry in the same manner as such licenses are issued to persons who have successfully passed examinations conducted by the Board of Dental Examiners. Any dentist licensed under the provisions of this act shall immediately be registered by the Dental Council upon the payment of a fee of one dollar and shall likewise be registered annually thereafter upon the payment of a similar fee.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee

of the Whole in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1341, as follows:

An Act to amend section one of an act approved the eighth day of April one thousand eight hundred sixty-seven (Pamphlet Laws fifty) entitled "An act to permit disabled soldiers to peddle by procuring a license therefor without charge" as amended.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the eighth day of April one thousand eight hundred sixty-seven (Pamphlet Laws fifty) entitled "An act to permit disabled soldiers to peddle by procuring a license therefor without charge" which as amended by an act approved the ninth day of June one thousand eight hundred ninety-one (Pamphlet Laws two hundred fifty) entitled "An act to amend an act entitled 'An act to permit disabled soldiers to peddle by procuring a license therefor without charge' approved the eighth day of April Anno Domini one thousand eight hundred and sixty-seven extending said privilege to all soldiers sailors and marines who are unable to procure a livelihood by manual labor" reads as follows

"Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every honorably discharged soldier sailor and marine of the military or naval service of the United States who is a resident of this State and who is unable to procure a livelihood by manual labor shall have the right to hawk peddle and vend any goods wares or merchandise or solicit trade within this Commonwealth by procuring a license for that purpose to be issued without cost. Provided That before any such soldier sailor or marine shall be entitled to the benefits of this act he shall present is certificate of pension which shall be evidence of his disability. If no pensioner shall obtain a certificate from an examining surgeon of the United States that he is unable to procure his living by manual labor and shall also procure a certificate from the prothonotary of any county in this State that he has filed in the office of said prothonotary his affidavit setting forth that he is the bona fide owner in his own right of all the goods wares and merchandise which he proposes to hawk peddle and vend and that he will not engage to sell the same for any other person or persons whatever. And provided further That the aforesaid certificate together with such person's discharge from the military or naval service or an exemplified copy thereof shall be full and conclusive evidence of such person's rights to the benefits of this act" is hereby further amended to read as follows

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every honorably discharged soldier sailor and marine of the military or naval service of the United States who is a resident of this State and who is unable to procure a livelihood by manual labor shall have the right to hawk peddle and vend any goods wares or merchandise or solicit trade within this Commonwealth by procuring a license for that purpose to be issued without cost. Provided That before any such soldier sailor or marine shall be entitled to the benefits of this act he shall present his certificate of pension or satisfactory proof that he receives compensation from the Federal Government which shall be evidence of his disability if no pensioner nor a receiver of compensation he shall present a certificate from two reputable physicians that he is unable to procure his living by manual labor. He shall also procure a certificate from the prothonotary of any county in this State that he has filed in the office of said prothonotary his affidavit setting forth that he is the bona fide owner in his own right of all the goods wares and merchandise which he proposes to hawk peddle and vend and that he will not engage to sell the same for any other person or persons whatever. And provided further That the aforesaid certificate or proof of compensation together with such person's discharge from the military or naval service or an exemplified copy thereof shall be full and conclusive evidence of such person's rights to the benefit of this act.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1088, as follows:

An Act authorizing the directors of the poor of Jenkins township Pittston borough and Pittston township in Luzerne county to acquire property and to erect and equip an asylum for the insane and to levy taxes and borrow money therefor.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the directors of the poor of Jenkins township Pittston borough and Pittston township in Luzerne county are hereby authorized to purchase or acquire by condemnation under the right of eminent domain a suitable site or parcel of ground upon which to erect an asylum for the insane of such poor district unless in their opinion land already owned by the poor district can be used for the purpose. Said directors of the poor are further authorized to cause plans and speci-



cations for the erection furnishing and equipment of a building or buildings for such asylum to be prepared and to be submitted to the board of public charities and to the committee on lunacy. When such plans and specifications are so approved in accordance with the laws of the Commonwealth and the rules of the committee of lunacy the directors of the poor shall erect furnish and equip such asylum in accordance with such plans and specifications. The cost of the site plus erection furnishing and equipment of the asylum and all other costs and expenses connected therewith shall be paid by the treasurer of the poor district from funds hereinafter provided for.

Section 2 The directors of the poor of said poor district are hereby authorized to provide the funds with which to pay for the acquiring of such land and for the plans building equipment and collecting a tax upon the taxable persons property within the district and by increasing the indebtedness of the district in the manner prescribed by the general law for increasing the indebtedness of the municipalities of the Commonwealth. The directors of the poor may issue and sell such bonds as may be necessary. Such bonds shall be payable in not more than thirty years from the date of their issue and shall bear interest at a rate not greater than six per centum per annum. Such bonds shall be in the form upon such terms and in such denominations as the directors of the poor shall deem best and shall be sold to the highest and best bidder at not less than par.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1361, as follows:

An Act providing for the appointment of a commission to inspect sites suitable for the erection thereon of a State psychopathic hospital to be erected east of the Allegheny Mountains and to be known as the Eastern Pennsylvania State Psychopathic Hospital and to select therefrom and recommend to the Governor the purchase of one of said site for said purpose.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Governor be hereby authorized to appoint a commission of five persons from that part of the State east of the Allegheny Mountains whose duty it shall be after the selection by said commission of a chairman and secretary to decide and recommend such sites east of the Allegheny Mountains as may be most suitable for the erection of a psychopathic hospital to be known as the Eastern Pennsylvania State Psychopathic Hospital and to report to the Governor at the next session of the General Assembly the site which in their opinion is best adapted for the location of such hospital and the price set upon the same by the owner thereof.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1271, as follows:

An Act to amend clause (b) of section five of an act approved the twenty-first day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and nine) entitled "An act relating to the organization maintenance and operation of the Banking Department and the scope of its supervision and control over corporations partnerships unincorporated associations and individuals and the assets and liabilities thereof providing penalties for the enforcement of its provisions and repealing certain acts."

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That clause (b) of section five of an act approved the twenty-first day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and nine) entitled "An act relating to the organization maintenance and operation of the Banking Department and the scope of its supervision and control over corporations partnerships unincorporated associations and individuals and the assets and liabilities thereof providing penalties for the enforcement of its provisions and repealing certain acts" which reads as follows

"(b) The Commissioner of Banking shall appoint a first deputy whose salary shall be five thousand dollars per annum and may appoint a second and third deputy whose salaries shall be respectively four thousand and three thousand dollars per annum. The duties of all such deputies shall be such as may be assigned to them by the commissioner and each of them shall take subscribe and file the oath of office as herein prescribed for the Commissioner of Banking and shall whenever required by the commissioner give bond in such amount and with such surety as may be pre-

scribed by the commissioner conditioned for the faithful performance of the duties of such deputy" is hereby amended to read as follows

(b) The Commissioner of Banking shall appoint a first deputy whose salary shall be six thousand dollars per annum and may appoint a second and third deputy whose salaries shall be respectively five thousand and four thousand dollars per annum. The duties of all such deputies shall be such as may be assigned to them by the commissioner and each of them shall take subscribe and file the oath of office as herein prescribed for the Commissioner of Banking and shall whenever required by the commissioner give bond in such amount and with such surety as may be prescribed by the commissioner conditioned for the faithful performance of the duties of such deputy.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1331, as follows:

An Act relating to the payment of bonus upon the capital stock of corporations issued to acquire properties or stock of existing corporations where the amount of corporate property in the Commonwealth is not increased but where a change of ownership is effected.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever by the laws of the United States or by the laws of the Commonwealth of Pennsylvania it becomes necessary for any corporation incorporated under the laws of this Commonwealth to divest itself of any property or properties and such properties so divested are acquired by any existing corporation or by any corporation formed for the acquisition of such property or properties and capital stock is issued by such existing or formed corporation for the amount of the property so acquired and the amount of corporate property in the Commonwealth is not increased thereby but simply a change of ownership thereof effected such capital stock so issued and representing the property or properties so divested and acquired shall not be subject to the payment of bonus under the laws of the Commonwealth and provided further That no bonus shall be required to be paid under the laws of this Commonwealth in cases of reorganization merger or consolidation in connection with which all certificates of capital stock with nominal or par value are fully surrendered by the shareholders of the corporation in process of reorganization or of the two or more corporations in process of merger or consolidation and in exchange therefore the aforesaid shareholders receive without other consideration or the paying in of additional capital assets a like or a lesser or a greater number of shares without nominal or par value. In all other cases the bonus upon the issuance of any capital stock or upon any increase thereof shall be paid as now provided by law.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1354, as follows:

A Supplement to the act approved the twenty-third day of June one thousand eight hundred and eighty-five (Pamphlet Laws one hundred and forty-six) entitled "An act relating to marriage licenses providing for officers herein indicated to issue licenses for parties to marry" imposing an additional license fee for the use of the Commonwealth.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That for each marriage license issued after the first day of July one thousand nine hundred and twenty-one there shall be paid a fee of fifty cents in addition to the fees now imposed by the act to which this is a supplement. The said fee shall be collected by the clerk of the orphans' court issuing said license and at the end of each month all moneys so collected by him shall be transmitted to the State Treasurer to be placed in the general fund for the use of the Commonwealth.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,



The House proceeded to the second reading and consideration of House Bill No. 1356, as follows:

An Act to amend section one of the act approved the eighteenth day of July Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws three hundred and forty-five) entitled "An act to fix the salaries of the supervising inspectors of the second grade and of the Chief of the Bureau of Mediation and Arbitration in the Department of Labor and Industry"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the eighteenth day of July Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws three hundred and forty-five) entitled "An act to fix the salary of the supervising inspectors of the second grade and of the Chief of the Bureau of Mediation and Arbitration in the Department of Labor and Industry" which reads as follows

"That the salaries of the four supervising inspectors of the second grade in the Department of Labor and Industry are hereby fixed at three thousand five hundred dollars (\$3,500) per annum each The salary of the Chief of the Bureau of Mediation in the Department of Labor and Industry is hereby fixed at four thousand dollars (\$4,000) per annum" is hereby amended to read

"That the salaries of the four supervising inspectors of the second grade in the Department of Labor and Industry are hereby fixed at three thousand five hundred dollars (\$3,500) per annum each The salary of the Chief of the Bureau of Mediation and Arbitration in the Department of Labor and Industry is hereby fixed at six thousand dollars (\$6,000) per annum"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1359, as follows:

An Act authorizing certain heads of departments of the State Government to increase the compensation of employees and prescribing a limit to said increase

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all cases where the compensation of draughtsmen clerks and stenographers in the several departments of the State Government is now fixed by statute and where the compensation is at present eighteen hundred dollars per annum or less the heads of the several departments may with the approval of the Governor increase such compensation not exceeding twenty per centum of the present compensation Provided That the maximum compensation allowed by this act shall in no case exceed the sum of two thousand dollars per annum

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1299, as follows:

An Act to amend section one of an act approved the seventeenth day of June Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws five hundred and seven) entitled "An act to provide revenue for State and county purposes and in cities co-extensive with counties for city and county purposes imposing taxes upon certain classes of personal property providing for the assessment and collection of the same providing for the duties and compensation of prothonotaries and recorders in connection therewith and modifying existing legislation which provided for raising revenue for State purposes" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the seventeenth day of June Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws five hundred and seven) entitled "An act to provide revenue for State and county purposes and in cities co-extensive with counties for city and county purposes imposing taxes upon certain classes of personal property providing for the assessment and collection of the same providing for the duties and compensation of prothonotaries and recorders in connection therewith and modifying existing legislation which provided for raising revenue for State purposes" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in

General Assembly met and it is hereby enacted by the authority of the same That all personal property of the classes hereinafter enumerated owned held or possessed by any person persons co-partnership or unincorporated association or company resident located or liable to taxation within this Commonwealth or by any joint-stock company or association limited partnership bank or corporation whatsoever formed erected or incorporated by under or in pursuance of any law of this Commonwealth or of the United States or of any other State or government and liable to taxation within this Commonwealth whether such personal property be owned held or possessed by such person or persons co-partnership unincorporated association company joint-stock company or association limited partnership bank or corporation in his her their or its own right or as active trustee agent attorney-in-fact or in any other capacity for the use benefit or advantage of any other person persons co-partnership unincorporated association company joint-stock company or association limited partnership bank or corporation is hereby made taxable annually for county purposes and in cities co-extensive with counties for city and county purposes at the rate of four mills on each dollar of the value thereof and no failure to assess or return the same shall discharge such owner or holder thereof from liability therefor that is to say

All mortgages all moneys owing by solvent debtors whether by promissory note or penal or single bill bond or judgment all articles of agreement and accounts bearing interest all public loans whatsoever except those issued by this Commonwealth or the United States and those made taxable for State purposes by section seventeen hereof all loans issued by any corporation association company or limited partnership created or formed under the laws of this Commonwealth or of the United States or of any other State or government including car-trust securities and loans secured by bonds or any other form of certificate or evidence of indebtedness whether the interest be included in the principal of the obligation or payable by the terms thereof except such loans as are made taxable for State purposes by section seventeen hereof all shares of stock in any bank corporation association company or limited partnership created or formed under the laws of this Commonwealth or of the United States or of any other State or government except shares of stock in any bank corporation or limited partnership that may be liable to a tax on its shares or its capital stock for State purposes under the laws of this Commonwealth or relieved from the payment of tax on its shares or capital stock for State purposes by the laws of the Commonwealth all moneys loaned or invested in other States territories District of Columbia or foreign countries all other moneyed capital in the hands of individual citizens of the State all stages omnibuses hacks cabs and other vehicles used in transporting passengers for hire except steam and street passenger railway cars owned used or possessed within this Commonwealth by any person or persons or by any corporate body or bodies all annuities yielding annually over two hundred dollars Provided That this section shall not apply to bank notes or notes discounted or negotiated by any bank or banking institution savings institution or trust company And providing That the provisions of this act shall not apply to building and loan associations or to savings institutions having no capital stock but nothing herein contained shall be construed to relieve or exempt individual depositors in savings institutions having no capital stock from any taxation to which such depositor may be subject and if at any time either now or hereafter any persons individuals or bodies corporate have agreed or shall hereafter agree to issue his their or its securities bonds or other evidences of indebtedness clear of and free from the said four mills tax herein provided for or have agreed or shall hereafter agree to pay the same nothing herein contained shall be so construed as to relieve or exempt him it or them from paying the said four mills tax on any of the said such securities bonds or other evidences of indebtedness as may be held owned by or owing to the said saving institution having no capital stock And provided further That the provisions of this act shall not apply to fire companies firemen's relief association life or fire insurance corporations having no capital stock secret and beneficial societies labor unions and labor union relief associations and all beneficial organizations paying sick or death benefits or either or both from funds received from voluntary contributions or assessments upon members of such associations societies or unions And provided further That corporations limited partnerships and joint-stock associations liable to tax on capital stock for State purposes shall not be required to make any report or pay any further tax under this section on the mortgages bonds and other securities owned by them in their own right but corporations limited partnerships and joint-stock associations holding such securities as trustees executors administrators guardians or in any other manner shall return and pay the tax imposed by this section upon all securities so held by them as in the case of individuals And provided further That none of the classes of property made taxable by this section for county purposes and in cities co-extensive with counties for city and county purposes shall be taxed or taxable for any other local purpose or for State purposes under the laws of this Commonwealth" be and the same is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all personal property of the classes hereinafter enumerated owned held or possessed by any person persons co-partnership or unincorporated association or company resident located or liable to taxation within this Commonwealth or by any joint-stock company or associa-



tion limited partnership bank or corporation whatsoever formed erected or incorporated by under or in pursuance of any law of this Commonwealth or of the United States or of any other State or government and liable to taxation within this Commonwealth whether such personal property be owned held or possessed by such person or persons co-partnership unincorporated association company joint-stock company or association limited partnership bank or corporation in his her their or its own right or as active trustee agent attorney-in-fact or in any other capacity for the use benefit or advantage of any other person persons co-partnership unincorporated association company joint-stock company or association limited partnership bank or corporation is hereby made taxable annually for county purposes and in cities co-extensive with counties for city and county purposes at the rate of four mills on each dollar of the value thereof and no failure to assess or return the same shall discharge such owner or holder thereof from liability therefor that is to say

All mortgages all moneys owing by solvent debtors whether by promissory note or penal or single bill bond or judgment all articles of agreement and accounts bearing interest all public loans whatsoever except those issued by this Commonwealth or the United States and those made taxable for State purposes by section seventeen hereof all loans issued by any corporation association company or limited partnership created or formed under the laws of this Commonwealth or of the United States or of any other State or government including cartrust securities and loans secured by bonds or any other form of certificate or evidence of indebtedness whether the interest be included in the principal of the obligation or payable by the terms thereof except such loans as are made taxable for State purposes by section seventeen hereof all shares of stock in any bank corporation association company or limited partnership created or formed under the laws of this Commonwealth or of the United States or of any other State or government except shares of stock in any bank corporation or limited partnership that may be liable to a tax on its shares or its capital stock for State purposes under the laws of this Commonwealth or relieved from the payment of tax on its shares of capital stock for State purposes by the laws of the Commonwealth Provided however That where any such bank corporation association company or limited partnership is actually liable to the payment of a tax on part of its shares or capital stock to the Commonwealth of Pennsylvania the tax imposed by this act shall be that proportion of the tax hereunder which the assets of the corporation employed outside of this State bears to its total assets all moneys loaned or invested in other States territories the District of Columbia or foreign countries all other moneyed capital in the hands of individual citizens of the State all stages omnibuses hacks cabs and other vehicles used in transporting passengers or freight for hire except steam and street passenger railway cars owned used or possessed within this Commonwealth by any person or persons or by any corporate body or bodies all annuities yielding annually over two hundred dollars Provided That this section shall not apply to bank notes or notes discounted or negotiated by any bank or banking institutions savings institution or trust company And Provided That the provisions of this act shall not apply to building and loan associations or to savings institutions having no capital stock but nothing herein contained shall be construed to relieve or exempt individual depositors in savings institutions having no capital stock from any taxation to which such depositors may be subject and if at any time either now or hereafter any persons individuals or bodies corporate have agreed or shall hereafter agree to issue his their or its securities bonds or other evidences of indebtedness clear of and free from the said four mills tax herein provided for or have agreed or shall hereafter agree to pay the same nothing herein contained shall be so construed as to relieve or exempt him it or them from paying the said four mills tax on any of the said such securities bonds or other evidences of indebtedness as may be held owned by or owing to the said savings institution having no capital stock And provided further That the provisions of this act shall not apply to fire companies firemen's relief associations life or fire insurance corporations having no capital stock secret or beneficial societies labor unions and labor union relief associations and all beneficial organizations paying sick or death benefits or either or both from funds received from voluntary contributions or assessments upon members of such associations societies or unions And Provided further That corporations limited partnerships and joint-stock associations liable to tax on capital stock for State purposes shall not be required to make any report or pay any further tax under this section on the mortgages bonds and other securities owned by them in their own right but corporations limited partnerships and joint-stock associations holding such securities as trustees executors administrators guardians or in any other manner shall return and pay the tax imposed by this section upon all securities so held by them as in the case of individuals And Provided further That none of the classes of property made taxable by this section for county purposes and in cities co-extensive with counties for city and county purposes shall be taxed or taxable for any other local purpose or for State purposes under the laws of this Commonwealth

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee

of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1353, as follows:

An Act to amend sections three and four of an act approved the sixth day of April one thousand eight hundred and thirty (Pamphlet Laws two hundred and seventy-two) entitled "An act for the levy and collection of taxes upon proceedings in courts and in the offices of register and recorder and for other purposes"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of an act approved the sixth day of April one thousand eight hundred and thirty (Pamphlet Laws two hundred and seventy-two) entitled "An act for the levy and collection of taxes upon proceedings in courts and in the offices of register and recorder and for other purposes" which reads as follows

"Section 3 And be it further enacted by the authority aforesaid That the prothonotaries of the courts of common pleas and of the district courts and the prothonotary of the Supreme Court having original jurisdiction and the court of nisi prius of this Commonwealth shall demand and receive on every original writ issued out of said courts (except the writ of habeas corpus) and on the entry of every amicable action the sum of fifty cents on every writ of certiorari issued to remove the proceedings of a justice or justices of the peace or aldermen the sum of fifty cents on every entry of a judgment by confession or otherwise where suit has not been previously commenced the sum of fifty cents and on every transcript of a judgment of a justice of the peace or alderman the sum of twenty-five cents" is hereby amended to read as follows

Section 3 The prothonotaries of the court of common pleas shall demand and receive on every original writ issued out of said courts (except the writ of habeas corpus) and except in the case of actions in divorce hereinafter provided for on the entry of every amicable action the sum of one dollar on every writ of certiorari issued to remove the proceedings of a justice or justices of the peace or alderman or magistrates the sum of one dollar on every entry of a judgment by confession or otherwise where suit has not been previously commenced the sum of one dollar on every transcript of a judgment of a justice of the peace alderman or magistrate the sum of fifty cents and on every action for divorce the sum of five dollars which shall be paid to the prothonotary by the libellant before a subpoena is awarded

Section 2 That section four of said act which reads as follows

"Section 4 And be it further enacted by the authority aforesaid That the several recorders of deeds shall demand and receive for every deed and for every mortgage or other instrument in writing offered to be recorded fifty cents" is hereby amended to read as follows

Section 4 The several recorders of deeds shall demand and receive for every deed and for every mortgage or other instrument in writing offered to be recorded the sum of one dollar

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1325, as follows:

An Act providing for the organization government discipline maintenance and regulation of the armed land forces of this Commonwealth

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the armed organized land forces of the Commonwealth of Pennsylvania shall be and constitute the National Guard thereof styled the Pennsylvania National Guard and shall be subject at all times to the orders of the officers thereof

#### Definitions

Section 2 For the purpose of this act the words "National Defense Act" shall be taken to mean an act of Congress entitled "An act for making further and more effectual provision for the national defense and for other purposes" approved by the President June third nineteen hundred and sixteen and any and all acts that may hereafter be enacted amendatory thereof and supplementary thereto The word "company" shall apply to and indicate the infantry headquarters supply cavalry field artillery engineer signal field hospital machine gun ambulance and field bakery units corresponding in general organization to a company of infantry The words "regiment" and "battalion" shall apply to any organization of any arm of the service equal in organization to a regiment or battalion of infantry as the case may be or so denominated by law

#### Composition of the National Guard

Section 3 The National Guard of this Commonwealth shall consist of one infantry division and such corps and army and other auxiliary troops and such staff corps and departments as may under the act of Congress be prescribed by the President as the portion of the National Guard of the United States apportioned and assigned to the State of Pennsylvania The



troops of the Pennsylvania National Guard shall be organized as far as practicable into regiments brigades and a division hereafter the enlisted personnel of the organizations of the Pennsylvania National Guard shall at all times be maintained at a strength not below the minimum strength fixed by act of Congress or the rules and regulations promulgated by the President under regulations thereto

#### Increase in Organizations

Section 4 Should at any time the total number of enlisted men allotted as the strength of the Pennsylvania National Guard under and pursuant to the provisions of the National Defense Act and all acts of Congress amendatory thereof and supplementary thereto exceed the number required to complete the organizations hereinbefore provided for at their proper numerical strength then and in such case the Governor as Commander-in-Chief shall have the power and it is hereby authorized and directed to prescribe in orders for the organization of any and all such additional units as may be required to conform as far as practicable to the requirements for the National Guard under the laws of the United States and to form the same into battalions regiments brigades and divisions as the total numerical strength may require

#### Powers of the Governor

Section 5 The Governor of this Commonwealth as Commander-in-Chief shall have the power and is hereby authorized and directed to alter increase divide annex consolidate disband organize or reorganize any organization department corps or staff so as to conform as far as practicable to any organization system drill instruction corps or staff uniform or equipment or period of enlistment now or hereafter prescribed by the laws of the United States and the rules and regulations promulgated thereunder for the organization and regulation of the National Guard For that purpose the number of officers non-commissioned officers and enlisted men of any grade in any organization department corps or staff may be increased or diminished and the grade of such officers non-commissioned officers and enlisted men may be altered to the extent necessary to secure as far as practicable such uniformity Officers rendered surplus by either the disbandment consolidation or reorganization of their respective organizations shall be placed in the National Guard reserve or such officers may be held as supernumerary officers during the unexpired portion of their respective commissions at the sole discretion of the Governor as Commander-in-Chief and the period of time for which such officers are held as supernumerary may be included in computing the necessary length of service to entitle a commissioned officer to be placed upon the retired list

The Governor as Commander-in-Chief shall have power in case of war invasion insurrection riot or imminent danger thereof to increase the land forces of this Commonwealth and organize the same in accordance with the existing rules and regulations governing the armies of the United States as the exigency of the occasion may require and such organization and increase may be either pursuant to or in advance of any call made by the President

#### General Officers of the Line

Section 6 Officers commissioned to and holding in the Pennsylvania National Guard the grade of general officers shall hereafter be known as general officers of the line The number of general officers of the line are hereby fixed at one major general and not to exceed six brigadier-generals General officers shall be appointed by the Governor with the consent of the Senate but no person shall be appointed a general officer who shall not have served at least fifteen years as a commissioned officer either in the National Guard of any state territory or the District of Columbia or in the United States Army or both

#### Staff Corps and Departments

Section 7 There shall be staff corps and departments composed of so many commissioned officers and enlisted men in addition to the officers and enlisted men of the staff of the higher tactical units as the same are now or may be hereafter authorized and the Governor is hereby authorized to commission such officers in such number and of such grades and to enlist and warrant such non-commissioned officers in such grades as may comply with the rules and regulations now in force or hereafter to be promulgated in relation thereto Such staff corps and departments shall furnish the necessary officers and men to provide the administrative sanitary and supply personnel for mobilization and recruiting purposes for the Pennsylvania National Guard in Federal service and shall perform such other duties as may be required of them by the Governor as Commander-in-Chief

#### Powers of the Division Commander

Section 8 The major general commanding the division Pennsylvania National Guard shall have in time of peace so far as practicable all the power and authority of a major general of a tactical division under the rules and regulations prescribed or hereafter to be prescribed for the government of the armies of the United States subject to the orders and direction of the Governor as Commander-in-Chief He shall be responsible to the Governor for the training instruction discipline administration and efficiency of all troops of the Pennsylvania National Guard and shall cause such inspections and reports to be made as are required by this act He may with the consent of the Governor employ

such officers clerical and other force as may be required at his headquarters Such force shall be paid by the Adjutant-General at rates of compensation as may be deemed by the Commander-in-Chief just and proper

#### Medical Department

Section 9 The medical department shall consist of the medical corps the dental corps the veterinary corps and the enlisted men pertaining thereto The commissioned officers of the medical corps shall be proportionately distributed among the several grades and assigned to duty with troops in such number and of such grades as may comply with the rules and regulations promulgated in relation thereto The enlisted force of the medical department shall consist of such personnel as may conform as far as practicable to the enlisted personnel now or hereafter provided by law or regulations therefor Original enlistments for the medical department shall be made in the grade of private and reenlistments and promotions or enlisted men therein shall be governed by such regulations as may be promulgated relating thereto

The Governor is hereby authorized to appoint and commission dental surgeons at the rate of one for each one thousand enlisted men of the line of the Pennsylvania National Guard Dental surgeons shall have the same rank and pay of dental surgeons of like grade and service in the Regular Army

#### Veterinarians

Section 10 The Governor is hereby authorized to appoint such veterinarians and assistant veterinarians as may be necessary to comply with the rules and regulations promulgated in relation thereto and said veterinarians and assistant veterinarians shall constitute the veterinary corps Pennsylvania National Guard They shall have the rank and pay of veterinarians and assistant veterinarians of like grade and service in the Regular Army

#### Composition of Units

Section 11 The composition of all units of the Pennsylvania National Guard including the commissioned and enlisted personnel thereof other than those specifically provided for in this act shall be fixed from time to time by the Governor as Commander-in-Chief and announced in general orders and shall as far as practicable be in accordance and in compliance with such regulations as may be promulgated by the Secretary of War for the composition of the National Guard Every such order shall have the same force and effect as if specifically enacted and provided for by statute

#### Commissions of Officers and Prescribed Oath

Section 12 All commissioned officers shall be appointed by the Governor as Commander-in-Chief and be commissioned accordingly to the grade in the department corps or arm of the service in which they are appointed and shall be assigned to duty by the Commander-in-Chief They shall take and subscribe the following oath "I ..... do solemnly swear that I will support and defend the Constitution of the United States and the Constitution of the State of Pennsylvania against all enemies foreign and domestic that I will bear true faith and allegiance to the same that I will obey the orders of the President of the United States and of the Governor of the State of Pennsylvania that I make this obligation freely without any mental reservation or purpose of evasion and that I will well and faithfully discharge the duties of the office of ..... in the National Guard of the United States and of the State of Pennsylvania upon which I am about to enter so help me God" No officer shall be commissioned until he shall have successfully passed such tests as to his physical moral and professional fitness as shall be prescribed in relation thereto

#### Continuity of Rank

Section 13 Whenever an officer shall be recommissioned in the same grade or commissioned in a lower grade than that in which he has served in the Pennsylvania National Guard within three months after the expiration or termination of his previous commission he shall take rank from the date given in his previous commission Provided That when a commissioned officer has been in continuous service as such service and commission in a higher grade shall not affect the continuity of rank when such officer shall be recommissioned in a lower grade in which he has previously served

#### Elimination and Disposition of Officers

Section 14 At any time the moral character capacity and general fitness for the service of any Pennsylvania National Guard officer may be determined by an efficiency board of three commissioned officers senior in rank if possible to the officer whose fitness for service shall be under investigation appointed by the Governor in case of general officers and departmental officers and the commanding general of the division in all other cases and if the findings of such board be unfavorable to such officer and be approved by the Governor he shall be discharged Commissions of officers of the National Guard may be vacated upon transfer to National Guard Reserve resignation absence without leave for three months upon the recommendation of an



efficiency board pursuant to sentence of a court-martial if recourse has been had to the sureties on his bond in the settlement of his financial or property accounts or if he has been convicted of an infamous crime

#### Vacation of Commissions by Promotion

Section 15 When a commissioned officer of the Pennsylvania National Guard is appointed to another office therein and accepts the same such acceptance shall vacate the office previously held

#### Administration of Oaths

Section 16 General field and staff corps officers are hereby authorized and empowered to administer oaths and affirmations in all matters pertaining to and concerning the Pennsylvania National Guard and all commissioned officers are authorized and empowered to administer oaths and affirmations in the enlistment of soldiers for the Pennsylvania National Guard. Any person who shall falsely swear or affirm to any oath or affirmation before any such officer shall be deemed guilty of perjury and upon trial and conviction thereof shall be sentenced for such offense as provided by law

#### Temporary Detail by Commanding Officers

Section 17 When a company is without commissioned officers from any cause the commanding officer of the regiment of which it is a part or if not part of a regiment then the division commander shall detail an officer to command said organization until an officer has been appointed or assigned thereto

#### Term of Office of General Field and Line Officers

Section 18 The term of every general field and line officer and departmental officer other than those provided for in section nineteen shall be for five years unless his commission be otherwise lawfully determined and annulled. Provided, That all commissions in force in the National Guard of Pennsylvania at the time of the passage of this act shall continue in force in the Pennsylvania National Guard for the unexpired portion thereof subject to termination as herein provided. All appointments to the grade of second lieutenant shall be provisional for a period of one year at the close of which period such appointments shall then be made for a full term of five years if the appointee shall have demonstrated under such regulations as may be prescribed in relation thereto his suitability and moral professional and physical fitness therefor and should any appointee be deemed unfit by the Commander-in-Chief his appointment shall be terminated. Should any such appointee be promoted to a higher grade before the expiration of said one year he shall receive a provisional appointment in such higher grade under like conditions as apply to the appointment of a second lieutenant

When authorized by the Federal Government warrant officers may be appointed by the Governor under such regulations as may be prescribed by the Federal Government

#### Term of Office of Certain Staff Officers

Section 19 No person shall hereafter be appointed as a staff officer nor as an officer of the pay inspection subsistence or medical department unless such person shall have had previous military experience. Every person so appointed to any office or position designated in this section shall hold his position until he shall have reached the age of sixty-four years unless retired prior to that time by reason of resignation transfer to reserve disability or for cause determined by a court-martial legally convened for that purpose or by proceedings by an efficiency board constituted for that purpose. All vacancies among said officers holding positions specified in this section shall be filled by appointment from the officers of the Pennsylvania National Guard. Provided That when a vacancy occurs in the Adjutant General's Department inspector general's department judge advocate general's department quartermaster's corps ordnance department or signal corps the same may be filled in the discretion of the Governor by the detail of a line officer of the grade in which the vacancy exists. Such detail shall be for a period of not to exceed five years at the expiration of which time the officer unless reappointed shall be assigned to fill a vacancy in his grade in any line organization that the Governor may direct. The detail of an officer under the provisions of this section shall create a vacancy in his grade and organization which shall be filled in the same manner as a vacancy due to any other cause

#### Bonds of Officers

Section 20 Certain commissioned officers shall give bonds with corporate surety as follows: Officers appointed or detailed as quartermaster of the grade of colonel lieutenant-colonel or major severally in the sum of two thousand dollars captains of all companies and commanding officers of field hospitals and ambulance companies severally in the sum of two thousand dollars lieutenants of each and all of said organizations and other captains assigned to field hospitals or ambulance companies severally in the sum of one thousand dollars. Provided That the Adjutant-General may require a bond in such amount as he may deem sufficient of any officer who may become responsible either

for public funds or public property or both. The form of all bonds shall be prescribed and furnished by the Adjutant-General and shall be conditioned for the faithful discharge of the duties of the respective offices and the proper accounting for public moneys or public property or both entrusted to said officers and for the safe-keeping and return of the property of the State issued and entrusted to them by the Adjutant-General and of the property of the United States issued and entrusted to them by the United States property and disbursing officer or acquired by the transfer or inventory or on memorandum receipt or by purchase from State funds whenever and as often as demand is made upon the principal in said bond for an accounting or the payment back of said money and accounting for or invoicing to a designated officer the property issued or assigned to said officers

#### Pay of Officers on Special Duty

Section 21 Commissioned officers may be ordered upon special duty at the discretion of the Governor as Commander-in-Chief and shall receive the pay of their respective grades during the time they may continue upon duty under such order. Provided That when the duty required of them is a duty enjoined by law or regulations upon an officer of higher grade the officer so detailed shall receive the pay of such higher grade

#### Retirement of Officers

Section 22 Commissioned officers who shall have served forty years either as an officer or enlisted man or both in the Pennsylvania National Guard shall upon application made to the Adjutant-General be retired from active service and placed upon the retired list as of the next higher grade except a major general whose grade upon the retired list shall remain the same and when any commissioned officer is sixty-four years of age he shall be retired from active service and may be placed upon the retired list as of the next higher grade except a major general whose grade upon the retired list shall remain the same. Provided That service in the volunteer forces of the United States or in the Army Navy or Marine Corps thereof during the War with Spain in Mexican border service or in any other Federal service may be included as of twice its actual length in computing the forty years of service required for retirement. Commissioned officers who shall have served as such in the Pennsylvania National Guard or the Pennsylvania Reserve Militia or both may upon application to the Adjutant-General be placed upon the retired list as of the highest grade of such officers may have held in their service. Provided That he shall have held a commission as an officer of the Pennsylvania National Guard or the Pennsylvania Reserve Militia or both for a period of at least ten years in the aggregate. Provided further That service in the volunteer forces in the United States Army in the War with Spain in Mexican border service in the World War or in any other Federal service may be computed as of twice its actual length. The Governor as Commander-in-Chief shall have power and is hereby authorized to relieve from active service and place upon the retired list as of the next higher grade any commissioned officer who has served continuously in any one grade for fifteen years. The commission of any officer so relieved from active duty and placed upon the retired list shall be considered terminated and the office held by him as vacated. When an officer has become incapable from any cause of performing the duties of his office he may be ordered before an efficiency board created as herein providing and sitting as a retiring board. If he is found disqualified by reason of physical disability incurred in the line of duty he may be retired as of the next higher grade but if he is found disqualified for any other reason he shall be retired without increase in grade. The action of every such board shall be subject to the approval of the Governor as Commander-in-Chief. All retired officers shall be entitled to wear the uniform of their grade as retired officers of the Pennsylvania National Guard on all proper military or semi-military occasions

#### Holding Officers as Supernumerary Pending Settlement

Section 23 A commissioned officer responsible for State funds or State property or property of the United States issued to him by the Adjutant-General or United States' property and disbursing officer or acquired by transfer inventory or purchase from annual allowance of State funds who may tender his resignation and whose accounts are not settled may be relieved from active duty by the Governor as Commander-in-Chief and held as supernumerary pending settlement of his accounts and when so relieved from active duty the office in which he is commissioned or to which he has been assigned shall be considered as vacated. Provided That a commissioned officer so held as supernumerary shall be amenable to court-martial for military offenses to the same extent and in like manner as if upon the active list

#### Enlistment in the National Guard

Section 24 Hereafter the period of enlistment in the Pennsylvania National Guard shall be the same as prescribed for the Regular Army and the qualifications for enlistment shall be the same as those prescribed for enlistment in the regular army

#### Enlistment Contract

Section 25 Every man enlisting in the Pennsylvania Na-



tional Guard shall sign an enlistment contract and take and subscribe to the following oath of enlistment

"I ..... born in ..... in the State of ..... aged ..... years and ..... months and by occupation a ..... do hereby acknowledge to have voluntarily enlisted this ..... day of ..... 19.. as a soldier in the National Guard of the United States and of the State of Pennsylvania for a period of ..... years under the conditions prescribed by law unless sooner discharged by proper authority and I do solemnly swear that I will bear true faith and allegiance to the United States of America and to the State of Pennsylvania and that I will serve them honestly and faithfully against all their enemies whomsoever and that I will obey the orders of the President of the United States and the Governor of the State of Pennsylvania and the officers appointed over me according to law and the rules and articles of war"

#### Discharge of Enlisted Men From the National Guard

Section 26 An enlisted man discharged from service in the Pennsylvania National Guard shall receive a discharge in writing in such form and with such classification as is or shall be prescribed for the Regular Army and in time of peace discharges may be given prior to the expiration of terms of enlistment under such regulations as the Governor may prescribe subject to the restrictions of the National Defense Act or amendments thereto

#### Disbandment of Companies

Section 27 If it appears to the Governor as Commander-in-Chief that a company of the Pennsylvania National Guard has failed to comply with the requirements of the law in matters of uniform equipment discipline or efficiency so that it cannot discharge the duties required of it such company may be disbanded by the Governor as Commander-in-Chief may disband any company if in his judgment the interests of the service justify it subject to the restrictions of the National Defense Act or amendment thereto

#### The Adjutant-General

Section 28 The Governor shall appoint by and with the consent of the Senate the Adjutant-General who shall hold office for the term of four years and until his successor is appointed and qualified but he may be removed at any time by the Governor. He shall give bond in the sum of twenty thousand dollars in such form and with such sureties as may be approved by the Governor as Commander-in-Chief. He shall have the custody of all books accounts and military property of the Commonwealth issued by it pertaining to the Pennsylvania Guard. He shall distribute all orders from the Commander-in-Chief and perform such other duties as the Governor as Commander-in-Chief shall direct. He shall make a return annually in duplicate of the Pennsylvania National Guard and a report of their arms uniforms accoutrements and ammunition according to such forms as may be prescribed by the Secretary of War one copy to be filed in the office of the Adjutant-General and one copy to be forwarded to the Secretary of War. He may with the consent of the Governor as Commander-in-Chief employ such emergency clerical and other force as may be required in his department or at the State Arsenal who shall be paid such rates of compensation as may be by him deemed just and proper. He shall pay the troops and make all other disbursements authorized by this act by warrants drawn by him upon the Treasurer of the Commonwealth countersigned by the Auditor General. He shall supply to all officers of the Pennsylvania National Guard copies of drill regulations manuals of rifle practice service manuals and military publications forms and books prescribed for use of the United States Army as the Governor as Commander-in-Chief may designate. He may with the approval of the Governor as Commander-in-Chief sell or exchange from time to time such military stores belonging to the Commonwealth as are found unserviceable or in state of decay or which it may be deemed for the best interests of the Commonwealth to sell or exchange all moneys received from stores so sold shall be paid into the Treasury of the Commonwealth.

#### Retention of Ancient Privileges

Section 29 Any corps of artillery cavalry or infantry existing in this State on the passage of the Act of Congress of May eighth seventeen hundred and ninety-two which by the laws customs or usages of this State has been in continuous existence since the passage of said act shall be allowed to retain its ancient privileges subject nevertheless to all duties required by law of the militia. Provided That said organizations may be a part of the Pennsylvania National Guard and entitled to all the privileges thereof and shall conform in all respects except as to cornets to the organization discipline and training of the National Guard in time of war. Provided further That for the purpose of training and when on active duty in the service of the United States they may be assigned to higher units as the Governor may direct and shall be subject to the orders of officers under whom they shall be serving.

#### Exemption From Arrest

Section 30 No officer or enlisted man shall be arrested on any warrant except for treason or felony while going to remaining at or returning from a place where he is ordered to attend for military duty.

#### Campments and Maneuvers

Section 31 Camps of instruction combined camps with troops of the Regular Army and of other states practice

marches maneuvers and other exercises including the outdoor target practice shall be held at such times and places and for such organizations and for such periods as the Governor as Commander-in-Chief may direct none of which shall exceed fifteen days in any one year. During such tour of duty an inspection shall be made by such officers as may be designated for that purpose by the Governor as Commander-in-Chief. For services during such tours of duty commissioned officers shall be entitled to the same pay and transportation in kind as officers of like grade of the Regular Army are or may hereafter be entitled to by law and any such payments not made from Federal funds except longevity pay shall be payable from State funds by the Adjutant-General in the usual manner. For services during such tours of duty all enlisted men shall be entitled to and shall receive the per diem pay hereinafter prescribed. Provided That the difference between the rate of pay for enlisted men as hereinafter provided in this act and the amount that may be received from the Federal Government at Federal rate of pay shall be paid from State funds by the Adjutant-General in the usual manner and in addition thereto enlisted men shall be entitled to transportation in kind and subsistence.

#### Pay of Officers and Men on Active Duty and State Service

Section 32 When the Pennsylvania National Guard or any part thereof is ordered on active duty by the Governor as Commander-in-Chief and pay is authorized for such duty under the order prescribing the performance thereof the commissioned officers and warrant officers so ordered shall be entitled to the same pay as officers of like grade in the Regular Army of the United States the grades of enlisted men shall be such as the Governor as Commander-in-Chief may from time to time direct and shall conform to the grades authorized in tables of organization for the National Guard published by the War Department. When enlisted men are ordered on active duty as above prescribed their per diem day shall be as follows first grade three dollars and fifty cents second grade three dollars third grade three dollars fourth grade two dollars and fifty cents fifth grade two dollars sixth grade one dollar and seventy-five cents seventh grade one dollar and fifty cents. Under such regulations as the Governor as Commander-in-Chief may prescribe and conform with tables of organization authorized for the National Guard by the War Department enlisted men of the sixth and seventh grades may be rated as specialists and receive extra pay per diem as follows first class one dollar and twenty-five cents second class one dollar third class seventy-five cents fourth class fifty cents fifth class forty cents sixth class fifteen cents. Hereafter enlisted men shall receive an increase of ten per centum of their base pay for every five years of service in the National Guard or in the United States Army Navy or Marine Corps or for any two or more of these services combined. Provided That such increase shall not exceed forty per centum of their base pay. All payments of per diem pay and service pay shall be made by the Adjutant General in the usual manner. No deductions shall be made from the pay of officers or enlisted men in active service for dues or other financial obligations imposed by any by-laws rules or regulations of a civic character.

#### Transportation and Expenses of Officers on Special Duty

Section 33 Officers in attendance upon court-martial boards of examination efficiency boards and other necessary duty as prescribed by the Adjutant General shall receive transportation in kind as may be provided for in orders and the necessary expenses lawfully incurred in the performance of any such duty shall be paid upon proper vouchers duly approved by the officers under whose orders the duty is performed.

#### Annual Appropriations

Section 34 Organizations of the Pennsylvania National Guard found upon examination of the reports made by an inspecting officer duly detailed for that purpose to be up to the standard required in strength drill discipline and efficiency shall receive in annual allowance the following money per annum which shall be used and expended solely for military purposes and for the use and benefit of the organization for dismounted troops at the rate of ten dollars (\$10) per man per year. Provided That no organization shall receive less than a minimum sum of five hundred dollars or more than a maximum sum of nine hundred dollars per annum for mounted or motorized troops at the rate of fifteen dollars (\$15) per man per year. Provided That no such mounted or motorized organization shall receive less per year than a minimum sum of seven hundred and fifty dollars and more than a maximum sum of one thousand two hundred dollars per year. Such allowances shall be computed by the Adjutant General from the strength of the unit as reported on May thirty-first of each year. Newly organized units shall receive a pro rata share of the above named allowance for the portion of the fiscal year in which they are in service. Provided That such allowance be based on the actual strength of the organization at the time of its entrance into the service the said allowances to be paid by the Adjutant General in the usual manner to the commanding officer of the respective organization but it shall be the duty of the Adjutant General before paying any of the said allowance in money to procure by purchase or otherwise and issue for each enlisted man not already provided therewith such articles of dress uniform



and such articles of service uniform and equipment as are required for field service and also such mess tents kitchen tents and military stores required by the respective organizations not furnished and paid for out of Federal funds and charge the cost of same to the said annual allowance and the balance if any to be paid and disbursed as hereinafter provided. Provided however That any regiment battalion squadron or company may at its own expense provide itself with other uniforms of such style and pattern as a majority of its officers may select and the Governor as Commander-in-Chief approve which uniform shall be the property of the organization or the individual members thereof. No portion of any allowance made by the State to any organization shall be expended in procuring such special uniforms or in repairing or caring for the same. No part of the annual allowances paid under the provisions of this act to the several organizations of the Pennsylvania National Guard shall be used in the purchase erection or construction of any armory unless the title thereto be vested in the Commonwealth. The commanding officer of each organization shall at such time as the Governor as Commander-in-Chief may direct make a return to the Adjutant General containing an itemized account and statement of all disbursements of the money appropriated and paid to said organization and not previously accounted for which account and statement shall be verified by the proper original vouchers for such disbursements this accounting to be made under and in accordance with such regulations as may be prescribed by the Commander-in-Chief.

#### Military Board

Section 35 The Military Board shall consist of the Adjutant General the Auditor General the State Treasurer and the Division Commander who shall meet at such time as may be necessary and whose duty it shall be to audit and adjust all claims incident to the organization discipline maintenance and service of the Pennsylvania National Guard other than fixed allowances and which claims on the approval of said Military Board shall be paid by the Auditor General in the usual manner. The Military Board shall authorize and prescribe any expenditure for the maintenance support or improvement of the National Guard which are not herein provided for and such approval shall be warrant for the Adjutant General to pay such expenses in the usual manner. Each member of the Military Board except the Division Commander shall be paid an annual salary of six hundred dollars.

#### Armory Rent

Section 36 The commanding officer of each organization excepting division brigade regimental squadron or battalion headquarters in addition to annual allowances provided for herein and under the same requirements and not occupying an armory owned by the Commonwealth shall be paid an annual allowance of two hundred dollars (\$200) by the Adjutant General in the usual manner said annual allowance to be devoted exclusively to the payment of rent of armory.

#### Horse Hire

Section 37 The payment of hire of horses for such officers and enlisted men as are required to be mounted and for horses necessary for batteries of field artillery and for horses or mules as may be required for machine-gun companies and for wagon transportation when in active service including camps of instruction combined camps practice marches parades maneuvers and other exercises when ordered by the Governor as Commander-in-Chief shall not exceed two dollars (\$2.00) per diem per horse or mule to be paid by the Adjutant General in the usual manner and upon properly itemized and duly approved vouchers.

#### Necessary Expenses of Headquarters

Section 38 The necessary military expenses of general division brigade regimental and separate battalion headquarters including clerk hire and other actual outlays shall be paid by the Adjutant General in the usual manner on the usual lawful vouchers to that effect duly sworn to or affirmed to by the commanding officer or the officer charged with the payment of such expenses such expenses in no event to exceed four thousand dollars (\$4,000) per annum for the division five hundred (\$500) dollars for each brigade headquarters one thousand dollars (\$1,000) for each infantry regimental headquarters seven hundred and fifty dollars (\$750) for each regimental headquarters of arms of the service other than infantry two hundred and fifty dollars (\$250) for each battalion headquarters not a part of a regiment.

#### Criminal Offenses

Section 39 Any commissioned officer or enlisted man of the Pennsylvania National Guard who shall embezzle misapply or convert to his own use without authority any moneys received by or entrusted to him for disbursement shall be deemed guilty of a misdemeanor and on conviction shall be sentenced as for other like offenses under the penal code of this State.

#### Relief For Disability Incurred in Active Service

Section 40 If any officer or enlisted man of the Pennsylvania National Guard is wounded or otherwise disabled while doing duty in active service of the State for which duty a per diem rate of pay is paid he shall receive from the Commonwealth just

and reasonable relief in amount to be determined by the Military Board.

#### Rifle Practice Allowances

Section 41 The Adjutant General shall provide for and issue to the Pennsylvania National Guard for rifle and artillery practice such ammunition as may be necessary for the efficiency of the service and the Governor as Commander-in-Chief may fix an annual allowance for rifle or revolver practice expenses to be paid by the Adjutant General in the usual manner.

#### Powers of Officers in Active Service

Section 42 The commanding officers of any troop in active service may place in arrest any officer or enlisted man who shall disobey the orders of his superior officer or enlisted man who shall disobey the orders of his superior officer or any person or persons who shall trespass on parade or camp grounds or in any way of manner interrupt or molest the orderly discharge of duty of those in active service and also may prohibit and prevent the sale of spirituous or malt liquors within two miles of such parade grounds or encampment and also in his discretion abate as a nuisance all hucksters canteens auction sales or gambling.

#### Subsistence and Quartermaster Stores

Section 43 The necessary subsistence and quartermaster stores and expenses incident to any active service including the transportation of troops may be contracted for under direction of the Governor as Commander-in-Chief by the Adjutant General or any other officer designated for that purpose and paid for in the usual manner except when such active service is under the orders of the war department when subsistence quartermasters' stores and other expenses incident to any active service including transportation will be furnished by the Federal Government.

#### Powers of the Governor in Case of Emergency

Section 44 When an invasion of or insurrection in the State occurs or is threatened or a tumult riot or mob shall exist or there is imminent danger thereof the Governor may in his discretion place the Pennsylvania National Guard or any part thereof on active duty.

#### Payment of Emergency Expenses

Section 45 When the Pennsylvania National Guard or any portion thereof is ordered on active duty by the Governor as Commander-in-Chief in repelling invasion subduing insurrection riot or disorder within the State or in the prevention thereof the payment of the troops and all other expenses incident to such service will be made by the Adjutant General from funds obtained by warrant drawn by the Governor of the Commonwealth upon the State Treasurer against an appropriation made for such purpose and if the Pennsylvania National Guard or any portion thereof shall be called into the active service of the United States by the President all necessary expenses incident to the mobilization of the Pennsylvania National Guard or any portion thereof under such call excluding per diem pay shall be paid by the Adjutant General from funds obtained in like manner. The necessary transportation subsistence and quartermaster stores and the necessary expenses incident to such active duty within the State or mobilization under the call of the President may be contracted for under direction of the Governor as Commander-in-Chief by the Adjutant General or other officer or officers designated for that purpose and the same shall be paid for by the Adjutant General from funds obtained by warrant drawn by the Governor of the Commonwealth upon the State Treasurer against an appropriation made for such purpose except when such expenses are paid by the Federal Government.

#### Exemption of Uniform

Section 46 The uniform arms ammunition accoutrements of every commissioned officer and enlisted man shall be free from all suits distresses executions or sales for debt or payment of taxes.

#### Furnishings of Flags Et Cetera

Section 47 The Governor as Commander-in-Chief is hereby authorized to procure and issue from time to time to the Pennsylvania National Guard such flags standards and guidons as may be necessary which as far as practicable shall be similar in style to those of the United States Army.

#### Purchasing and Receiving Uniforms in Pawn

Section 48 If any person shall knowingly and wilfully purchase or receive in pawn or pledge any arm accoutrement article of military clothing equipment tent or fly of any quartermaster medical engineer signal property ordnance or ordnance stores the property of the Commonwealth of Pennsylvania or of the United States in use by the Commonwealth of Pennsylvania he shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to be in imprisonment not exceeding one year and a fine not exceeding three hundred dollars.

#### Exemptions from Jury Duty and Jossé Comitatus

Section 49 In addition to exemptions now allowed by law any person who shall have performed duty in the Pennsylvania National Guard for a period of nine years or who served for nine months or a longer period in active service of the United States and was honorably discharged or mustered out shall be exempt from further military



service except in case of war invasion or insurrection and from serving as a juror if he so desires. Every officer and enlisted man in the Pennsylvania National Guard shall during his service therein be exempt from service upon any posse comitatus. Every officer and enlisted man of the Pennsylvania National Guard while in active service for which a per diem rate of pay is paid shall be exempt from jury duty during the period of such active service and any officer or enlisted man shall during his service in the Pennsylvania National Guard be exempt from serving as a juror if he so desires.

#### Exemption from Civil Process

Section 50 No civil process shall issue or be enforced against any officer or enlisted man of the Pennsylvania National Guard in the active service of this Commonwealth or of the United States during so much of the term as he shall be engaged in active service under orders nor until thirty days after he shall have been relieved therefrom. Provided That the operation of all statutes of limitations and presumptions arising from lapse of time shall be suspended upon all claims against such officer or enlisted man during such term.

#### Methods of Settling Accounts

Section 51 In the settlement and payment of any accounts the Adjutant General shall require except for incidental expenses or allowances authorized by this act or when it is impracticable an affidavit taken before a person authorized to administer oaths or affirmations in such form as the military board may prescribe. Every account before making payment shall be approved by the officer ordering the purchase or directing the rendering of service showing that the same is correct as to price that the articles were furnished or services rendered on his order and supplied as charged. Any person who shall falsely swear or affirm to any oath or affirmation as to any matter provided for in this section shall be deemed guilty of perjury and upon trial and conviction thereof shall be sentenced as provided by law and in addition thereto shall suffer the forfeiture of the whole amount of the articles or service falsely charged for or paid for one-half of which amount shall go to the person or persons who shall give information and shall prosecute such charge to conviction and the other half shall be paid into the treasury of this Commonwealth.

#### Courts of Inquiry

Section 52 Courts of inquiry to consist of one officer may be instituted by the Governor as Commander-in-Chief or the commanding general of the division for the purposes of investigating the conduct of any officer either upon his own request or upon complaint or charge of improper conduct as an officer or for the purpose of settling rank. Any court of inquiry with approval of the convening authority may employ a stenographer to take testimony. Courts of inquiry shall without delay report a statement of facts to the officer instituting such court who may in his discretion cause charges to be preferred against the accused.

#### System of Courts-Martial

Section 53 Courts-martial shall be of three kinds namely general special and summary. They shall be constituted like and have cognizance of the same subjects and possess like powers except as to punishments as similar courts provided for by the laws and regulations governing the army of the United States and the proceedings of courts-martial of the Pennsylvania National Guard shall follow so far as practicable the forms and modes of procedure prescribed for said similar courts. Except for certain offenses hereinbefore specified all charges and specifications shall be laid under some one or more of the articles of war which articles of war shall be of the same force and effect in any proceeding before any court-martial as if the same had been herein enacted at length.

Section 54 General courts-martial in the Pennsylvania National Guard may be convened by order of the Governor or the Division Commander and such courts shall have the power to impose fines not exceeding two hundred dollars (\$200) to sentences to forfeiture of pay and allowances to reprimand to dismissal or dishonorable discharge from the service to a reduction of non-commissioned officers to the ranks or any two or more of such punishments may be combined in the sentences imposed by such courts. Provided That sentence shall not become operative until after the approval thereof by the appointing power.

Section 55 When not in the active service of the United States the commanding officer of each garrison fort post camp or other place brigade detached regiment or separate battalion or other detached or separate command may appoint special courts-martial for his command but such special courts-martial may in any case be appointed by superior authority when by the latter deemed desirable. Special courts-martial shall have power to try any person subject to military law except a commissioned officer for any crime or offense made punishable by the military laws of the United States or of the Commonwealth of Pennsylvania and such special courts-martial shall have the same powers of punishment as do general courts-martial except that fines imposed by such special courts-martial shall not exceed one hundred dollars (\$100) provided that sentence shall not become operative until after the approval thereof by the appointing power.

Section 56 When not in active service of the United States the commanding officer of each garrison fort post or other place regiment detached or separate battalion or company or

other detachment of the Pennsylvania National Guard may appoint for such place or command a summary court to consist of one officer who shall have power to administer oaths and to try the enlisted men of such place or command for breaches of discipline and violations of the laws governing such organizations except civic by-laws and said court when satisfied of the guilt of such soldier may impose fines not exceeding twenty-five dollars (\$25.00) for any single offense may sentence non-commissioned officers to reduction to the ranks may sentence to forfeiture of pay and allowances. The proceedings of such summary court shall be informal and the minutes thereof shall be so far as practicable the same as prescribed for summary courts of the army of the United States. Provided That the sentence shall not become operative until after the approval thereof by the appointing power.

Section 57 All courts-martial including summary courts of the Pennsylvania National Guard when not in the active service of the United States shall have power to sentence to confinement in lieu of fines authorized to be imposed. Provided That such sentences of confinement shall not exceed one day for each dollar of fine authorized and imposed. Provided further That the sentence shall not become operative until after the approval thereof by the appointing power.

Section 58 When the Pennsylvania National Guard is not in the active service of the United States sentence of dismissal from the service or dishonorable discharge imposed by court-martial shall not be executed until approved by the Governor.

Section 59 When not in the active service of the United States presidents of courts-martial and summary court officers shall have power to issue warrants directed to the sheriff or the proper county or any constable to arrest accused persons and to bring them before the court for trial whenever such persons shall have disobeyed an order in writing from the convening authority to appear before such court a copy of the charge or charges having been delivered to the accused with such order in the manner provided by law for service of civil process and to issue subpoenas and subpoenas duces tecum and to enforce by attachment attendance of witnesses and the production of books and papers and to sentence for a refusal to be sworn or to answer as provided in actions before civil courts.

#### Collection of Fines

Section 60 The president of any general or special court-martial or the officer of a summary court shall issue his warrant for the collection of all fines imposed by said court-martial or summary court to the sheriff or any constable of the county in which the court was held or in which the delinquent resides whose duty it shall be to collect all fines provided for by this act in the same manner as he is authorized to collect debts on civil process and to make his return to the president of said court or to the officer of the said summary court or within twenty days certify to the said president or officer that there is no property of the defendant out of which said moneys can be made. Upon such return of "no goods" the president or officer of the court shall issue his warrant of commitment of such delinquent to the proper jail of the county directed to such sheriff or constable who shall forthwith execute said warrant and make proper return of the same to said court.

#### Duties of Jailers

Section 61 The keepers and wardens of all county jails are required to receive and confine all military offenders when delivered by such sheriff or constable under the proper certificate of commitment of a general special or summary court-martial for and during the term of sentence as set forth in said commitment.

#### Disobedience of Subpoenas

Section 62 Every witness not appearing in obedience to such subpoena when duly served and not having a sufficient or reasonable excuse shall forfeit to the Commonwealth a sum of not less than ten nor more than fifty dollars for each default and the president or officer of such court shall from time to time report to the district attorney the names of such delinquent witnesses together with the names and places of residence of the persons serving such subpoena the better to enable him to prosecute for such forfeiture.

#### Execution of Attachment

Section 63 Every attachment for a witness shall be executed in the same manner as a warrant and by the sheriff or a constable of the county and the fees for serving the same shall be paid by the person against whom the cause shall have been issued unless he shall show reasonable cause to the satisfaction of such court for his commission to attend in which case the party requiring such attachment shall pay the costs such costs shall be ascertained by the said court which may thereupon issue an exception for the collection thereof against the person liable to pay the same and which shall be collected as other executions are collected by said sheriff or constable.

#### Appeals to the Governor

Section 64 An appeal from the approved finding or sentence of a general court-martial may be made to the Governor as Commander-in-Chief within twenty days after the decision appealed from shall have been made known to the accused and shall operate as a stay of execution of sentence until such appeal has been decided.

#### Moneys to be Paid to State Treasurer

Section 65 All fines and penalties imposed and collected through the sentence of courts-martial shall be forwarded to



the Adjutant General and by him paid into the treasury of the Commonwealth

#### Liability of Public Officers for Non-Execution of Process

Section 66 The neglect or refusal of any sheriff constable or jail-warden to execute any process or to make proper return of all fines and penalties collected or to receive in custody any prisoner shall be deemed a misdemeanor and shall subject the offender to a prosecution by the proper district attorney and to a penalty upon conviction of each such offense of one hundred dollars (\$100) to the use of the Commonwealth

#### Compensation of Court

Section 67 Judge-advocates and members of courts-martial and courts of inquiry shall be allowed transportation in kind and per diem pay as per military grade for time actually employed in the duties assigned them Transportation in kind shall be furnished to all prosecutors prisoners witnesses sheriffs and constables to and from the place or places designated for the meetings of said courts The per diem pay for military and civilian witnesses shall be the same as in civil courts of law The fees of sheriffs and constables for serving the processes provided for in this act shall be the same as prescribed by law for similar processes of a civil nature and shall upon proper vouchers being filed be paid by the Adjutant General in the usual manner

#### Leaves of Absence for Certain State Employees

Section 68 All officers and employees of the Commonwealth of Pennsylvania members of the Pennsylvania National Guard shall be entitled to leave of absence from their respective duties without loss of pay time or efficiency rating on all days during which they shall as members of the Pennsylvania National Guard be engaged in the active service of the Commonwealth or in field training ordered or authorized under the provisions of this act

#### Federal Service Under Draft

Section 69 When the Pennsylvania National Guard or any portion thereof is drafted into the service of the United States during an emergency and under the provisions of the National Guard Act and amendments thereto have severed their relations with the National Guard of the State due to this act of draft and such forces are later discharged from the service of the United States they shall resume their membership in the Pennsylvania National Guard and will continue to serve in the National Guard until the date which their enlistments or commissions entered into prior to the draft would have expired if uninterrupted

#### Codification

Section 70 This act shall be known as the Pennsylvania National Guard Act and together with any acts supplementary thereto or amendatory thereof may be codified and published by the Adjutant General

#### Intent of the Act

Section 71 The various sections of this act are hereby declared to be independent of each other and in the event of any section hereof hereafter being declared unconstitutional it is the intent and meaning hereof that such section alone should be eliminated herefrom without affecting any other portion of this act

#### When Effective

Section 72 The provisions of this act shall become effective on and after June first nineteen hundred and twenty-one

#### Repeal

Section 73 The act of Assembly approved May third nineteen hundred and seventeen entitled "An act providing for the organization government discipline maintenance and regulation of the armed land forces of this Commonwealth" and all previous acts or parts of acts relating to the National Guard and organized militia inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 861 (Senate Bill No. 150), entitled:

An Act providing for a commission to make an examination of the Institution of the Society for the Prevention and Cure of Consumption of the City of Scranton popularly known as the West Mountain Sanatorium providing for a transfer of said institution under certain conditions to the Commonwealth; regulating such institution in the event of such transfer and making an appropriation.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1147 (Senate Bill No. 338), entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by adding to article twenty thereof section two thousand forty

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1180 (Senate Bill No. 446), entitled:

An Act to amend sections ten and twenty-two of an act approved the twenty-ninth day of June Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws six hundred and fifty-seven) entitled "An act to provide for the protection of agriculture and horticulture and to prevent the introduction into and the dissemination within the Commonwealth of insect and disease pests injurious or harmful to plants or plant products providing for inspection of nurseries providing for quarantines necessary to the enforcement of this act and imposing penalties."

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 987 (Senate Bill No. 293), entitled:

A joint resolution proposing an amendment to section one (1) of article fifteen (XV) of the Constitution of the Commonwealth of Pennsylvania.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1148 (Senate Bill No. 350), entitled:

An Act to amend section six chapter one article one of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" as amended.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1115, (Senate Bill No. 427), entitled:

An Act providing for rebates and penalties in the payment of county taxes in cities of the third class

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee

of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1179 (Senate Bill No. 318), entitled:

An Act to establish the pay mileage and contingent expenses of Presidential Electors

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 983 (Senate Bill No. 58), entitled:

A Supplement to an act entitled, "An Act authorizing the formation of partnership associations in which the capital subscribed shall alone be responsible for the debts of the association except under certain circumstances," approved the second day of June, one thousand eight hundred and seventy-four (P. L. 271); granting to partnership associations formed under such act for the purpose of transportation and storage of oil, by means of pipe lines and tanks, for the public, power to take lands or property for the public purposes of such association and to acquire a right of way easement for the purpose of locating its pipes or branches, over, upon, under or across any lands, streams, rivulets, roads, turnpike-roads, railroads, canals or other highways.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1144 (Senate Bill No. 298), entitled:

An Act providing that in computing the indebtedness of cities of the first class the word "indebtedness" shall include all manner of debt, and the net amount thereof shall be ascertained as in the case of other municipal corporations by deducting from the gross amount thereof the moneys in the treasury, all outstanding solvent debts and all revenues applicable within one year to the payment of the same.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1145 (Senate Bill No. 310), entitled:

An Act to amend section eight of an act approved the seventeenth day of February one thousand nine hundred and six (Pamphlet Laws forty-five) entitled "An act to regulate the deposits of State funds to prescribe the method of selecting State depositories to limit the amount of State deposits to provide for the security of such deposits to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking funds to declare it a misdemeanor to give or take anything of value for obtaining the same and prescribing penalties for violations of this act" as amended providing for additional active depositories

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

#### BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1260, entitled:

An act to provide for the planting and care of shade trees along the streets and highways of cities; and providing for the collection of the cost thereof and other costs incidental thereto from the owners of property abutting on such streets and highways.

And said bill having been read at length the first time.

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1305, entitled:

An Act making it unlawful to interfere or attempt to interfere with persons about to procure marriage licenses, or to in-

fluence or attempt to influence such persons to go to certain officers for such purposes.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1385, entitled:

A supplement to an act approved the twenty-ninth day of April, one thousand eight hundred and seventy-four (P. L. 73) entitled "An act to provide for the incorporation and regulation of certain corporations," extending the charters of certain corporations.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1235, entitled:

An act making rentals an item in the valuation of improved property as assessed for county taxation purposes; and providing for the levy on and collection of excessive rents as an additional tax.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1257, entitled:

An Act regulating the renting of dwelling houses and prescribing the rights and liabilities of the lessor and lessee in connection therewith

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1095, entitled:

An Act to amend part of section six and an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpike or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contract by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" as amended

And said bill having been read at length the first time  
Ordered, To be laid aside for second reading.



Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1276, entitled:

An Act declaring a closed season for a period of two years on English Chinese and Mongolian pheasants commonly known as ring-neck pheasant

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 966, entitled:

An Act to amend sections fifteen and forty-five of the act approved the twenty-eighth day of July, one thousand nine hundred and seventeen (Pamphlet Laws twelve hundred and fifteen), entitled "An act to revise, amend and consolidate the law relating to fish and providing penalties," as amended.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1350, entitled:

An Act to increase the pay of jurors and witnesses in this Commonwealth

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 85, entitled:

An Act to amend section twenty-five of the act approved the twenty-eighth day of July, one thousand nine hundred and seventeen, (P. L. 1215), entitled "An act to revise, amend, and consolidate the law relating to fish, and providing penalties," as amended.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1334, entitled:

An Act to repeal Section 2 of an act entitled, "An act for the protection of the public health; by providing that persons, firms, or corporations, who are operating or conducting hotels, restaurants, dining-cars, or other public eating-places in this Commonwealth shall not employ as cooks, waiters, kitchen-help, chambermaids, or other house-servants, any person or persons who are suffering from trachoma, active tuberculosis of the lungs, open skin tuberculosis, syphilis, gonorrhea, open external cancer or barber's itch, or who are carriers of typhoid fever; and further providing that no dishes, receptacles or utensils used in eating or drinking shall be furnished to patrons or customers of any such public eating-place, unless the same have been thoroughly cleansed since used by another individual; and further providing that no towels shall be furnished in any wash-room, in connection with any public eating-place, unless such towels be laundered or discarded after individual use; and further providing that no common drinking-cups shall be furnished at any public drinking-place operated in connection with any such eating-place; and providing penalties for violations of the provisions of this act," approved May 28th, 1915, (P. L. 42).

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1280, entitled:

An Act to amend section one of an act approved the first day of June, one thousand nine hundred fifteen (P. L. 568), entitled "An act requiring the county commissioners to provide, at the expense of the county a telephone, typewriter and stenographer for the use of the county superintendent of schools."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1307, entitled:

An Act to amend section eighteen article one, chapter seven of an act approved the fourteenth day of May, one thousand

nine hundred and fifteen, (Pamphlet Laws three hundred twelve), entitled "An act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs," as amended.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1316, entitled:

An Act to amend section nine of article seven chapter six of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" by adding thereto sub-section eight providing that the borough's share of the cost of construction and improvement of streets or highways in boroughs which are built or improved jointly by the borough and the county the borough and State or borough county and State may be assessed against the abutting property owners

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1308, entitled:

An Act to amend clause twenty-four of section two of an act approved the third day of April, one thousand eight hundred and fifty-one (Pamphlet Laws three hundred and twenty), entitled "An act regulating boroughs," as amended, authorizing the boroughs to increase the rate of taxation for general borough purposes.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1338, entitled:

An Act to amend an act approved the twenty-fifth day of June, one thousand nine hundred and thirteen, (P. L. 550), entitled "An act authorizing the several counties, incorporated towns, and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans, and of the Army of the Philippines, and to each post of the American Veterans of Foreign Service, in the respective counties, boroughs, and towns, to aid in defraying the expenses of Memorial Day."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1339, entitled:

An Act authorizing boroughs to enact ordinances prohibiting heavy traffic on certain paved streets

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1340, entitled:

An Act to amend an act approved the fourteenth day of May, one thousand nine hundred and fifteen, (P. L. 312), entitled, "An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs," authorizing boroughs to define and punish disorderly conduct.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 729, entitled:

An Act providing a system whereby persons absent from their regular polling places may cast their votes; imposing certain powers and duties upon the county commissioners, prothonotaries, return boards of the various counties, and the board of registration commissions in cities of the first and second class in relation thereto; and providing penalties.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration

tion of House Bill No. 1323, entitled:

An Act to amend section two of an act approved the twenty-fifth day of April, one thousand nine hundred and three (P. L. 304), entitled "An act to further regulate the construction, maintenance and inspection of buildings and party walls, in cities of the first class."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1336, entitled:

A Supplement to an act approved the eighteenth day of July, one thousand nine hundred and nineteen, (Appropriation Acts, page 229, No. 382A), entitled "An act authorizing the appointment of a commission to supervise the revising, amending, consolidating and simplifying of the law relating to the assessment, levy and collecting of taxes for local purposes; prescribing the power and duties of such commission; imposing certain duties on the Legislative Reference Bureau; and making an appropriation"; continuing the commission appointed under the provisions of said act for a further period of two years; providing for the appointment of additional members on said commission; and making an appropriation.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1231, entitled:

An Act providing for the taxation modification remission and collection of all fees received by the several prothonotaries and the several clerks of the courts of this Commonwealth

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 382, entitled:

An Act concerning conditional sales of chattels attached or to be attached to realty and regulating the recording and effect thereof and providing remedies and penalties

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1320, entitled:

An Act to amend section one of an act approved the thirteenth day of May, one thousand nine hundred and fifteen (P. L. 286), entitled "An act to provide for the health, safety and welfare of minors; by forbidding their employment or work in certain establishments and occupations and under certain specified ages; by restricting their hours of labor and regulating certain conditions of their employment; by requiring employment certificates for certain minors and prescribing the kinds thereof and the rules for the issuance, reissuance, filing, return and recording of the same; by providing that the Industrial Board shall under certain conditions, determine and declare whether certain occupations are within the prohibitions of this act; requiring that certain minors shall, during the period of their employment, attend certain schools, to be established as therein provided and to be approved by the State Superintendent of Public Instruction and regulating the conditions of such attendance; authorizing the State Board of Education, in certain cases, to appoint attendance officers to aid in enforcing the provisions of this act and creating the salary and expenses of such officer a charge against the school district wherein they are employed; requiring certain abstracts and notices to be posted; providing for the enforcement of this act by the Commissioner of Labor and Industry, the attendance officers of school districts and police officers, and defining the procedure in prosecutions thereunder and establishing certain presumptions in relation thereto; providing penalties for the violation of the provisions thereof; and repealing all acts or parts of acts inconsistent therewith," exempting from the operation of the act minors employed on the stage of theatres with the approval of the Industrial Board of the Department of Labor and Industry.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1164, entitled:

An Act to amend section forty-three of the act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fifty-seven) entitled "An

act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting same and of their appointees including registrars inspectors of registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling places by registrars and at the offices of commissions by commissioners and the right of parties or bodies of electors to have watchers thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by any elector under certain conditions directing how the registers shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon the courts judges prothonotaries sheriffs commissioners peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are co-extensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions punishing and fixing penalties for violation hereof and repealing all legislation inconsistent herewith" so as to increase the maximum compensation to be paid to the chief clerk of the registration commission

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1237, entitled:

An Act amending an act approved the thirteenth day of May one thousand eight hundred and eighty-seven entitled "An act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" by prohibiting the manufacture sale offering for sale transportation importation exportation furnishing or possession for beverage purposes of anything determined and found to be intoxicating by Act of Congress passed pursuant to and in the enforcement of the Constitution of the United States of America and by retaining and regulating the sale of vinous spirituous malt or brewed liquors or any admixtures thereof fit for beverage purposes other than such as are from time to time determined and found to be intoxicating by any such Act of Congress.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1309, entitled:

An Act designating employes of the Insurance Department and fixing their compensation.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1291, entitled:

An Act reorganizing the Adjutant General's Department designating the officers and employes thereof and fixing the salaries of each

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.



Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1213, entitled:

An Act to amend the act approved the sixteenth day of April, one thousand eight hundred and seventy-five (Pamphlet Laws fifty-four), entitled "An Act to provide for appeals in cases where the county commissioners and auditors have failed or shall hereafter fail to fix the compensation of county treasurers, and to repeal an act entitled 'A Supplement to an act relating to county treasurers passed the fifteenth day of April, one thousand eight hundred and thirty-four, approved the eighteenth day of April, one thousand eight hundred and seventy-four, in regard to the compensation of county treasurer;' by providing for appeals by the county treasurer in cases where the county commissioners and auditors have fixed the compensation of the county treasurer."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1303, entitled:

An Act requiring certain provisions in policies of insurance against loss or damage resulting from accident to or injury suffered by an employe or other person, and against loss or damage to property caused by animals or by any vehicle drawn, propelled or operated by any motive power.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1128, entitled:

An Act to repeal an act approved the ninth day of July, one thousand nine hundred and nineteen, (P. L. 793), entitled, "An act to amend an act, approved the first day of May, one thousand nine hundred and thirteen, entitled 'An act to prohibit the killing of foxes by certain methods in Delaware County, and fixing a penalty for violation of the act,' by extending the provisions of said act to Chester County and Montgomery County," as far as the same relates to Montgomery County.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1222, entitled:

An Act to repeal the act approved the ninth day of July, one thousand nine hundred and nineteen, (P. L. 793), entitled "An Act to amend an act, approved the first day of May, one thousand nine hundred and thirteen, entitled 'An Act to prohibit the killing of foxes by certain methods in Delaware County, and fixing a penalty for violation of the act,' by extending the provisions of the said act to Chester County and Montgomery County," in so far as the same relates to Chester County.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1233, entitled:

An Act to amend section one of the act entitled "A supplement to the act entitled 'An act for acknowledging and recording of deeds' passed the eighteenth day of March, one thousand seven hundred and seventy-five (one Smiths Laws, four hundred and twenty-two) as amended; legalizing deeds and conveyances recorded before subsequent deeds, conveyances and mortgages; and validating certain conveyances made under said act.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 556, entitled:

An Act providing for the protection of the health of painters by prohibiting the use of spray machines for painting.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

#### BILL RECOMMENDED.

Mr. STADTLANDER. Mr. Speaker, I move that this bill be recommitted to the Committee on Health and Sanitation for the purpose of a further hearing.

Mr. ASTON. Mr. Speaker, I second the motion.

The motion was agreed to.

#### BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1214, entitled:

An Act relating to pillows, bolsters, feather beds and comfortables; regulating the making, remaking, renovating, sterilizing, disinfecting, sale, leasing, delivering and consigning thereof, and the possession thereof with intent to sell, lease, deliver or consign.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 372, entitled:

An Act to promote the public health by providing for one day in seven for employes in certain employments

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

#### BILL RECOMMENDED.

Mr. HESS. Mr. Speaker, I move that this bill be recommitted to the Committee on Manufactures.

Mr. CHARLES P. DEWEY. Mr. Speaker, I second the motion.

The motion was agreed to.

#### BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1407, entitled:

An Act to amend section one of an act approved the twenty-first day of March, one thousand nine hundred seven, (P. L. 22), entitled "An act authorizing the county commissioners of the several counties, or the town councils of the several boroughs, of this Commonwealth, or both, to appropriate annually a sufficient sum of money to each Post of the Grand Army of the Republic, in their respective counties or boroughs, to aid in defraying the expenses of Memorial Day," as amended, authorizing county commissioners to make additional appropriations for memorial day purposes.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1247, entitled:

An Act to amend section twenty-six of an act approved the second day of June one thousand nine hundred and fifteen (P. L. 762), entitled "An act providing for the creation and administration of a State Fund for the insurance of compensation for injuries to employes of subscribers thereto; declaring false oaths by the subscribers to be misdemeanors; and providing penalties for the violation thereof," as amended.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1252, entitled:

An Act to amend sections twelve and fourteen of the act approved the seventh day of June, one thousand eight hundred eighty-seven (P. L. 365), entitled "An act to encourage and authorize the formation of co-operative associations, productive and distributive, by farmers, mechanics, laborers, or other persons;" by providing that the president, vice-president, secretary and treasurer of such associations shall be citizens of the United States; and fixing a penalty,

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1200, entitled:

An Act relating to hotels and restaurants providing for the licensing and regulation thereof and imposing penalties

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1071, entitled:

An Act to amend section two hundred and thirty-nine of an act approved the fourteenth day of July, one thousand nine hundred and seventeen, (P. L. 840), entitled "An Act concerning townships; and revising, amending, and consolidating the law relating thereto;" by giving restricted authority to supervisors in townships of the second class to furnish labor and materials subject to the approval of the township auditors.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 867, entitled:

An Act requiring the delivery of explosives to miners in the anthracite region, at points below the surface regulating the transportation and storage of explosives under rules and regulations adopted by the chief of the Department of Mines and providing a penalty

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1289, entitled:

An Act regulating deposits of State moneys or funds creating a State Depository Board and prescribing penalties

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1111, (Senate Bill No. 297), entitled:

An Act authorizing receivers of taxes in and for cities of the first class to furnish certificates of taxes and claims which are liens on real estate and fixing the fees for such services

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1044 (Senate Bill No. 12), entitled:

An Act to amend section five of an act approved the twenty-seventh day of April, one thousand nine hundred and eleven (Pamphlet Laws one hundred and one) entitled "An act for the assignment of judges to districts other than their own for the purpose of expediting business with provision for their compensation."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1282 (Senate Bill No. 462), entitled:

An Act to provide separate accommodations for women jurors at the several courthouses

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 739 (Senate Bill No. 197), entitled:

A Supplement to an act approved May 29, 1901 (P. L. 327), entitled "An act to prohibit the manufacture and sale of oleomargarine, butterine, and other similar products, when colored in imitation of yellow butter; to provide for license fees to be paid by manufacturers, wholesale and retail dealers, and by proprietors of hotels, restaurants, dining-rooms and boarding houses; for the manufacture or sale of oleomargarine, butterine, or other similar products, not colored in imitation of yellow butter; and to regulate the manufacture and sale of oleomargarine, butterine, or other similar products, not colored in imitation of yellow butter, and prevent and punish fraud and deception in such manufacture and sale as an imitation butter; and to prescribe penalties and punishment for violations of this act, and the means and the method for its enforcement, and regulate certain matters of evidence in such procedure";

by regulating advertisements and designations relating to oleomargarine or butterine; prohibiting the use of certain word in or in connection with such advertisements; and providing penalties.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 984 (Senate Bill No. 145), entitled:

An Act to provide for the better preservation of the books and papers in the office of the Prothonotaries in the counties of this Commonwealth by copying transcribing and certification of dilapidated faded or injured books or papers.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1395 (Senate Bill No. 93), entitled:

An Act relating to insurance amending revising and consolidating the law providing for the incorporation of insurance companies and the regulation supervision and protection of home and foreign insurance companies Lloyd's associations reciprocal and inter-insurance exchanges and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund providing penalties and repealing existing laws

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1240 (Senate Bill No. 94), entitled:

An Act defining fraternal benefit societies and their status authorizing such societies to create subordinate lodges and to pay benefits to members and their beneficiaries from funds collected and regulating such benefits and collections, providing for the organization and incorporation of such societies, and for their supervision, regulation and examination by the Insurance Commissioner, and for the admission of foreign societies designating tables of mortality as a basis for rates of contribution, requiring all societies to make annual and other reports and appointing the Insurance Commissioner as attorney for service of process, providing penalties for any violations of the act, exempting such societies from taxation and certain other societies from its provisions, and requiring beneficial associations other than fraternal benefit societies to report to and be supervised by the Insurance Commissioner and repealing existing laws.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1396 (Senate Bill No. 95), entitled:

An Act relating to insurance establishing an insurance department and amending revising and consolidating the law relating to the licensing qualification regulation examination suspension and dissolution of insurance companies Lloyd's association reciprocal and inter-insurance exchanges and certain societies and orders the examination and regulation of fire insurance rating bureaus and the licensing and regulation of insurance agents and brokers providing penalties and repealing existing laws

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1230 (Senate Bill No. 530), entitled:

A joint resolution proposing an amendment to article three section six of the Constitution of the Commonwealth of Pennsylvania so that the subject of an amendment or supplement to a law and the subject to which such law is extended or on which it is conferred shall be clearly expressed in its title

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1283 (Senate Bill No. 154), entitled:

An Act relating to the preparation of a new Constitution of the Commonwealth by a convention and its adoption or rejection by the people and making an appropriation



And said bill having been read at length the first time.  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 929 (Senate Bill No. 256), entitled:

An Act to repeal an act entitled "An act to provide for the surrender of franchises of meadow companies and the transfer of duties of said meadow companies to the respective cities or counties within which the lands governed by said meadow companies may lie" approved the ninth day of June one thousand nine hundred and eleven (Pamphlet of Laws eight hundred and thirty-four)

And said bill having been read at length the first time.  
Ordered, to be laid aside for second reading.

#### BILL RECOMMENDED.

Mr. ALBERT MILLAR. Mr. Speaker, I move that House Bill No. 966, on page 21, of to-day's calendar, entitled:

An Act to amend sections fifteen and forty-five of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" as amended

be recommitted to the Committee on Fisheries, for the purpose of a hearing.

Mr. DAVID I. MILLER. Mr. Speaker, I second the motion.

The motion was agreed to.

#### SENATE MESSAGE.

AMENDED SENATE BILL RECALLED FROM THE GOVERNOR RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bill numbered and entitled as follows:

#### Senate Bill No. 66.

An Act to further amend section one of the act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred seventy) entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines" as amended

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading reconsidered in the Senate and the bill amended, in which amendment the concurrence of the House of Representatives is requested:

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend section 1, page 6, line 20 by inserting after the word "war" the following:

"Provided however That the county commissioners shall not contribute any moneys toward the funeral expenses of any such soldier sailor or marine where the total expense of any such funeral including said allowance of seventy-five dollars shall exceed three hundred dollars"

On the question,

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—150.

Alexander,	Baches,	Lafferty,	Ruddy,
Allum,	Bharardt,	Leeds,	Ruth,
Armstrong,	Blain,	Lewis,	Schilling,
Aston,	Evans,	Long,	Schwartz,
Baker,	Feldman,	Love,	Sieg,
Baldi,	Fitzgibbon,	McBride,	Shaffer,
Barnhart,	Fowler,	McCann,	Shannon,
Beaver,	Fox,	McCarthy,	Shellenberger,
Beckley,	Gelder,	McClure,	Sinclair,
Ball,	Gibson,	McConnell,	Smiley,

Bidalspacher,	Glass,	McCurdy	Smink,
Blair,	Goehring,	McGowan,	Smith, H.,
Bluet,	Golder,	McHugh,	Smith, L.,
Blumberg,	Goodnough,	McKnight,	Snowden,
Boland,	Goss,	McMullen,	Sowers,
Bower,	Green,	McOwen,	Stackhouse,
Brady,	Hagerty,	Magill,	Stadtlander,
Bromley,	Haldeman,	Marcus, J.,	Stark,
Brooks,	Harding,	Marcus, J. C.,	Steddie,
Brown, T. R.,	Harer,	Mantz,	Sterling,
Burns,	Harley,	Michel,	Stewart,
Campbell,	Hasslett,	Millar, A.,	Strauss,
Catlin,	Hatrick,	Millar, A. S. C.,	Switzer,
Clifton,	Haws,	Miller, C.,	Trainer,
Comer,	Hoffman,	Miller, D. D.,	Vickerman,
Conner,	Henderson, E.,	Miller, H. F.,	Walker, J. A.,
Cook,	Hers,	Miller, J. J.,	Wells,
Craig, J. O.,	Hetrick,	Mitchell,	Wettach,
Cratty,	Hoffman, J. N.,	Morris,	Whitehouse,
Curran,	Holcombe,	Ogle,	Whiteman,
Curry,	Hoover,	Orr,	Williams,
Dawson,	Huston,	Phillips,	Wolfe,
DeHaas,	Jones, D. J.,	Possey,	Woner,
Dewey, C. P.,	Jones, W. W.,	Quigley,	Wood,
Diehm,	Kantner,	Rhoads,	Woodruff,
Dilsheimer,	Keene,	Richards,	Zook,
Donnelly,	Kinsman,	Rinn,	Spangler,
Dunlap,	Kooser,	Roman,	Speaker.
Dunn,	Krause,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

#### BILLS ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration and final passage of House Bill No. 695, as follows:

An Act to amend section two of an act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and twenty-one) entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death and of property within this Commonwealth at the time of his death and making it unlawful for any corporation of this Commonwealth or national banking association located therein to transfer the stock of such corporation or banking association standing in the name of any such decedent until the tax on the transfer thereof has been paid and providing penalties and citing certain acts for repeal"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and twenty-one) entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death and of property within this Commonwealth at the time of his death and making it unlawful for any corporation of this Commonwealth or national banking association located therein to transfer the stock of such corporation or banking association standing in the name of any such decedent until the tax on the transfer thereof has been paid and providing penalties and citing certain acts for repeal" which reads as follows

"Section 2 All taxes imposed by this act shall be at the rate of two per centum upon the clear value of the property subject to such tax passing to or for the use of father mother husband wife children lineal descendants born in lawful wedlock legally adopted children children of a former husband or wife or the wife or widow of the son of a person dying seized or possessed thereof and also on the clear value of such property passing from the mother or an illegitimate child or from any person of whom the mother is a lineal descendant to such child his wife or widow and passing from an illegitimate child to his mother and at the rate of five per centum upon the clear value of the property subject to such tax passing to or for the use of any other person or persons bodies corporate or politic to be paid for the use of the Commonwealth In ascertaining the clear value of such estates the only deductions to be allowed from the gross values of such estates shall be the debts of the decedent and the expenses of the administration of such estates and no deduction whatsoever shall be allowed for or on account of any taxes paid on such estate to the government of the United States or to any other State or Territory" is hereby amended to read as follows

Section 2 All taxes imposed by this act shall be at the rate of two per centum upon the clear value of the property subject to such tax passing to or for the use of father mother husband wife children lineal descendants born in lawful wedlock legally adopted children children of a former husband or wife or the wife or widow of the son of a person dying seized or possessed thereof and also on the clear value of such property passing from the mother or an illegitimate child or from any person of whom the mother is a lineal descendant to such child his wife or widow and passing from an illegitimate child to his mother



and at the rate of ten per centum upon the clear value of the property subject to such tax passing to or for the use of any other person or persons bodies corporate or politic to be paid for the use of the Commonwealth. In ascertaining the clear value of such estates the only deductions to be allowed from the gross values of such estates shall be the debts of the decedent and the expenses of the administration of such estates and no deduction whatsoever shall be allowed for or on account of any taxes paid on such estate to the Government of the United States or to any other state or territory

On the question,  
Shall the bill pass finally?

BILL POSTPONED.

Mr. WHITAKER. Mr. Speaker, I move that further consideration of this bill be postponed for the present.  
Mr. LONG. Mr. Speaker, I second the motion.  
The motion was agreed to.

BILLS ON FINAL PASSAGE.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 102, as follows:

An Act abolishing the system requiring approval by the grand jury of actions affecting county bridges

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the system requiring approval by the grand jury of the reports of viewers or petitions by county commissioners for the building rebuilding closing vacating abandoning removing or taking over of bridges viaducts and culverts by counties is hereby abolished

Bridges viaducts and culverts may be built rebuilt closed vacated abandoned removed or taken over by the counties of this Commonwealth as provided by existing laws but no such action shall be submitted to the grand jury for approval

Section 2. This act shall take effect on its approval but shall not affect any proceedings commenced prior to such approval

Section 3. The following acts and parts of acts in so far as they require the approval of the grand jury of any action affecting county bridges are hereby repealed

Sections thirty-five and forty-six of an act approved the thirteenth day of June one thousand eight hundred and thirty-six (Pamphlet Laws five hundred and fifty-one) entitled "An act relating to roads highways and bridges"

An act entitled "A supplement to the act of Assembly approved the thirteenth day of June Anno Domini one thousand eight hundred and thirty-six relative to roads and bridges to authorize county commissioners to build bridges or furnish money to aid in building bridges the erecting of which would require more expense than it is reasonable one or two adjoining townships should bear in cases where the county commissioners do not deem it advisable to enter such bridges on record as county bridges" approved the eleventh day of June one thousand eight hundred seventy-nine (Pamphlet Laws one hundred and forty-six)

An act entitled "An act authorizing and empowering the several counties of this Commonwealth to purchase bridges already erected or to erect and maintain bridges or culverts with the necessary approaches joining cities and boroughs which are separated by a river creek or rivulet and providing for the condemnation of land necessary for the said approaches" approved the twenty-ninth day of April one thousand eight hundred ninety-one (Pamphlet Laws thirty-one)

An act entitled "An act to authorize county commissioners to build bridges or to furnish money to aid in building bridges in boroughs the erection of which would require more expense than it is reasonable that the borough wherein it is to be located should bear" approved the ninth day of July one thousand eight hundred ninety-seven (Pamphlet Laws two hundred thirty-eight)

An act entitled "An act to provide for the construction of bridges over or under existing railroads at the expense of the county where a public highway or a road about to be opened intersects or will intersect an existing railroad or railroads and the township within which the bridges may be necessary is reasonably unable to bear the expense of the same" approved the eleventh day of April one thousand nine hundred and three (Pamphlet Laws one hundred sixty-four)

An act entitled "An act providing for the erection of county bridges over any river creek or rivulet forming the boundary between any borough and township of the first or second class where the same crosses a public highway and providing for the cost and maintenance of the same" approved the twenty-fourth day of March one thousand nine hundred and five (Pamphlet Laws fifty)

An act entitled "An act enlarging the powers of county commissioners to erect county bridges empowering them to erect and construct new bridges whenever the existing bridge or bridges are not sufficient for any cause to accommodate the public travel" approved the fourteenth day of February one thousand nine hundred and seven (Pamphlet Laws three)

An act entitled "An act to amend an act entitled 'An act to amend the forty-sixth section of an act approved the thirteenth day of June Anno Domini one thousand eight hundred and thirty-six entitled 'An act relating to roads highways and bridges' authorizing the construction of bridges on the line of adjoining counties or located within one-fourth of a mile from

the county lines' approved the twenty-third day of April Anno Domini one thousand nine hundred and three so as to provide that nothing in this act shall prevent any county in this Commonwealth from erecting a bridge at any point wholly within the limits of said county without any view or other proceeding whatsoever in any adjoining county" approved the eighth day of May one thousand nine hundred and seven (Pamphlet Laws one hundred eighty-five)

An act entitled "An act amending section thirty-five (35) of an act entitled 'An act relating to roads highways and bridges' approved the thirteenth day of June Anno Domini one thousand eight hundred and thirty-six extending the provisions of said section as to also authorize the construction of county bridges in cities and boroughs and providing for the erection of new bridges when any existing county bridge is insufficient for any cause to accommodate the public travel" approved the twelfth day of June one thousand nine hundred and seven (Pamphlet Laws five hundred twenty-three)

An act entitled "An act providing the manner of locating and erecting county bridges to take the place of existing bridges the change of location of such bridges and roads connecting therewith the vacation of old or existing bridges and roads connecting with the same" approved the eighth day of May one thousand nine hundred and nine (Pamphlet Laws four hundred ninety-four)

An Act entitled "A Further Supplement to an act entitled 'A Supplement to the act of Assembly approved the thirteenth day of June Anno Domini one thousand eight hundred and thirty-six relative to roads and bridges to authorize county commissioners to build bridges or furnish money to aid in building bridges the erecting of which would require more expense than it is reasonable one or two adjoining townships should bear in cases where the county commissioners do not deem it advisable to enter such bridges on record as county bridges' approved the eleventh day of June Anno Domini one thousand eight hundred and seventy-nine extending the same to bridges over railroads and canals" approved the fifteenth day of June one thousand nine hundred eleven (Pamphlet Laws nine hundred seventy)

An act entitled "An act to amend an act approved the twenty-ninth day of April one thousand eight hundred and ninety-one entitled 'An act authorizing and empowering the several counties of this Commonwealth to purchase bridges already erected or to erect and maintain bridges or culverts with the necessary approaches joining cities and boroughs which are separated by a river creek or rivulet and providing for the condemnation of land necessary for the said approaches' approved the twenty-eighth day of May one thousand nine hundred fifteen (Pamphlet Laws six hundred and thirty-nine)

An act entitled "An act authorizing the county commissioners of any county to close abandon and remove county bridges under certain circumstances with the consent of the grand jury and court of quarter sessions of the proper county" approved the first day of June one thousand nine hundred fifteen (Pamphlet Laws seven hundred eleven)

An Act entitled "An Act providing for the location construction operation and maintenance of public highways bridges tunnels subways and underground roads anywhere within the several counties of this Commonwealth either wholly or partly within the territorial limits of cities boroughs and townships thereof authorizing the taking by the several counties of property for such improvement and providing for the compensation therefor and the damages resulting from such taking providing for the entry upon and appropriation by the several counties of highways streets and properties of cities and boroughs necessary for such improvements and for the supervision maintenance and control of said highways streets and properties by said counties after said entry and appropriation providing for the payment by the said several counties of the costs and expenses incurred and necessary in such construction operation and maintenance of such improvements providing for the contracting by the several counties with railway or transportation companies for the concurrent use of such public highways bridges tunnels subways and underground roads and authorizing the levy of a tax and the issuance of bonds by the several counties to provide a fund for said purposes" approved the twenty-third day of March one thousand nine hundred and seventeen (Pamphlet Laws twelve)

An Act entitled "An Act authorizing and empowering the several counties of this Commonwealth to locate lay out open construct and maintain public bridges whether wholly or partly within any city borough or township therein across any river or stream dividing or separating any part of said county from any other part thereof together with the necessary bridge approaches viaduct or other approaches to conveniently connect the same with existing streets or public roads in such cities boroughs or townships authorizing the cities and boroughs wherein such bridges are located to share in the cost thereof and to provide approaches therefor authorizing the taking and appropriation of property and rights of property public or private for such purposes providing a method for making compensation for property taken injured or destroyed thereby authorizing the several counties to enter upon and over public streets or roads in cities boroughs or townships for said purposes authorizing the several counties to appropriate money levy taxes and incur indebtedness therefor and authorizing the several counties charge and collect tolls and rentals for the concurrent use of such bridges and approaches by street-railway telegraph telephone or other corporations or persons making use thereof other than for ordinary foot or vehicle traffic and to enter into contracts for such use" approved the twenty-fourth day of May one thousand nine hundred seventeen (Pamphlet Laws two hundred and seventy-six)

An act entitled "An act amending sections two four and fif-



teen of an act entitled 'An act authorizing and empowering the several counties of this Commonwealth to locate lay out open construct and maintain public bridges whether wholly or partly within any city borough or township therein across any river or stream dividing or separating any part of said county from any other part thereof together with the necessary bridge approaches viaduct or other approaches to conveniently connect the same with existing streets or public roads in such cities boroughs or townships authorizing the cities and boroughs wherein such bridges are located to share in the cost thereof and to provide approaches therefor authorizing the taking and appropriation of property and rights of property public or private for such purposes providing a method for making compensation for property taken injured or destroyed thereby authorizing the several counties to enter upon and over public streets or roads in cities boroughs or townships for said purposes authorizing the several counties to appropriate money levy taxes and incur indebtedness therefor and authorizing the several counties to charge and collect tolls and rentals for the concurrent use of such bridges and approaches by street-railway telegraph telephone or other corporations or persons making use thereof other than for ordinary foot or vehicle traffic and to enter into contracts for such use' approved the twenty-fourth day of May one thousand nine hundred seventeen" approved the seventh day of June one thousand nine hundred nineteen (Pamphlet Laws four hundred fourteen)

All other acts or parts of acts in so far as they require the approval of the grand jury of any action affecting county bridges are hereby repealed

On the question,  
Shall the bill pass finally?

Mr. ALEXANDER. Mr. Speaker, this bill, if you will notice, provides for quite a change in the administration of the affairs of the county, in that it intends to do away with the submission to the grand jury of the question of the necessity of building bridges by the County Commissioners. This, as you know, has always been a safeguard, from time immemorial, to the taxpayers of the county. Some of you, perhaps, do not know the nature of the proceedings. A petition is presented first to the court asking that a bridge be built by the county at a certain place. Now, that is submitted to two grand juries. The grand juries of the county stand between the people of the county, and the persons who are asking for the bridge. These two grand juries examine into the question. They meet, as you know, at the regular terms of court, when everybody knows they meet, and the persons interested for and against the proposition or for or against the prayer in that petition, appear before that grand jury and either advocate for or protest against the necessity of the building of that bridge. It seems to me this is a departure from a course which has always been a safe course, a course, as far as I know, against which there has never been any criticism. I have been unable to find out why at the present time this should be taken away from that tribunal, which has always been considered the tribunal nearest possible to the people of the counties, that tribunal, which sits at the beginning of each session of your court and which first passes upon the liberties of the citizens of the county; that tribunal which is clothed with all the dignity with which it is possible to clothe any tribunal. This tribunal deliberates and then if it reports after the second term of the court, the court then examines it and if the court approves that report, then the bridge is built. It seems to me that this is an unnecessary departure when it comes to the question of the expenditure of large sums of money.

When this law first came into vogue the men in the counties were just as honest as the people are today. At that time the building of bridges cost practically nothing alongside of the expense today. In days of old wooden structures would do and the cost of building them was a very small one alongside of the expense at the present time. At the present time the building of bridges, calling for reinforced concrete because of the kind of travel that goes over them, costs a great deal more money, the expense is far greater than it was when this law was first enacted. It seems to me that the necessity of a bridge should first be passed upon by your grand juries, that the question should be left to them to pass upon the expenditure of these large sums of money.

On the question recurring,  
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—86.

Aston,  
Baldi,  
Beekley,  
Bell,  
Blair,  
Bluett,  
Brady,  
Bromley,  
Brooks,  
Burns,  
Chaplin,  
Cook,  
Craig, J. O.,  
Crum,  
Curran,  
Denning,  
Dewey, C. P.,  
Dewey, P. H.,  
Diehm,  
Dilsheimer,  
Donneley,  
Dunlap,

Dunn,  
Eaches,  
Glass,  
Griffith,  
Hagerty,  
Haines,  
Harding,  
Hayes,  
Heffernan,  
Henderson, E.,  
Henderson, W.,  
Hetrick,  
Hoffman, J. N.,  
Holcombe,  
Hoover,  
Jones, D. J.,  
Jones, W. W.,  
Keene,  
Kelly,  
Kinsman,  
Kooser,  
Krause,

Krugh,  
Leeds,  
Lewis,  
McClure,  
McConnell,  
McCurdy,  
McHugh,  
McKim,  
McKnight,  
McMullen,  
McOwen,  
Magill,  
Marcus, J. C.,  
Marshall,  
Millar, A.,  
Miller, C.,  
Miller, D. I.,  
Miller, D. D.,  
Miller, H. F.,  
Mitchell,  
Morris,

Posey,  
Richards,  
Rieder,  
Ruch,  
Ruddy,  
Schilling,  
Schwartz,  
Sieg,  
Shannon,  
Smink,  
Smith, H. J.,  
Smith, H.,  
Smith, J. W.,  
Stadtlander,  
Steedle,  
Thomas,  
Van Alen,  
Walker, J. A.,  
Wettach,  
Williams,  
Wolfe,

NAYS—31.

Alexander,  
Barnhart,  
Beaver,  
Bolard,  
Bower,  
Brendle,  
Brenneman,  
Brown, T. R.,

Clutton,  
Comeror,  
Edmonds,  
Ehrhardt,  
Elgin,  
Finney,  
Gearhart,  
Goodnough,

Goss,  
Horne,  
Huston,  
Jordan,  
Martin,  
Miller, J. J.,  
Ogle,  
Shellenberger,

Stackhouse,  
Stevenson,  
Stewart,  
Weiss,  
Wells,  
Wood,  
Woodruff,

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1074, as follows:

An Act to further amend section forty-nine of an act approved the fifth day of May one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred and ninety-three) entitled "An act entitled an act to create a Bureau of Building Inspection and to regulate the construction maintenance and inspection of buildings and party walls in cities of the first class" Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That so much of section forty-nine of an act approved the fifth day of May one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred and ninety-three) entitled "An act entitled an act to create a Bureau of Building Inspection and to regulate the construction maintenance and inspection of buildings and party walls in cities of the first class" which as amended by an act approved the fifth day of June one thousand nine hundred and one (Pamphlet Laws four hundred and sixty-nine) entitled "An act supplement to an act entitled 'An act to create a Bureau of Building Inspection and to regulate the construction maintenance and inspection of buildings and party walls in cities of the first class' approved the fifth day of May one thousand eight hundred and ninety-nine" reads as follows

"When located on a corner lot that portion of the premises bordering on the side street and not required for the uses of the theater may if such portion be not more than twenty feet in width be used for offices stores or apartments Provided the walls separating this portion of the theater proper are carried up solidly to and through the roof and that a fire-proof exit is provided from the theater on each tier equal to the combined width of exits opening on opposite sides in each tier communicating with balconies and staircases leading to the street in a manner provided elsewhere in this section" be and the same is hereby amended to read as follows

"Any portion or portions of the premises bordering on a main street not required for the uses of the theater may be used for offices stores or rooms for similar purposes Provided the walls sellings and floors separating such portion or portions from the theater are built or constructed of such fire-proof materials as shall be approved by the Bureau of Building Inspection and the Fire Marshall and that the portion or portions so used for offices stores or rooms for similar purposes shall be of first-class construction and shall have no openings connecting such offices stores or rooms for similar purposes with the theater proper And also that a fire-proof exit is provided from the theater on each tier equal to the combined width of exits opening on opposite sides in each tier communicating with balconies and staircases leading to the street in a manner provided elsewhere in this section"

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—143.

Alexander,  
Baker,  
Baldi,  
Barnhart,  
Beaver,

Fitzgibbon,  
Franklin,  
Gearhart,  
Gelder,  
Gibbou,

McCann,  
McCarthy,  
McClure,  
McConnell,  
McCurdy,

Schwartz,  
Sieg,  
Shannon,  
Shellenberger,  
Smink,



Bell,	Glass,	McHugh,	Smith, H. J.,
Blunt,	Goehring,	McKim,	Smith, H.
Blumberg,	Golder,	McMullen,	Smith, J. W.,
Bolard,	Goodnough,	McOwen,	Sowers,
Bower,	Griffith,	Magill,	Sprows,
Bromley,	Hagerty,	Mangan,	Stackhouse,
Brooks,	Haldeman,	Marcus, J.,	Stadlander,
Brown, F. E.,	Hampson,	Marcus, J. C.,	Steele,
Brown, T. R.,	Harding,	Marshall,	Sterling,
Burns,	Harry,	Martin,	Stevenson,
Chaplin,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Heffernan,	Millar, A. S. C.,	Sweitzer,
Cook,	Henderson, E.,	Miller, C.,	Thomas,
Craig, J. R.,	Henderson, W.,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Hess,	Miller, D. P.,	Vickerman,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
DeHaas,	Hoffman, J. N.,	Mitchell,	Weiss,
Denning,	Horne,	Ogle,	Wells,
Dewey, C. P.,	Hough,	Phillips,	Wettach,
Dewey, P. H.,	Jones, D. J.,	Posay,	Whitaker,
Diehm,	Jones, W. W.,	Rhoads,	Whitehouse,
Dilsheimer,	Jordan,	Richards,	Whiteman,
Donneley,	Kelly,	Rieder,	Williams,
Drinkhouse,	Kinsman,	Rinn,	Wolfe,
Dunlap,	Kohler,	Roman,	Wood,
Dunn,	Krause,	Ruch,	Woodruff,
Eaches,	Krugh,	Ruth,	Zook,
Edmonds,	Leeds,	Schaeffer,	Spangler,
Ehrhardt,	McBride,	Schilling,	Speaker.
Elgin,	McCaig,		
Finney,			

AYS—0.

The majority required by the Constitution having voted the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

#### SENATE MESSAGE.

##### RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, April 7, 1921.  
Resolved (if the House of Representatives concur), That Senate Bill No. 480, File Folio 977, entitled, "An Act to provide for a second additional law judge of the several courts of the twelfth judicial district," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate?  
It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

##### QUESTION OF PERSONAL PRIVILEGE.

Mr. FOWLER. Mr. Speaker, I rise to a question of personal privilege.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. FOWLER. Mr. Speaker, in the first reading calendar this morning there was one of my bills and when it came up on first reading the gentleman from Allegheny, Mr. Stadlander, took advantage of my absence and had this bill recommitted. I want to say to the gentlemen of this House that I believe that I have been treated most unfairly in this House. One bill after another that labor is interested in is either pickled or railroaded on this floor. There is no one who will accept honorable defeat any more gracefully than I will when it is fairly brought about, but the time has come when labor will ask for a just right on the floor of this House. Let me say to you that I believe any man who will take an unfair advantage of another by this kind of damnable trickery should not be permitted in this House of Representatives. I intend, gentlemen of this House, to have my rights and I am going to stand from now on to the last of the session and fight for my rights in this House. I have been patient. Hearings have been held upon this bill and I have been fair. Amendments have been offered to this bill and have been considered, but now some lobbyists who are opposed to this bill are sneaking around in the dark here and are trying to railroad this legislation back into committee for no other purpose than to bring about its defeat. In the first place, I want a reconsideration of the vote of this House on recommitting this bill to a committee, because

the number, "House Bill No. 556" is not the proper number of the bill, and I ask for the reconsideration of that vote and that the bill be replaced on the calendar because it is under the wrong number.

Therefore, because it has been recommitted as No. 556, which is a Senate bill that has been sent over to this House, I ask for the re-consideration of the vote by which it was recommitted and that it be left upon the calendar. On page 27, at the bottom of the page, the number appears 556, which is not the number of the bill. My bill is 559 and, therefore, if it has been recommitted under 556 that is a mistake. I therefore move that the vote by which this bill No. 556 was recommitted be reconsidered.

Mr. GOLDER. Mr. Speaker, I second the motion.

##### POINT OF ORDER.

Mr. JAMES A. WALKER. Mr. Speaker, I rise to a point of order.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Walker, state his point of order?

Mr. JAMES A. WALKER. Mr. Speaker, my point of order is, that we are not on the first reading calendar; we are on third reading and final passage and, therefore, the motion is out of order.

The SPEAKER. The Chair will sustain the point of order. After that bill has been recommitted to a committee, the committee is entitled to that bill for a period of ten days. The Chair, however, can entertain a motion to reconsider a vote at this time.

##### MOTION TO RECONSIDER.

Mr. FOWLER. Mr. Speaker, I move that the House reconsider the vote by which this bill was recommitted.

Mr. GOLDER. Mr. Speaker, I second the motion.

##### POINT OF ORDER.

Mr. STADTLANDER. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. STADTLANDER. My point of order is, that the gentleman cannot make a motion to reconsider inasmuch as he was not present in the House and did not vote.

The SPEAKER. The Chair sustains the point of order.

##### RECONSIDERATION OF VOTE.

Mr. WHITAKER. Mr. Speaker, I was present and voted on that motion, and I will renew the motion of the gentleman. I move that we reconsider the vote by which the House recommitted House Bill No. 556.

Mr. GOLDER. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

The SPEAKER. The Chair will at this time state to the members of the House that whenever they have bills on the calendar they should be in their place on the floor of the House and take care of the bills. There is no reason why a man on the floor of the House cannot make a motion at any time to recommit a bill that is on the calendar. The Chair makes that as a general observation.

On the question recurring,

Will the House agree to the motion?

The motion was agreed to.

The SPEAKER. The bill is placed on the calendar.

##### BILL ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1082, as follows:

An Act requiring the display of the flag of the United States at entertainments public gatherings and public meeting.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for the owner proprietor or lessee of any hall place of amusement auditorium tent or room used for the entertainment of the public for public gatherings or public meetings to permit the holding of any entertainment public gathering or public meeting unless the flag of the United States shall be publicly displayed in such hall place of amusement auditorium tent or



room

It shall be unlawful for the person or persons directly or indirectly in charge of any entertainment public gathering or public meeting on any public street or highway or lot or tract of land in any city borough town or township to proceed with the holding of any such entertainment public gatherings or public meetings to permit the holding of United States reasonably clean and in good repair shall be publicly displayed at such entertainment gathering or meeting.

The flag required to be displayed by the provisions of this act shall be the standard flag of the United States and shall be of a size not less than fifty-two by sixty-six inches.

This section shall not apply to churches auditoriums or rooms used by congregations as places of religious worship.

Section 2 Any person violating any of the provisions of this act shall upon conviction thereof in a summary proceeding before any alderman magistrate or justice of the peace of the proper city or county be sentenced to pay a fine not exceeding one hundred dollars for each such offense for the use of the Commonwealth.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—150.

Alexander,	Drinkhouse,	Krause,	Ruth,
Allum,	Dunlap,	Krugh,	Schaeffer,
Armstrong,	Dunn,	Lafferty,	Schilling,
Aston,	Eaches,	Leeds,	Schwartz,
Baker,	Edmonds,	Love,	Sieg,
Baldi,	Ehrhardt,	McBride,	Shaffer,
Barnhart,	Elgin,	McCaig,	Sinclair,
Beaver,	Evans,	McCann,	Smink,
Beckley,	Feldman,	McCarthy,	Smith, H. J.,
Bell,	Fowler,	McConnell,	Smith, H.,
Blair,	Fox,	McCurdy,	Smith, J. W.
Bluett,	Gearhart,	McHugh,	Snowden,
Blumberg,	Gelder,	McKim,	Sowers,
Brady,	Gibbon,	McKnight,	Sprowls,
Brenneman,	Glass,	McVicar,	Stackhouse,
Bromley,	Golder,	Magill,	Stadlander,
Brooks,	Goodnough,	Mangan,	Stark,
Brown, F. B.,	Goss,	Marcus, J.,	Steedle,
Brown, T. R.,	Hagerty,	Marcus, J. C.,	Sterling,
Burns,	Haines,	Michel,	Stevenson,
Campbell,	Haldeman,	Millar, A.,	Stewart,
Catlin,	Harding,	Millar, A. S. C.,	Strauss,
Clutton,	Harry,	Miller, C.,	Sweitzer,
Comer,	Hatrick,	Miller, D. I.,	Van Alen
Conner,	Hayes,	Miller, D. D.,	Walker, J. A.,
Cook,	Heffernan,	Miller, H. F.,	Weamer,
Craig, J. O.,	Henderson, W.,	Mitchell,	Weiss,
Cratty,	Hetrick,	Morris,	Wettach,
Curran,	Hoffman, J. N.,	Ogle,	Whitaker,
Curry,	Hoover,	Pike,	Whitehouse,
Dawson,	Horne,	Posey,	Whiteman,
DeHaas,	Hough,	Rhoads,	Williams,
Denning,	Huston,	Richards,	Wolfe,
Dewey, C. P.,	Jones, D. J.,	Rinn,	Wood,
Dewey, P. H.,	Jones, W. W.,	Roman,	Woodruff,
Diehm,	Keene,	Ruch,	Zook,
Dilsheimer,	Kelly,	Ruddy,	Spangler,
Donneley,	Kinsman,		Speaker.

## NAYS—1.

Crum,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

## QUESTION OF PERSONAL PRIVILEGE.

Mr. FOWLER. Mr. Speaker, I again rise to a question of personal privilege.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. FOWLER. House Bill No. 372, on first reading on today's calendar, a bill also that I have been interested in, I notice has been recommitted. It only goes to prove gentlemen, that there has been an unfair advantage taken of me in this House, and I request again that some member that voted on that bill make a motion to reconsider and place the bill on the calendar.

Mr. ALEXANDER. I move that the vote by which House Bill No. 372, on page 28, of today's calendar was re-committed be reconsidered.

Mr. HESS. Mr. Speaker, when House Bill No. 372 came up for consideration, I gave instructions to a page boy to get me a copy of this bill. You will notice it is not on the files. He went to all of the departments even over to the

Senate transcribing room to get me a copy and he reported to me that there was no copy of the bill to be had. Amendments have been inserted in the bill. Now, you know, gentlemen, that if the manufacturers of this State wish to request any further amendments to that bill after it goes on third reading, it can only be done by unanimous consent, and because of the fact that no printed copy of this bill with the amendments was available I moved that it be re-committed to the Committee on Manufactures to permit the printer to print this bill in the form that it will be after being amended, so that the Committee could consider it. There is no one interested in the bill any more than are the manufacturers of the State. This bill provides for a rest of one day in seven; it provides that certain employes can work on the Sabbath, or on the seventh day, but that their names must be conspicuously posted and that the consent of the Department of Labor and Industry must be gotten. In addition to that I am advised that numerous other amendments have been recently inserted in the bill. I could not procure a copy of this bill with these recent amendments in it to show in what shape the bill is at the present time, and for that purpose I moved that this bill be re-committed and for that purpose alone. I gave these reasons to Mr. Fowler and I assured him that the committee would give him justice and fairness, but that they wanted an opportunity—

The SPEAKER. The Chair will state at this time he is about to make a ruling. This bill was committed to a committee by a vote of the House. The bill is now back in the committee and the Chair must necessarily therefore rule that the bill being back in committee, the only way that the bill can be brought out would be a motion to discharge the Committee. Under the rules of the House the committee would be entitled to a bill for a period of ten days. That time not having elapsed the bill could not be taken out of the committee within the period of ten days unless the rules of the House governing that particular question were suspended. The Chair makes that ruling and believes that that is the proper construction to be placed on that rule of the House.

## QUESTION OF PERSONAL PRIVILEGE.

Mr. FOWLER. Mr. Speaker, again I rise to a question of personal privilege.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. FOWLER. Mr. Speaker, when I refused to accept Mr. Hess' proposition I must have thought as you did. What influence had he over the committee that he could assure me that it was going to come out. If he is so powerful over the committee that he can do that, then I know that trickery was played, if he is so powerful that he can assure me on the floor of this House that it will be reported back. He should have left the bill be printed when it came up on second reading and then he would be able to see the bill in its proper suit of clothes. I am at a disadvantage. Let me say to you that we will mark well in time to come the trickery that has been played on the floor of this House. This is not the first session; this is not the first time games of this kind have been played upon labor. In 1917 the same game was played on the compensation amendments when a certain individual in this House went to Philadelphia with the amendments in his pocket, and under the ruling of the Chair the bill was placed so far back on the calendar it never came to life, and that is the intent of putting this bill back to the Committee—to put it so far back that it will never come to life in this House. I have been patient, and the people that are behind this bill have been patient. Ministerial associations and various churches throughout this country and in this State have backed this bill; labor has backed this bill and we have been patient. We have heard others and want to be heard on the bill. We amended the bill to the satisfaction of all that have been heard upon it.

I say to you, perhaps I have no power to bring this bill before the House again and place it on the calendar, but I want to say to you that I have nothing but contempt for those who should take such a damnable advantage and place this bill back into the committee.



## RULE OF THE HOUSE SUSPENDED.

Mr. GOLDER. Mr. Speaker, I move that under rule 43, rule 57 of the House be suspended for Thursday, April 7, 1921, for the purpose of reconsidering the vote by which this bill was recommitted to the Committee on Manufactures, after which the rule shall remain in force.

Mr. WHITAKER. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. HESS. Mr. Speaker, I am entirely willing that this rule should be suspended and am entirely willing that this issue should go squarely before the House for a vote on the motion as offered. I personally will support the motion and ask the members to support it.

Mr. GOLDER. Mr. Speaker, because I felt that the gentleman from Lancaster, Mr. Hess, desired to do the fair thing, is the reason I offered the motion. I felt sure that Mr. Hess, in his own fair way, would be entirely in accord with the motion.

On the question recurring,

Will the House agree to the motion?

The motion was agreed to, and Rule 57 suspended.

## RECONSIDERATION OF VOTE.

Mr. GOLDER. Mr. Speaker, I move that the vote by which House Bill No. 372, entitled:

An Act to promote the public health by providing for one day in seven for employes in certain employments

was recommitted to the Committee on Manufactures, be reconsidered.

Mr. WHITAKER. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion,

Mr. HESS. Mr. Speaker and gentlemen of the House, the gentleman from Lackawanna, Mr. Fowler, is in error in the statement he made. He makes the statements under the stress of the occasion, and I feel sure that after he considers the matter calmly, that in a little while he will feel differently about it. The gentleman certainly realizes that I permitted the bill to pass first reading, putting the bill into the position where it could be amended, so that it would not be necessary to insert any amendments by unanimous consent. The bill is amended, and I have been told that there have been numerous amendments placed in the bill in the last few days. The bill was not available. I made every effort to secure a copy of the bill with the present amendments in it, so as to have knowledge of the bill before it reached second reading, but was unable to do so. I found that the bill had not yet been printed, and being unable to secure a copy of the bill with the present amendments in it, I made the motion that this bill be recommitted to the Committee on Manufactures. The gentleman from Lackawanna said that the chairman of the Committee on Manufactures is so powerful. I said nothing to the gentleman from which he could infer that I felt that the chairman of the Committee on Manufactures was powerful. What I did say to him was that he could rely on the Committee on Manufactures giving him a fair hearing and giving him justice with reference to this bill. I made that statement to him after I had advised him that it was impossible to get an amended copy of the bill, that I didn't know the present condition of the bill, the present status of the bill, and I asked him to permit the matter to go over until Monday or Tuesday of next week, when the bill would be printed, and that then the committee would take it up promptly for consideration. There is no interest in the State more vitally interested in this bill than the manufacturing interests, and I will leave it to the judgment of the men of this House if they think I have asked too much.

Mr. WHITAKER. Mr. Speaker, in seconding this motion, I do not agree with the remarks criticising the attitude or the methods of the gentleman from Lancaster, nor with any question as to the merits of the bill, but I think it is a question of broader import than the decision on this one bill, namely, that at this late day in the session it is dangerous to permit this practice of recommitment to committees. Moreover, it is dangerous to permit it on the motions of members who are not the sponsors of the bills. It seems to me that in fairness and equity to all members,

such motions should be countenanced by the House, for recommitment to a committee, only when made by the sponsor or with his consent. As the Chair has just ruled within the last few minutes, a committee is permitted ten days for the consideration of a bill, and for a bill to remain for that length of time in a committee,—for ten days,—will make it almost impossible for the Legislature to pass such a bill at this session. It seems to me that the members of the House now realize the situation and should not permit a recommitment of any bill unless the motion is made by the sponsor of the bill. It seems to me in this particular case that it will be fair to the Committee on Manufactures and to the gentleman from Lancaster, if he would permit the passage of this bill on first reading, when it will appear on second reading next week, at which time, of course, the bill will be printed and ample opportunity given to him to offer further amendments.

Mr. FOWLER. Mr. Speaker, I believe that I was right in my criticism, and I won't take it back. If the bill should have gone back, it ought to have gone back to the committee that first had the bill. Why did Mr. Hess think it should go back to his own committee? The Committee on Labor and Industry is familiar with the terms of that bill, and is just as much able to reconsider it as any other committee in the House. That committee went over it and heard all the exceptions to that bill and it should be recommitted to that committee at least out of respect to the Committee on Labor and Industry and to the sponsor of the bill.

Mr. HESS. Mr. Speaker, in answer to the arguments offered with reference to this motion, it was because of the fact that it is a late date in the session that I assured the gentleman from Lackawanna Mr. Fowler, that consideration would be given this bill immediately upon its arrival from the printer, with the amendments printed in it. I assured him and take this opportunity to assure him again that the matter will be taken up by the committee immediately upon the bill being printed with the present amendments in it. Now, with reference to why this bill was recommitted to the Committee on Manufactures. I have received communications from the manufacturing interests all over the State with reference to this bill. I sent for a copy of the bill in order to determine what the present status of the bill was, and received the information that there were certain further amendments in the bill. I sent a page boy to get a copy of the bill, and he was gone for thirty minutes. When he came back he told me that he could not get a copy. I immediately looked for the gentleman from Lackawanna, Mr. Fowler, in order to communicate to him my state of mind with reference to this bill, but he was out of the House and I could not locate him. It was after I could not locate him and after I failed to receive a copy of the bill in its present condition, with the amendments inserted, that I decided to make the motion to put it back into the Committee on Manufactures, so that that committee could get the bill in its present condition, and that I could give the information that was being asked of me relative to the bill. I assure the gentleman again, that if the bill is permitted to remain in that committee, immediately upon the receipt of the bill, with the present amendments printed in it, the Committee on Manufactures will give immediate consideration and take action.

On the question recurring,

Will the House agree to the motion?

The SPEAKER announced the "yeas" appeared to have it.

Whereupon, a division was called for and eighty-five gentlemen having voted in the affirmative and twenty-one in the negative, the question was determined in the affirmative, the motion was agreed to, and the vote by which this bill was recommitted to the Committee on Manufactures was reconsidered.

## BILLS ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1187, as follows:

An Act to amend section one of the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws ten hundred and three) entitled "An act requiring licenses to sell steamship tickets or orders for transportation



to or from foreign countries and providing penalties"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the seventeenth day of July one thousand nine hundred and nineteen ( pamphlet Laws ten hundred and three) entitled "An act requiring licenses to sell steamship tickets or orders for transportation to or from foreign countries and providing penalties" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no person co-partnership association or corporation other than railroad or steamship companies shall hereafter engage within this State in the sale of steamship tickets or orders for transportation or shall advertise or hold themselves out as authorized or entitled to sell such steamship tickets or orders for transportation without being a citizen of the United States and having first procured from the Commissioner of Banking a license to carry on such business Such license shall be granted upon application to the Commissioner of Banking designating the place where the business for which a license is sought is to be carried on after such applicant shall cause a copy of his application to be advertised in one daily newspaper of general circulation in the county in which the applicant intends to do business and also in the legal journal of such county if any there is and if not then in the legal journal of the next adjacent county having such journal for thirty days

"The application shall be accompanied by such satisfactory proof of good moral character and fitness to conduct such business properly and any other information required by the Commissioner of Banking Such license shall be granted upon approval of the application by the Commissioner of Banking and the payment to said commissioner for the use of the Banking Department of a fee of fifty dollars and shall be renewed on payment of a like fee annually unless revoked for cause by the Commissioner of Banking Every license shall contain the name of the licensee the city street and number of the house in which the licensee is authorized to carry on business and the number and date of such license Such license shall not be transferred or assigned nor authorize the licensee or his agents to transact business or to advertise or hold himself or themselves out as authorized and entitled to transact such business at any place other than that designated in the license The license shall run to the first day of July next following the date thereof and no longer unless sooner revoked by the Commissioner of Banking Provided however That the issuance of such license shall not thereby impose on such licensee the necessity of obtaining any further license from the Commissioner of Banking or the board created by act approved the nineteenth day of June Anno Domini one thousand nine hundred and eleven entitled 'An act to provide for licensing and regulating private banking in the Commonwealth of Pennsylvania and providing penalties for the violation thereof for the conduct of any business in conjunction with the sale of steamship tickets or orders for transportation where by existing law such business as now conducted is not required to be licensed by the Commissioner of Banking or said board And provided further That the provisions of this act shall not apply to any duly incorporated national bank State bank or trust company" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no person co-partnership association or corporation other than railroad or steamship companies shall hereafter engage within this State in the sale of steamship tickets or orders for transportation or shall advertise or hold themselves out as authorized or entitled to sell such steamship tickets or orders for transportation or shall receive deposits of money on account of the sale of steamship tickets without being a citizen of the United States and having first procured from the Commissioner of Banking a license to carry on such business Such license shall be granted upon application to the Commissioner of Banking designating the place where the business for which a license is sought is to be carried on after such applicant shall cause a copy of his application to be advertised in one daily newspaper of general circulation in the county in which the applicant intends to do business and also in the legal journal of such county if any there is and if not then in the legal journal of the next adjacent county having such a journal once a week for four consecutive weeks

The application shall be accompanied by such satisfactory proof of good moral character and fitness to conduct such business properly and any other information required by the Commissioner of Banking The application shall also be accompanied by a list of the steamship lines for which the applicant is authorized agent which list shall not contain less than three such lines Such license shall be granted upon approval of the application by the Commissioner of Banking and the payment to said commissioner for the use of the Banking Department of a fee of fifty dollars and shall be renewed on payment of a like fee annually unless revoked for cause by the Commissioner of Banking Every license shall contain the name of the licensee the city street and number of the house in which the licensee is authorized to carry on business and the number and date of such license Such license shall not be transferred or assigned nor authorize the licensee or his agents to transact business or to advertise or hold himself or themselves out as authorized and entitled to transact such business at any place other than that designated in the license The license shall run to the first day of July next following the date thereof and no longer unless sooner revoked by the Commissioner of Banking Provided however That the issuance of such license shall not thereby impose on such licensee the necessity of obtaining any further license from the Commissioner of Banking or the board created by act

approved the nineteenth day of June Anno Domini one thousand nine hundred and eleven entitled "An act to provide for licensing and regulating private banking in the Commonwealth of Pennsylvania and providing penalties for the violation thereof" for the conduct of any business in conjunction with the sale of steamship tickets or orders for transportation whereby existing law such business as now conducted is not required to be licensed by the Commissioner of Banking or said board and provided further That the provisions of this act shall not apply to any duly incorporated national bank State bank or trust company

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—149.

Alexander,	Ehrhardt,	Kooser,	Schaeffer
Allum,	Elgin,	Krause,	Schwartz,
Armstrong,	Evans,	Krugh,	Sieg
Aston,	Finey,	Lafferty,	Shannon,
Baker,	Fowler,	Leeds,	Shellenberger,
Faldi,	Fox,	Lewis,	Sinclair,
Barnhart,	Franklin,	Long,	Smiley,
Beaver,	Gearhart,	McBride,	Smink,
Beckley,	Gelder,	McCarthy,	Smith, H.,
Bell,	Gibbon,	McClure,	Smith, J. W.,
Bidelspacher,	Glass,	McConnell,	Smith, L.,
Blair,	Gehringer,	McCurdy,	Sowers,
Bluet,	Golder,	McHugh,	Stackhouse,
Blumberg,	Goodnough,	McKnight,	Stadtlander,
Boland,	Goss,	McMullen,	Stark,
Bower,	Green,	McOwen,	Steele,
Bromley,	Griffith,	Mangan,	Stevens,
Brown, T. R.,	Hagerty,	Marcus, J.,	Stevenson
Burns,	Lampson,	Marcus, J. C.,	Thomas,
Campbell,	Harding,	Martin,	Trainer,
Catlin,	Harer,	Michel,	Van Alen
Chaplin,	Harry,	Miller, A.,	Vickerman,
Clutton,	Haslett,	Willar A. S. C.,	Walker, J. A.,
Conner,	Hatrick,	Miller, C.,	Wcamer,
Cook,	Haws,	Miller, H. F.,	Wells,
Craig, J. R.,	Jeffernan,	Mitchell,	Wettaeh,
Cratty,	Henderson, E.,	Orr,	Whitaker,
Curran,	Hetrick,	Phillips,	Whitehouse,
Curry,	Hoffman, J. N.,	Pike,	Whiteman,
Davis,	Holeombe,	Posey,	Williams,
Dawson,	Hoover,	Quigley,	Woner,
DeHaas,	Hough,	Rhoads,	Wood,
Devey, C. P.,	Huston,	Rieder,	Woodruff,
Diehm,	Jones, D. J.,	Rinn,	Zook,
Dilsheimer,	Jones, W. W.,	Roman,	Spangler,
Drinkhouse,	Kantner,	Ruch,	Speaker,
Dunlap,	Kelly,	Ruth,	
Dunn,	Kinsman,		
Edmonds,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 511, as follows:

An Act Providing for county poor districts in counties of the seventh class providing for their management direction and control by the county commissioners defining their powers and duties imposing certain duties upon the county treasurer and county controller or county auditors abolishing the present poor districts and transferring their property.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That for the purpose of furnishing relief to the poor destitute and paupers giving them employment and carrying out the provisions of this act each county of the seventh class is hereby created a poor district to be known as "County Poor District"

Section 2 The county commissioners shall upon the petition of at least one thousand electors of such county requesting the establishment of a County Poor District submit the question of the establishment of such district to the electors of the county at the next municipal or general election If a majority of the persons voting at such election are in favor of the establishment of a county poor district the result of such election shall be certified by the returning board to the county commissioners and shall by them be entered upon their minutes and thereupon it shall become the duty of the county commissioners to establish such district as is in this act provided

Section 3 Upon the acceptance of this act the title of all real and personal property equipment and supplies now owned by the various township borough city county or other poor districts within any such county is disposed of as follows to wit

That of each township poor district is hereby transferred to and vested in the township in which located The township commissioners in first class townships and the supervisors in second class townships are hereby given the power and author-



ity to sell the same and transfer the title thereto and the proceeds thereof together with all other moneys of such districts shall be used for general township purposes.

That of each borough poor district is hereby transferred to and vested in the borough in which located. The council and burgess of such borough are hereby given the power and authority to sell the same and transfer the title thereto. The proceeds thereof together with all other moneys of such district shall be used for general borough purposes.

That of each city poor district is hereby transferred to and vested in the city in which located. The council and mayor of such city are hereby given the power and authority to sell the same and transfer the title thereto. The proceeds thereof together with all other moneys of such district shall be used for general city purposes.

That of each county poor district and of any other poor districts located in such county other than those named above is hereby transferred to and vested in the county in which located. The county commissioners of such county are hereby given the power and authority to use the same if adaptable to the purposes for the care of the poor as herein provided. All moneys in the treasury of such county or other poor district shall be forthwith paid to the county treasurer. If any of such property is not adaptable to the needs of the county poor district the same shall be sold and the proceeds of the sale be paid into the county treasury.

The sales above authorized shall be by public outcry or vendue and only after due public notice published once a week for four weeks in two daily or weekly newspapers published in such county and by not less than ten hand-bills posted on the property where real estate and at other conspicuous places in the poor district in which a description of the property and the time and place of sale shall be given.

Section 4. The county commissioners shall elect on the first Monday of January in each year the following officers to serve for one year and fix their compensation that is a superintendent a matron or matrons a physician and all other necessary employes and assistants all of whom shall be subject to removal by the county commissioners at any time. They shall require bond with security in such amount as they deem proper from the superintendent.

Section 5. The treasurer of such county shall be treasurer of said poor district. He shall receive all moneys belonging to the district and pay out the same on warrants drawn by the county commissioners. The accounts of the treasurer with the said district shall be audited by the county controller or county auditors of said county in accordance with the laws relating to accounts of county treasurers.

The county commissioners shall require the county treasurer to give bond with sufficient surety in such amount as they shall determine requisite for the safe keeping and proper payment of all moneys that come into his hands on account of said district.

Section 6. As soon as the county commissioners are prepared to accommodate the poor of said county poor district they shall give notice of the same by personal notice upon each of the directors or overseers of the poor of each township borough city county or other poor district within said county and also by publication once a week for three weeks in two newspapers in said county.

Section 7. Immediately after notice that the county commissioners are prepared to accommodate the poor of said district it shall be the duty of the directors or overseers of the poor of each township borough city county or other poor district within said county to remove all poor persons entitled to relief to the poor house as designated by the county commissioners and deliver them to the custody of the superintendent and from and after such time no expense for help assistance and maintenance of poor and destitute persons shall be incurred by such directors or overseers. When by sickness or other sufficient cause any poor person cannot be removed to said poor house the overseers or directors shall represent the case to the nearest justice of the peace or alderman who being satisfied that said person cannot be removed shall certify the same to the county commissioners with an order directing the county commissioners to maintain such poor person until he or she can be removed and the charge and extra expense of such maintenance shall be paid by said county commissioners from the funds of the county poor district.

Section 8. After delivery of the poor and destitute to the county commissioners as before provided the various township borough city county or other poor districts within any such county are hereby abolished and the directors or overseers of the poor of such poor district shall cease to act in such capacity and said officers are hereby abolished except so far as may be necessary to collect outstanding taxes settle the accounts pay the debts incurred and wind up the unfinished business transactions of such district.

Section 9. Whenever any county poor district shall come within the provisions of this act and no adequate site or suitable buildings are available for the care of the poor or whenever the lands buildings furnishings and equipment for maintaining the poor in such county poor districts are inadequate unsuitable and unsafe for the proper maintaining of the poor within such county the county commissioners are authorized to purchase or acquire by right of eminent domain and take title in the name of the district such lands as to them may appear most eligible and suitable for the purpose of the erection thereon of proper adequate and suitable buildings for the employment and support of the poor in such county. Any such purchase or acquisition shall be only with the approval of the court of quarter sessions.

After the purchase or acquisition of such lands the said county commissioners or a majority of them are authorized to have prepared plans and specifications in accordance with existing law and to cause the necessary buildings to be erected upon the lands according to said plans and specifications.

Before the said county commissioners shall let any contract for the erection of said buildings according to plans and specifications adopted they shall advertise in two or more newspapers of general circulation in such county for bids for the erection of buildings on said lands according to said plans and specifications. The letting of the contract or contracts for the erection of said buildings shall first be approved by the court of quarter sessions of such county.

All proceedings for the assessment of damages for property taken injured or destroyed under the exercise of the right of eminent domain in this section conferred shall be in accordance with proceedings provided for by existing laws for the acquisition of property for county purposes.

Section 10. After the construction equipment and furnishing of new buildings the county commissioners with the approval of the court of quarter sessions of the respective county are authorized to sell the site and buildings of any county poor house and apply the proceeds of such sale together with any sum or sums of money belonging to such poor district by whomsoever the same may be held or deposited toward the payment of such new lands buildings equipment and furnishings.

Section 11. Whenever new buildings shall be finished and completed the said county commissioners shall certify their proceedings to the clerk of the court of quarter sessions of said county whereupon the said court shall appoint three competent and disinterested persons as viewers to view and thoroughly examine said buildings and report to the court whether the said contract or contracts have been faithfully and fully performed and completed and until such report be so made final payment on said contract or contracts shall not be made. The said viewers shall be entitled to a sum not in excess of ten dollars per day for each day necessarily engaged in the performance of their duties as the court shall determine to be paid from the funds of the poor district.

Section 12. For the purpose of purchasing any lands or buildings or erecting constructing repairing improving furnishing and equipping any county poor house or buildings the county commissioners are authorized to borrow money and issue bonds therefor and negotiate the same for the purpose of raising the necessary money. Such bonds shall not be of a denomination less than one hundred dollars nor bear interest of a higher rate than six per centum. They shall be payable by the said poor district and shall not be sold below par and shall not be subject to taxation except for State purposes.

Section 13. A majority of the county commissioners shall be quorum for the transaction of business. They shall have full power to make all such rules and regulations as they shall think proper convenient and necessary for the direction government and support of the poor the poor house and grounds and poor farm and of the revenues thereunto belonging and of all such persons and things as shall come under their care or management but such rules and regulations shall not be repugnant to the Constitution or laws of this State or of the United States.

Section 14. The county commissioners shall make all necessary repairs and improvements of buildings and grounds provide for the cultivation of the poor estate and all things necessary for the maintenance and employment of the poor of such district and use the proceeds of labor of the poor under their charge in their support and maintenance. They shall from time to time receive maintain provide for and employ all paupers poor and destitute persons within their district entitled to relief and having a settlement therein. Any such pauper poor or destitute person shall be admitted into the poor house on an order for that purpose granted by any two of the county commissioners or by any justice of the peace or alderman of the respective county or upon a legal order of removal from any other county within this Commonwealth or in such other manner as may be provided for his or her maintenance and support but such pauper such other relief as they may indeed right and in exceptional and special cases may grant outdoor relief to poor persons if they deem it best but no person shall be entitled to claim relief who refuses to go to said poor house.

Said county commissioners may discharge from the said poor house any inmate whom they shall deem to possess sufficient mental and physical ability to take care of him or herself and provide for his or her maintenance and support but such pauper poor or destitute person so discharged may at any time thereafter be re-admitted in the manner aforesaid. Any pauper poor or destitute person whose legal settlement is not in the county may be admitted into the poor house by the county commissioners whenever they shall deem it expedient upon such terms and be discharged therefrom in such manner as shall be provided by their rules and regulations.

Section 15. Such county commissioners shall meet at least once a month at the poor house with the justices of the peace to manage the work upon and about the real estate see that the poor are properly treated hear all complaints and cause all grievances that may happen by neglect to be redressed. They shall keep a record of their proceedings which shall be evidence of their action in any subsequent judicial proceedings.

Section 16. All fines forfeitures bequests gifts and devises for the use of poor of said district shall go to and be received by said county commissioners who shall demand and receive the same and use invest or expend the same as they in their judgment deem best for the purpose of providing support and employment for the poor and in paying the debts of said district.

Section 17. The basis of taxation for poor purposes shall be the last preceding year of the county.

The county commissioners shall have authority to levy and collect a tax not exceeding in one year ten mills on the dollar of the assessed valuation for the purpose of supporting the poor paying officials and employes and the current expenses of managing the buildings and the poor farm. The taxes shall be levied at the same time and collected in the same manner as other county taxes.

For the purpose of paying any debt incurred in the pur-



chase of real estate and the erection of buildings and to redeem bonds authorized by this act and also for the purpose of making permanent improvements on real estate the commissioners may levy a special tax which shall be payable at the same time and collected in the same manner as the tax for current expenses.

Such special tax shall in no year exceed in amount one-half of the amount levied for current expenses.

Section 18 The county commissioners shall keep accurate accounts of all moneys received by them in any way for the purposes of this act as well as all paid out including such reasonable expenses as they may incur in carrying out their duties. All accounts under this act shall be audited by the county controller or county auditors as the case may be.

Section 19 The county commissioners shall report to the court of quarter sessions at its first term each year a list of the number ages and sex of the persons maintained and employed in the poor house a summary of the amount received and expended in their support the balance of money on hand and also an account of all sales or purchases of real estate furnishings or equipment all donations devises and bequests that shall have been made by or to them and of the improvement or additions to buildings or equipment.

Section 20 The poor house buildings and grounds shall at all times be open to inspection by the State Board of Public Charities and its agents by visitation committees appointed or constituted by existing law and by visitors appointed by the court of quarter sessions and said court is hereby given authority to appoint such visitors as it shall deem proper from time to time and the county commissioners shall at all times when required submit to the inspection and free examination of such visitors all their books accounts and records.

Section 21 All acts or parts of acts general special or local supplied by or inconsistent with the provisions of this act be and the same are hereby repealed.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—146.

Alexander,	Ehrhardt,	Krause,	Schaeffer.
Allum,	Elgin,	Krugli,	Schilling,
Armstrong,	Evans,	Lafferty,	Schwartz,
Asbury,	Feldman,	Leeds,	Sieg,
Baker,	Fox,	Love,	Shaffer,
Baldi,	Franklin,	McBride,	Shannon,
Barnhart,	Gearhart,	McCaig,	Sinclair,
Beaver,	Gelder,	McCann,	Smith, H. J.,
Beckley,	Gibbon,	McCarthy,	Smith, H.,
Bidelspacher,	Glass,	McCurdy,	Smith, J. W.,
Blair,	Golder,	McGowan,	Smith, L.,
Bluet,	Goodnough,	McKim,	Sprows,
Blumberg,	Goss,	McKnight,	Stackhouse,
Bower,	Green,	McVicar,	Stadlander,
Brady,	Hagerty,	Magill,	Stark,
Brendle,	Haines,	Marcus, J.,	Steele,
Bromley,	Hampson,	Marcus, J. C.,	Stevens,
Brooks,	Harding,	Marshall,	Stewart,
Brown, F. B.,	Harer,	Martin,	Strauss,
Brown, T. R.,	Harry,	Michel,	Sweetzer,
Burns,	Hatrick,	Miller, A.,	Thomas,
Catlin,	Haws,	Miller, C.,	Walker, J. A.,
Clutton,	Heffernan,	Miller, D. I.,	Weamer,
Comer,	Henderson, E.,	Miller, D. D.,	Wells,
Cook,	Henderson, W.,	Miller, J. J.,	Wells,
Craig, J. O.,	Hess,	Morris,	Wetach,
Cratty,	Hetrick,	Ogle,	Whitaker,
Curran,	Hoffman, J. N.,	Orr,	Whiteman,
Dawson,	Hoover,	Phillips,	Williams,
Denning,	Horne,	Pike,	Wolfe,
Dewey, P. H.,	Hough,	Posey,	Woner,
Dilsheimer,	Huston,	Quigley,	Woodruff,
Ditrich,	Jones, D. J.,	Richards,	Zook,
Donneley,	Jones, W. W.,	Rinn,	Spangler,
Dunlap,	Kantner,	Ruddy,	Speaker.
Dunn,	Kelly,	Ruth,	
Eaches,	Kinsman,		
Edmonds,	Kooser,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 572, as follows:

An Act providing for the sentencing of certain criminals to reformatories or houses of correction in counties of the first class.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any court of criminal jurisdiction in any county of the first class may sentence to a reformatory or house of correction any criminal convicted of a crime punishable by imprisonment in a State or county prison who is not known to have been previously convicted of such crime in this or any other state or county. No such

prisoner or prisoners shall be released except by pardon parole or probation except upon order from the court making the commitment. Provided That the sentence imposed upon such criminal by the court does not exceed a period of one year.

The proper officers of such reformatory or house of correction shall receive all prisoners of this class so sentenced.

Section 2 All acts or parts of acts inconsistent herewith are repealed.

On the question,

Shall the bill pass finally?

BILL POSTPONED.

Mr. EDMONDS. Mr. Speaker, owing to the fact that there are a number of typographical errors in this bill, I ask that it be placed on the postponed calendar.

Mr. HAINES. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 318, as follows:

An act to amend section twelve of and to supplement the act approved the fifth day of February one thousand eight hundred and seventy-five (Pamphlet Laws fifty-six) entitled "An act relative to the establishment and jurisdiction of magistrates' courts in the city of Philadelphia" as amended limiting the jurisdiction of magistrates in cases of arrest without warrant and on view to their respective districts and to the central police station without changing or affecting the jurisdiction of the municipal court and providing for the attendance of magistrates at the central police station.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section twelve of the act approved the fifth day of February one thousand eight hundred and seventy-five (Pamphlet Laws fifty-six) entitled "An act relative to the establishment and jurisdiction of magistrates' courts in the city of Philadelphia" which as amended by the act approved the twenty-second day of March one thousand nine hundred and seven (Pamphlet Laws thirty) entitled "An act to amend section twelve of an act entitled 'An act relative to the establishment and jurisdiction of magistrates' courts in the city of Philadelphia' approved the fifth day of February Anno Domini one thousand eight hundred and seventy-five by authorizing magistrates in actions before them on contract when the plaintiff has filed a sworn statement of claim to enter judgment for the plaintiff unless the defendant file an affidavit of defense" reads as follows:

"The jurisdiction of each of said magistrates shall extend throughout the city and county of Philadelphia and they shall be by virtue of their office ex officio justices of the peace they shall have all the powers and shall exercise the same jurisdiction civil and criminal (except as herein otherwise provided) as is now by law exercised by aldermen of said city and shall be liable to the same limitations and restrictions pains and penalties that are now imposed upon aldermen by the laws of this Commonwealth where by law two aldermen are now required to hear and determine any matter brought before them the same jurisdiction shall be exercised by one magistrate. In all actions brought before such magistrates on any contract for the payment of money either expressed or implied if the plaintiff shall file at any time before the issuing of the summons in any such case an affidavit stating the amount he verily believes to be due from the defendant together with a copy of the book entries or instrument or writing upon which the action is brought or where the claims are not evidenced by writing if the plaintiff shall file as aforesaid an affidavit setting forth a full and detailed statement of the same it shall be the duty of the magistrate to make a copy of such affidavit duly certify the same and deliver it to the constable to whom the summons is issued which certificate copy shall be served at the time and in the manner that service is made of the summons in that case and the magistrate shall render judgment in favor of the plaintiff for the amount of his claim unless the defendant at or before the time at which the summons is made returnable shall have filed with the magistrate an affidavit of defence setting forth fully the nature and character of the same. Provided That the affidavit required by this section may be made by the agent of the party where such agent is cognizant of the facts constituting the cause of action or defence or other matters set forth. And provided further That nothing contained in this act shall be construed to alter impair or abridge the right of any person to appeal from the judgment of the magistrate or to certiorari the proceedings to the court of common pleas of said county as in other cases" is hereby amended to read as follows:

Section 12 The jurisdiction of each of said magistrates shall extend throughout the city and county of Philadelphia and they shall be by virtue of their office ex officio justices of the peace. Provided That in all cases of arrest without warrant and on view the jurisdiction of the several magistrates in the city and county of Philadelphia shall extend only throughout their respective districts and the jurisdiction of the magistrate lawfully sitting as hereinafter provided in the central police station of the city and county of Philadelphia shall extend throughout the entire city and county of Philadelphia and from and after June first one thousand nine hundred and twenty-one if



shall be the duty of all of the magistrates of the city of Philadelphia to sit in the central police station for periods of two weeks in succession according to the precise alphabetical arrangement of their names and in case of illness or other disability the magistrate whose turn it is to sit shall designate the magistrate who shall sit in his place and nothing herein contained shall in any way change or affect the jurisdiction of the municipal court of the city of Philadelphia they shall have all the powers and shall exercise the same jurisdiction civil and criminal (except as herein otherwise provided) as is now by law exercised by aldermen of said city and shall be liable to the same limitations and restrictions pains and penalties that are now imposed upon aldermen by the laws of this Commonwealth where by law two aldermen are now required to hear and determine any matter brought before them the same jurisdiction shall be exercised by one magistrate in all actions brought before such magistrates on any contract for the payment of money either expressed or implied if the plaintiff shall file at any time before the issuing of the summons in any such case an affidavit stating the amount he verily believes to be due from the defendant together with a copy of the book entries or instrument of writing upon which the action is brought or where the claims are not evidenced by writing if the plaintiff shall file as aforesaid an affidavit setting forth a full and detailed statement of the same it shall be the duty of the magistrate to make a copy of such affidavit duly certify the same and deliver it to the constable to whom the summons is issued which certified copy shall be served at the time and in the manner that service is made of the summons in that case and the magistrate shall render judgment in favor of the plaintiff for the amount of his claim unless the defendant at or before the time at which the summons is made returnable shall have filed with the magistrate an affidavit of defence setting forth fully the nature and character of the same. Provided That the affidavit required by this section may be made by the agent of the party where such agent is cognizant of the facts constituting the cause of action or defence or other matters set forth. And Provided further That nothing contained in this act shall be construed to alter impair or abridge the right of any person to appeal from the judgment of the magistrate or to certiorari the proceedings to the court of common pleas of said county as in other cases.

On the question.

Shall the bill pass finally?

#### BILL POSTPONED.

Mr. SOWERS. Mr. Speaker, at the request of those who are opposed to this bill, I ask that it be placed on the postponed calendar.

Mr. HEFFERNAN. Mr. Speaker, I second the motion. The motion was agreed to.

#### RESOLUTION RELATIVE TO PRINTING EXTRA COPIES OF HOUSE BILL NO. 1016.

Mr. EDMONDS offered the following resolution which was twice read, considered and agreed to:

Resolved, That the Chief Clerk be instructed to order the printing of two thousand copies of House Bill No. 1016, entitled:

An Act to amend section one thousand two hundred ten as amended and section one thousand one hundred three of an act approved the eighteenth day of May one thousand nine hundred and eleven (P. L. 309) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing that are or may be inconsistent therewith" and repealing section one thousand two hundred twelve thereof.

#### BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 998, entitled:

An Act to amend section four of the act approved the eighth day of July, one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and seventy-eight) entitled "An act for the better protection of fish requiring citizens of the United States residing without this Commonwealth to procure a license to fish or angle in the waters bounding adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act."

On the question,

Will the House agree to the bill on third reading?

Mr. SHANNON. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend title, line 7, by inserting after "waters" the following: "of this Commonwealth or in the waters"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question.

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1277, entitled:

An Act to amend section one of an act, approved the thirteenth day of April, one thousand nine hundred and eleven (P. L. 62), entitled "An act to provide for the registration of conveyances of real estate in all counties of this Commonwealth, with a population not to exceed four hundred thousand, in order to facilitate the assessment of taxes therein in the name of the owner of said real estate, and to ascertain the value of such real estate, and providing compensation to the recorder of deeds of such counties for making reports thereof," requiring a certificate to be added to each deed of conveyance setting forth the required particulars and providing that the recorders of deeds in the several counties shall not receive for record any deed which does not contain such certificate.

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—153.

Alexander,	Ehrhardt,	McBride,	Ruth,
Aston,	Elgin,	McCaig,	Schilling,
Baker,	Evans,	McCann,	Schwartz,
Baldi,	Finney,	McCarthy,	Sieg,
Barnhart,	Fox,	McClure,	Shaffer,
Beaver,	Franklin,	McConnell,	Shannon,
Beckley,	Gelder,	McCurdy,	Shellenberger,
Bell,	Gibbon,	McGowan,	Smink,
Blair,	Glass,	McKim,	Smith, H. J.,
Bluet,	Goehring,	McKnight,	Smith, H.,
Blumberg,	Golder,	McMullen,	Smith, J. W.,
Bower,	Griffith,	McOwen,	Snowden,
Brady,	Hagerly,	McVicar,	Sowers,
Brendle,	Haldeman,	Magill,	Sprows,
Brenneman,	Hampson,	Marcus, J.,	Stackhouse,
Bromley,	Harer,	Marcus, J. C.,	Stedlander,
Brooks,	Harry,	Martin,	Stark,
Brown, F. B.,	Hatrlick,	Mantz,	Sterling,
Brown, T. R.,	Haws,	Millar, A.,	Stevenson,
Campbell,	Heffernan,	Millar, A. S. C.,	Stewart,
Chaplin,	Henderson, E.,	Miller, C.,	Strauss,
Clutton,	Henderson, W.,	Miller, D. I.,	Sweitzer,
Comer,	Hess,	Miller, D. D.,	Thomas,
Conner,	Hetrick,	Miller, H. F.,	Van Alen,
Cook,	Hoffman, J. N.,	Miller, J. J.,	Vickerman,
Craig, J. R.,	Horne,	Morris,	Walker, J. A.,
Craig, J. O.,	Hough,	Ogle,	Weamer,
Crum,	Huston,	Orr,	Wells,
Curran,	Jones, D. J.,	Phillips,	Wettach,
Dawson,	Jones, W. W.,	Pike,	Whitaker,
DeHaas,	Jordan,	Posey,	Whitehouse,
Dewey, C. P.,	Kantner,	Rhoads,	Whiteman,
Dewey, P. H.,	Kelly,	Richards,	Williams,
Diehm,	Kinsman,	Rieder,	Wolfe,
Dilsheimer,	Krause,	Rinn,	Wood,
Dunlap,	Krugh,	Roman,	Woodruff,
Dunn,	Learty,	Ruch,	Zook,
Eaches,	Lewis,	Ruddy,	Spangler,
Edmonds,			Speaker.

#### NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 196, as follows:

An Act providing for an examination of the Mid-Valley Hospital at Blakely Borough, Lackawanna County by the Board of Pub-



lic Charities providing for a transfer of said hospital under certain conditions to the Commonwealth regulating such hospital in the event of such transfer and making an appropriation. Whereas The Mid-Valley Hospital association of Blakely Borough Lackawanna County has erected and fully equipped a hospital and

Whereas Said association is desirous of transferring and conveying said hospital including all the buildings grounds and equipment appurtenant thereto unto the Commonwealth of Pennsylvania to be thereafter maintained as a State hospital therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Board of Public Charities shall investigate and examine the Mid-Valley Hospital at Blakely Borough Lackawanna County together with all buildings grounds and equipment thereof and the affairs and accounts of the association having charge of said hospital

Section 2 If said Board shall ascertain that the hospital has no outstanding indebtedness and that there are no liens of record against any of the properties of the hospital and all its buildings are in good condition and repair and that the hospital has ground adjacent and belonging thereto sufficient for the proper maintenance and conduct of such hospital then the Board is hereby authorized to accept the hospital including all the buildings grounds and equipment in the name of the Commonwealth

Section 3 After such acceptance the hospital shall be known as "The Mid-Valley State Hospital" The Governor with the consent of the Senate shall appoint nine (9) directors for terms of two (2) four (4) and six (6) years respectively and shall appoint every two years thereafter three directors to hold office for a full term of six (6) years The management and control of the hospital shall be in the hands of the directors in accordance with the laws of the Commonwealth in the same manner and to the same extent as in the care of other state hospitals

And said bill having been read at length the third time, considered and agreed to.

Shall the bill pass finally?

On the question,

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows: viz:

## YEAS—167.

Alexander,	Dunn,	Kinsman,	Ruch,
Allum,	Eaches,	Kohler,	Schaeffer,
Armstrong,	Edmonds,	Krause,	Schilling,
Aston,	Ehrhardt,	Lafferty,	Schwartz,
Baker,	Elgin,	Leeds,	Sieg,
Baldi,	Evans,	Lewis,	Shaffer,
Barnhart,	Fitzgibbon,	Love,	Shannon,
Beaver,	Fowler,	McCaig,	Shellenberger,
Beckley,	Fox,	McCann,	Sinclair,
Beldspacher,	Gearhart,	McCarthy,	Smiley,
Blair,	Gelder,	McClure,	Spink,
Bluett,	Gibbon,	McCurdy,	Smith, H. J.,
Blumberg,	Glass,	McHugh,	Smith, H.,
Bolard,	Goehring,	McKim,	Smith, J. W.,
Bower,	Golder,	McKnight,	Smith, L.,
Brady,	Goodnough,	McMullen,	Snowden,
Brendle,	Goss,	McVicar,	Sowers,
Brenneman,	Green,	Magill,	Sprowls,
Brooks,	Griffith,	Mangan,	Stackhouse,
Brown, F. B.,	Haines,	Marcus, J.,	Stadlander,
Burns,	Haldeman,	Marcus, J. C.,	Steedle,
Campbell,	Hampson,	Martin,	Stevens,
Catlin,	Harer,	Michel,	Stevenson,
Chaplin,	Harry,	Millar, A.,	Stewart,
Comcrer,	Haslett,	Millar, A. S. C.,	Strauss,
Conner,	Hatrlick,	Miller, C.,	Thomas,
Cook,	Haws,	Miller, D. I.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, D. D.,	Vickerman,
Craig, J. O.,	Henderson, E.,	Miller, J. J.,	Walker, G. T.,
Crum,	Hess,	Mitchell,	Walker, J. A.,
Curran,	Hetrick,	Ogle,	Weamer,
Davis,	Hoffman, J. N.,	Orr,	Weiss,
Dawson,	Holcombe,	Phillips,	Wettach,
DeHaas,	Horne,	Pike,	Whitaker,
Dewey, C. P.,	Hough,	Posey,	Whitehouse,
Dewey, P. H.,	Huston,	Quigley,	Williams,
Diehm,	Jones, D. J.,	Rhoads,	Wolfe,
Dilsheimer,	Jones, W. W.,	Richards,	Woner,
Ditrich,	Kantner,	Rieder,	Wood,
Donneley,	Keene,	Rinn,	Woodruff,
Drinkhouse,	Kelly,	Roman,	Zook,
Dunlap,			Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 187, entitled

A further supplement to an act approved the first day of April one thousand eight hundred and sixty-three (Pamphlet Laws two hundred and thirteen) entitled "An act to accept the grant of public lands by the United States to the several states for the endowment of Agricultural Colleges" making a deficiency appropriation for carrying the same into effect

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—171.

Alexander,	Feldman,	Love,	Schaeffer,
Aston,	Fitzgibbon,	McBride,	Schilling,
Baker,	Fox,	McCann,	Schwartz,
Baldi,	Franklin,	McCarthy,	Sieg,
Barnhart,	Gelder,	McClure,	Shaffer,
Beaver,	Gibbon,	McConnell,	Shellenberger,
Beckley,	Glass,	McCurdy,	Sinclair,
Bell,	Goehring,	McGowan,	Smiley,
Beldspacher,	Golder,	McHugh,	Smith, H. J.,
Blair,	Goss,	McKim,	Smith, H.,
Bluett,	Green,	McKnight,	Smith, J. W.,
Bower,	Griffith,	McMullen,	Smith, L.,
Brady,	Hagerty,	McOwen,	Softel,
Brendle,	Haines,	McVicar,	Sowers,
Brenneman,	Haldeman,	Magill,	Sprowls,
Bromley,	Hampson,	Mangan,	Stackhouse,
Brooks,	Harer,	Marcus, J.,	Stark,
Brown, F. B.,	Harry,	Marcus, J. C.,	Steedle,
Brown, T. R.,	Hatrlick,	Martin,	Sterling,
Campbell,	Haws,	Mantz,	Stevens,
Catlin,	Hayes,	Michel,	Stevenson,
Comcrer,	Heffernan,	Millar, A.,	Stewart,
Conner,	Henderson, E.,	Millar, A. S. C.,	Strauss,
Cook,	Henderson, W.,	Miller, C.,	Sweitzer,
Craig, J. R.,	Hess,	Miller, D. I.,	Thomas,
Craig, J. O.,	Hetrick,	Miller, D. D.,	Van Alen,
Curran,	Hoffman, J. N.,	Miller, H. F.,	Vickerman,
Curry,	Hoover,	Miller, J. J.,	Walker, G. T.,
Davis,	Horne,	Mitchell,	Walker, J. A.,
Dawson,	Hough,	Morris,	Weamer,
DeHaas,	Huston,	Ogle,	Wells,
Dewey, C. P.,	Jones, D. J.,	Orr,	Wettach,
Dewey, P. H.,	Jones, W. W.,	Phillips,	Whitaker,
Diehm,	Jordan,	Pike,	Whitehouse,
Dilsheimer,	Kantner,	Posey,	Whiteman,
Ditrich,	Keene,	Quigley,	Williams,
Donneley,	Kelly,	Richards,	Wolfe,
Dunn,	Kinsman,	Rieder,	Woner,
Dunlap,	Kooser,	Rinn,	Wood,
Eaches,	Krause,	Roman,	Woodruff,
Edmonds,	Krug,	Ruch,	Zook,
Ehrhardt,	Lafferty,	Ruddy,	Spangler,
Elgin,	Lewis,		Speaker.
Evans,			

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1152, (Senate Bill No. 557), entitled:

An Act to amend section eight of an act approved the seventeenth day of April one thousand nine hundred and thirteen (Pamphlet Laws eighty-five) entitled "An Act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the law of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees fines and penalties received"

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. WHITEMAN. Mr. Speaker, I desire to know in regard to the license fee. According to this measure it would go to the county treasurer, personally, and would not go to the county.

BILL POSTPONED.

Mr. KRUGH. Mr. Speaker, I move that this bill be

placed on the postponed calendar.

Mr. STADTLANDER. Mr. Speaker, I second the motion.

The motion was agreed to.

#### BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 747, entitled:

An Act to amend section one of an act approved the twenty-fifth day of June one thousand eight hundred and ninety-five (Pamphlet Laws two hundred and seventy-five) entitled "An act dividing the cities of this State into three classes with respect to their population and designating the mode of ascertaining and changing the classification thereof in accordance therewith"

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

Shall the bill pass finally?

#### BILL POSTPONED.

Mr. WHITEHOUSE. Mr. Speaker, I move that this bill be postponed.

Mr. POSEY. Mr. Speaker, I second the motion.

The motion was agreed to.

#### BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 603, entitled:

An Act to amend section six of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation" as amended

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

#### BILL POSTPONED.

Mr. DUNLAP. Mr. Speaker, I move that this bill be placed on the postponed calendar.

Mr. ELGIN. Mr. Speaker, I second the motion.

The motion was agreed to.

#### BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1198, entitled:

An Act to amend an act approved the eighth day of July, one thousand nine hundred and nineteen (Pamphlet Laws seven hundred sixty-four), entitled "An act authorizing suits brought to recover in case of accidents in this Commonwealth in courts of common pleas to be certified to the Workmen's Compensation Board when discovered that the suit has been brought wrongfully," extending the provisions of said act to suits brought after the passage of the act.

On the question,

Will the House agree to the bill on third reading?

It was agreed to,

On the question,

Shall the bill pass finally?

#### BILL POSTPONED.

Mr. STADTLANDER. Mr. Speaker, in the absence of the sponsor, I ask that this bill be placed on the postponed calendar.

Mr. DUNLAP. Mr. Speaker, I second the motion.

The motion was agreed to.

#### BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and considera-

tion of House Bill No. 952, entitled:

An Act making a deficiency appropriation to the Department of Labor and Industry for the payment of the salaries of a supervising inspector

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. ALEXANDER. Mr. Speaker, I desire to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Crawford, Mr. Bolard, permit himself to be interrogated?

Mr. BOLARD. Mr. Speaker, yes, sir.

Mr. ALEXANDER. Mr. Speaker, I would like to ask the gentleman from Crawford to explain to the House the purpose and necessity for this bill.

Mr. BOLARD. Mr. Speaker, the object of this bill is to appropriate \$3,899.52 to the Department of Labor and Industry for the payment of the salary of a supervising inspector employed at an annual salary of a little over \$3,000. I have been consistently against salary raisers, and this is not a salary raiser. Some time ago the inspector in charge of the northwestern district was engaged as supervisor of the department, I have taken this up with the department and with the Attorney General. This is a bill that provides an appropriation to take care of what has already been actually done.

Mr. ALEXANDER. Was the appointment of this superintendent authorized by act of Assembly and with proper authority?

Mr. BOLARD. Mr. Speaker, as we understood it, this appointment was approved by the Attorney General's office, who advised that the appointment was properly made.

On the question, recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—168.

Alexander,	Dunlap,	Kohler,	Schwartz,
Allum,	Dunn,	Krause,	Sieg,
Armstrong,	Eaches,	Krugh,	Shaffer,
Asbury,	Edmonds,	Lafferty,	Sinclair,
Aston,	Ehrhardt,	Leeds,	Smiley,
Baker,	Elgin,	Long,	Smith, H. J.,
Baldi,	Evans,	Love,	Smith, H.,
Barnhart,	Feldman,	McBride,	Smith, J. W.,
Beckley,	Flynn,	McCaig,	Smith, L.,
Bell,	Fowler,	McCann,	Snowden,
Bidelspacher,	Fox,	McClure,	Sowers,
Blair,	Franklin,	McConnell,	Sprolws,
Bluett,	Gearhart,	McCurdy,	Stackhouse,
Blumberg,	Gelder,	McKim,	Stadlander,
Bolard,	Gibbon,	McVicar,	Stark,
Bower,	Glass,	Mangan,	Steedle,
Brady,	Goldier,	Marcus, J. C.,	Sterling,
Brendle,	Goodnough,	Marshall,	Stevens,
Brenneman,	Green,	Mantk,	Stevenson,
Bromley,	Griffith,	Michel,	Stewart,
Brown, F. B.,	Hagerty,	Millar, A.,	Strauss,
Brown, T. R.,	Haines,	Miller, A. S. C.,	Sweetzer,
Burns,	Haldeman,	Miller, C.,	Thomas,
Campbell,	Harding,	Miller, D. I.,	Tralner,
Catlin,	Harer,	Miller, D. D.,	Van Alen,
Chaplin,	Harry,	Miller, H. F.,	Walker, G. T.,
Clutton,	Hatrick,	Miller, J. J.,	Walker, J. A.,
Comeror,	Haws,	Mitchell,	Weamer,
Conner,	Hayes,	Morris,	Weiss,
Cook,	Heffernan,	Orr,	Wells,
Craig, J. R.,	Henderson, W.,	Perry,	Wettach,
Craig, J. O.,	Hess,	Phillips,	Whitaker,
Cratty,	Hetrick,	Pike,	Whitehouse,
Crum,	Hoffman, J. N.,	Posey,	Whiteman,
Curran,	Hoover,	Rhoads,	Williams,
Curry,	Horne,	Richards,	Wolfe,
Davis,	Hough,	Rinn,	Woner,
Dawson,	Huston,	Roman,	Wood,
Dewey, C. P.,	Jones, W. W.,	Ruddy,	Woodruff,
Dewey, P. H.,	Jordan,	Ruth,	Zook,
Diehm,	Kantner,	Schaeffer,	Spangler,
Donneley,	Keene,	Schilling,	Speaker.
Drinkhouse,	Kinsman,		

#### NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to orde



The House proceeded to the third reading and consideration of House Bill No. 1245, entitled:

An Act fixing the number and salaries of the officers and employes in the Department of Mines

On the question,  
Will the House agree to the bill on third reading?  
It was agreed to.  
On the question,  
Shall the bill pass finally?

#### BILL POSTPONED.

Mr. ALEXANDER. Mr. Speaker, it was my desire to interrogate the sponsor of this bill, but he is not in his seat. Therefore, in his absence I will move that this bill be placed on the postponed calendar.

Mr. EHRHARDT. Mr. Speaker, I second the motion.  
The motion was agreed to.

#### BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1254, entitled:

An Act making a deficiency appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,  
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—165.

Alexander,	Donneley,	Lafferty,	Schilling,
Allum,	Drinkhouse,	Leeds,	Schwartz,
Armstrong,	Dunlap,	Long,	Sieg.
Aston,	Dunn,	McBride,	Shaffer,
Baker,	Eaches,	McCaig,	Shannon,
Baldi,	Edmonds,	McCann,	Shellenberger,
Barnhart,	Ehrhardt,	McClure,	Sinclair,
Beaver,	Elgin,	McCurdy,	Smiley,
Beckley,	Evans,	McGowan,	Smith, H. J.,
Bell,	Feldman,	McKlm,	Smith, H.,
Bidelspacher,	Fitzgibbon,	McMullen,	Smith, J. W.,
Blair,	Fowler,	McVicar,	Smith, L.,
Bluett,	Fox,	Mangan,	Sowers,
Blumberg,	Gearhart,	Marcus, J. C.,	Sprowls,
Boland,	Gelder,	Marshall,	Stackhouse,
Bower,	Gibbon,	Mantz,	Stadtlander,
Brady,	Glass,	Michel,	Stark,
Brenneman,	Golder,	Millar, A. S. C.,	Steedle,
Bromley,	Goodnough,	Miller, C.,	Sterling,
Brooks,	Goss,	Miller, D. D.,	Stevens,
Brown, F. B.,	Griffith,	Miller, H. F.,	Stevenson,
Brown, T. R.,	Hampson,	Miller, J. J.,	Stewart,
Burns,	Harding,	Mitchell,	Strauss,
Campbell,	Harry,	Morris,	Sweltzer,
Catlin,	Hatrick,	Ogle,	Trainer,
Chaplin,	Haws,	Orr,	Van Alen,
Comer,	Hayes,	Perry,	Walker, J. A.,
Conner,	Heffernan,	Phillips,	Weamer,
Cook,	Henderson, E.,	Pike,	Wells,
Craig, J. R.,	Hess,	Posey,	Wettach,
Cratty,	Hoffman, M. R.,	Quigley,	Whitaker,
Crum,	Hoover,	Rhoads,	Whitman,
Curry,	Horne,	Richards,	Williams,
Davis,	Huston,	Rieder,	Wood,
Dawson,	Jones, D. J.,	Rinn,	Wolfe,
DeHaas,	Jordan,	Roman,	Woner,
Dewey, C. P.,	Keene,	Ruddy,	Wood,
Dewey, P. H.,	Kelly,	Ruth,	Woodruff,
Dichm,	Kinsman,	Schaeffer,	Zook,
Dilsheimer,	Kooser,	Krugl,	Spangler,
Dithrich,			Speaker.

#### NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 830, entitled:

An Act making a deficiency appropriation to the State Board of Education for use in the payment of scholarships

And said bill having been read at length the third time,

considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—163.

Alexander,	Donneley,	Jordan,	Roman,
Allum,	Drinkhouse,	Kantner,	Ruch,
Armstrong,	Dunlap,	Kelly,	Ruddy,
Aston,	Dunn,	Kohler,	Ruth,
Baker,	Eaches,	Kooser,	Schaeffer,
Baldi,	Edmonds,	Krause,	Schilling,
Barnhart,	Ehrhardt,	Krugh,	Schwartz,
Beckley,	Elgin,	Lafferty,	Sieg.
Bell,	Evans,	Leeds,	Shaffer,
Bidelspacher,	Feldman,	Love,	Shannon,
Blair,	Finney,	McBride,	Shellenberger,
Bluett,	Fitzgibbon,	McCaig,	Sinclair,
Blumberg,	Flynn,	McCann,	Smiley,
Boland,	Fowler,	McCarthy,	Smith, H. J.,
Bower,	Fox,	McGowan,	Smith, H.,
Brady,	Franklin,	McVicar,	Smith, L.,
Brenneman,	Gearhart,	Magill,	Sowers,
Bromley,	Gelder,	Mangan,	Sprowls,
Brooks,	Gibbon,	Marcus, J.,	Stackhouse,
Brown, T. R.,	Glass,	Marcus, J. C.,	Stark,
Burns,	Golder,	Marshall,	Steedle,
Campbell,	Goodnough,	Martin,	Sterling,
Catlin,	Goss,	Michel,	Stevens,
Clutton,	Green,	Millar, A.,	Stevenson,
Comer,	Griffith,	Miller, C.,	Stewart,
Conner,	Hagerty,	Miller, D. I.,	Strauss,
Cook,	Hampson,	Miller, D. D.,	Sweltzer,
Craig, J. R.,	Harding,	Miller, H. F.,	Vickerman,
Craig, J. O.,	Harer,	Miller, J. J.,	Walker, G. T.,
Crum,	Harry,	Mitchell,	Walker, J. A.,
Curran,	Haslett,	Morris,	Weamer,
Curry,	Hatrick,	Orr,	Wells,
Davis,	Haws,	Perry,	Wettach,
Dawson,	Hayes,	Pike,	Whitaker,
DeHaas,	Heffernan,	Posey,	Williams,
Denning,	Henderson, W.,	Quigley,	Wolfe,
Dewey, C. P.,	Hetrick,	Rhoads,	Wood,
Dewey, P. H.,	Hoffman, J. N.,	Rieder,	Zook,
Diehm,	Hough,	Rinn,	
Dilsheimer,	Jones, D. J.,		
Dithrich,	Jones, W. W.,		

#### NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 47, entitled:

A joint resolution proposing an amendment to section one article nine of the Constitution of the Commonwealth of Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—152.

Alexander,	Edmonds,	Leeds,	Ruddy,
Allum,	Ehrhardt,	McBride,	Ruth,
Asbury,	Evans,	McCaig,	Schilling,
Aston,	Feldman,	McCann,	Schwartz,
Baker,	Finney,	McClure,	Shannon,
Baldi,	Fowler,	McConnell,	Shellenberger,
Barnhart,	Franklin,	McCurdy,	Sinclair,
Beaver,	Gelder,	McGowan,	Smith, H. J.,
Beckley,	Glass,	McKlm,	Smith, H.,
Bell,	Golder,	McKnight,	Smith, J. W.,
Bidelspacher,	Goodnough,	McMullen,	Smith, L.,
Blair,	Griffith,	McOwen,	Soffel,
Bluett,	Hagerty,	McVicar,	Sowers,
Bower,	Haldeman,	Mangan,	Stackhouse,
Brady,	Hampson,	Marcus, J.,	Stadtlander,
Bromley,	Harding,	Marcus, J. C.,	Stark,
Brooks,	Harer,	Martin,	Steedle,
Brown, T. R.,	Harry,	Mantz,	Sterling,
Burns,	Haslett,	Millar, A.,	Stevenson,
Campbell,	Hatrick,	Millar, A. S. C.,	Stewart,
Catlin,	Heffernan,	Miller, C.,	Strauss,
Chaplin,	Henderson, E.,	Miller, D. I.,	Sweltzer,
Clutton,	Hess,	Miller, D. D.,	Thomas,
Comer,	Hetrick,	Miller, H. F.,	Trainer,
Conner,	Hoffman, J. N.,	Miller, J. J.,	Van Alen,
Cook,	Holcombe,	Morris,	Vickerman,
Craig, J. O.,	Hoover,	Ogle,	Walker, G. T.,
Cratty,	Horne,		

Crum,	Hough,	Orr,	Wells,
Curran,	Huston,	Perry,	Whitaker,
Curry,	Jones, W. W.,	Phillips,	Whiteman,
Davis,	Jordan,	Pike,	Williams,
Dawson,	Kantner,	Posey,	Woner,
DeHaas,	Keene,	Quigley,	Wood,
Dennings,	Kinsman,	Rhoads,	Woodruff,
Diehm,	Kohler,	Richards,	Zook,
Dilsheimer,	Krause,	Rieder,	Spangler,
Donneley,	Krugh,	Rhnn,	Speaker,
Dunlap,	Lafferty,	Weamer,	
Eaches,			

YAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 640, as follows:

An Act authorizing the appointment of interpreters by the several courts in counties of the first and second class and providing for their compensation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the courts of common pleas of each county of the first class are authorized to appoint such number of interpreters and in such languages as the courts deem necessary for the proper transaction of their business. Such interpreters shall act in the courts of common pleas and in the courts of quarter sessions. Interpreters so appointed may be removed by the courts appointing them at any time. The annual salary of each of the interpreters so appointed shall be three thousand five hundred dollars to be paid out of the county treasury. Before assuming the duties of the office each interpreter shall take and subscribe the oath prescribed by the Constitution of this Commonwealth.

Section 2 The act approved the seventh day of July one thousand nine hundred nineteen (Pamphlet Laws seven hundred twenty-five) entitled "An act authorizing the appointment of interpreters in each county of this Commonwealth and providing for their compensation" is hereby repealed in so far as it relates to counties of the first class.

All other acts and parts of acts inconsistent with this act are repealed.

On the question,

Will the House agree to the bill on third reading?

Mr. BALDI. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend title, by striking out the words "several courts in counties of the first and second class" and insert in lieu thereof "courts of common pleas in counties of the first class."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

#### SENATE MESSAGE.

#### SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

Senate Bill No. 233, (House Bill No. 1445),

An Act to authorize cities of the first class to regulate the removal and disposal of garbage, to prevent the private collection thereof and to enforce the provisions of ordinances providing therefor by fine, and in default of the payment of such fine by imprisonment of the person or persons violating any such ordinances.

Referred to the Committee on Public Health and Sanitation.

Senate Bill No. 552, (House Bill No. 1446).

An Act to further amend section thirteen of an act approved

the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highway solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State-highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" as amended

Referred to the Committee on Public Roads.

Senate Bill No. 666, (House Bill No. 1447),

An Act creating a Commission to manage control and develop the Harbor of Erie and certain lands of the Commonwealth of Pennsylvania situated in the city and county of Erie dedicating said lands to public use as a Historical Memorial and Public State Park empowering said Commission to purchase or receive by gift other lands for the purposes of this act providing for the appointment of members of the Commission and that the Secretary of Internal Affairs and the Commissioner of Fisheries shall be members thereof ex-officio defining the duties and powers of said Commission excepting rights and privileges in said lands heretofore granted and making an appropriation

Referred to the Committee on Appropriations.

Senate Bill No. 683, (House Bill No. 1448).

An Act making a deficiency appropriation to the trustees of the Western State Hospital for the Insane.

Referred to the Committee on Appropriations.

Senate Bill No. 744, (House Bill No. 1449).

An Act to amend section fifteen of an act entitled "An Act relating to fires and fire prevention, imposing duties and conferring powers heretofore exercised by the State Fire Marshal upon the Department of State Police, authorizing the appointment of the chiefs of fire departments and certain public officers and others as assistants to said department and defining their powers and duties, providing for the investigation of the cause, origin, and circumstances of fires and the inspection of all and the removal or change of certain buildings, imposing duties on school authorities and on certain corporations, associations and fire rating agencies, providing for the attendance of witnesses before the department and the enforcement of its orders and prescribing penalties" approved the first day of July, Anno Domini, one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ten).

Referred to the Committee on Judiciary General.

Senate Bill No. 830, (House Bill No. 1450).

An Act to further amend section fifteen of the act approved July 12th, 1913, (P. L. 719), entitled "An act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National Party conventions, and of certain party officers, including State Committeemen, a method whereby electors of such political parties may express their choice



of candidates for the office of President of the United States; and the payment by the several counties, and their reimbursement by the State of the expenses of the same, authorizing the State Committee of a political party to make, and to alter, amend and revoke rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offences provided for herein; and repealing inconsistent legislation," by empowering the courts of common pleas instead of the return board to open ballot boxes when fraud or error not manifest on the general return is alleged.

Referred to the Committee on Elections.

Senate Bill No. 834, (House Bill No. 1451).

An Act authorizing the Governor to appoint a Board of Claims to hear, audit, dismiss or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways and making an appropriation.

Referred to the Committee on Public Roads.

Senate Bill No. 835, (House Bill No. 1452).

An Act to amend an act approved the ninth day of April, one thousand nine hundred and thirteen (P. L. page 46), entitled, "An Act fixing the number and salaries of clerks and other employes in the Auditor General's Department."

Referred to the Committee on Retrenchment and Reform.

Senate Bill No. 852, (House Bill No. 1435),

An Act authorizing certain telephone companies and certain telephone and telegraph companies to acquire all or any part of the capital stock, franchises, property, rights and credits of each other, and to purchase, lease or otherwise acquire all or any part of the lines, systems, rights, privileges, municipal consents and corporate franchises, of each other.

Referred to the Committee on Manufactures.

Senate Bill No. 853, (House Bill No. 1454).

An Act validating indebtedness heretofore created by school districts pursuant to the provisions of an act approved the fifth day of June, one thousand nine hundred and fifteen (P. L. 846), entitled "An act relating to the indebtedness of municipalities, and providing for carrying into operation section fifteen of article nine of the Constitution of Pennsylvania, so far as it relates to municipalities;" providing that where school districts have heretofore actually issued bonds and have received and retained the full consideration therefor they shall be estopped from denying their authority to create the indebtedness represented thereby; providing that such bond issues shall not be indivisible transactions; making an increased valuation the standard in determining the limit of indebtedness; and prohibiting any further increase of indebtedness until provision is made for the payment of all indebtedness in excess of seven per centum and not exceeding ten per centum of the assessed valuation.

Referred to the Committee on Education.

Senate Bill No. 854, (House Bill No. 1455).

An Act relating to the indebtedness of school districts in excess of seven per centum but not exceeding ten per centum of the assessed valuation of their taxable property; providing for the payment of such indebtedness as a moral obligation, and for the levy of taxes for such purpose; protecting the officers of school districts in making such payments; estopping school districts from denying their liability; validating such portion of such increase of indebtedness as does not exceed seven per centum of the assessed valuation; making an increased valuation the standard in determining the limit of indebtedness; and prohibiting any further increase of indebtedness until provision is made for the payment of all indebtedness in excess of seven per centum and not exceeding ten per centum of the assessed valuation.

Referred to the Committee on Education.

Senate Bill No. 342, (House Bill No. 1456).

An Act authorizing cities of the first class, with the assent of the electors duly obtained at an election, to use moneys borrowed or authorized to be borrowed, or which shall be borrowed or authorized to be borrowed for purposes which have proved, or may prove impracticable, impossible or inadvisable, for any other lawful municipal purpose.

Referred to the Committee on Municipal Corporations.

#### BILLS SIGNED BY THE SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

Senate Bill No. 7.

An Act to amend the first section of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws four hundred and eighty-three) entitled "An Act relating to practice in the courts of common pleas in actions of assumpsit and trespass except actions for libel and slander prescribing the pleadings and procedure to be observed therein and giving the courts power to enforce its provisions" by extending the act so as to apply to all actions of assumpsit and trespass whether originating in or appealed to any court of common pleas

Senate Bill No. 39,

An Act providing for the protection of the public health and the prevention of fraud and deception by prohibiting the manufacture the sale the offering for sale or exposing for sale or the having in possession with intent to sell of adulterated or deleterious butter defining butter and prescribing the penalty for the violation thereof.

Senate Bill No. 178,

An Act making an appropriation for deficiencies in maintenance to the trustees of the State Hospital for the Insane of the Southeastern District of Pennsylvania located at Norristown Pennsylvania

Senate Bill No. 212,

An Act to amend sections two fourteen and twenty of an act approved the seventh day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws nine hundred) entitled "An Act to provide for the immediate registration of all births and deaths throughout the Commonwealth of Pennsylvania by means of certificates of births and deaths and burial or removal permits requiring prompt returns to the Central Bureau of Vital Statistics as required to be established by the State Department of Health and in order to secure prompt and faithful registration of births marriages deaths and diseases of practitioners of medicine and surgery of midwives nurses and undertakers and of all persons whose occupation is deemed to be of importance in obtaining complete registration of births deaths marriages and diseases throughout the State as provided in section ten of an act entitled "An Act creating the Department of Health and defining its powers and duties" approved the twenty-seventh day of April nineteen hundred and five and providing penalties for violations of this act"

Senate Bill No. 325,

An Act requiring all teachers in public private and parochial schools or other institutions of learning to take an oath of allegiance to the Commonwealth and to the government of the United States

Senate Bill No. 333,

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto"

Senate Bill No. 334,

An Act to reappropriate certain unused funds heretofore appropriated for the education of teachers in the State normal schools and making a deficiency appropriation to the trustees of the several State normal schools of the Commonwealth of Pennsylvania

Senate Bill No. 376,

An Act to amend section one of an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An Act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire-escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

Senate Bill No. 396,

An Act to amend section one of an act approved the sixth day of May, one thousand nine hundred and fifteen (Pamphlet Laws two hundred and seventy-nine) entitled "An act reorganizing the Attorney General's Department designating the officers and employes thereof and fixing their salaries and making an appropriation therefor to the end of the fiscal year,

Senate Bill No. 457,

A supplement to the act approved the second day of June, 1915, (P. L. 762) entitled "An act providing for the creation and administration of a State Fund for the insurance of compensation for injuries to employes of subscribers thereto, declaring false oaths by the subscribers to be misdemeanors, and providing penalties for the violation thereof," providing that the officers and employes of the State Workmen's Insurance Board shall be officers and employes of the Commonwealth.

## Senate Bill No. 484.

An Act to quiet the title to real estate and to enable citizens of the United States and corporations authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has formerly been held or conveyed to or for corporations not authorized by law to hold the same

## Senate Bill No. 41,

An Act to further amend section thirty-five of the act approved the seventh day of February one thousand nine hundred and five (Pamphlet Laws three) entitled "An act to create the Department of Public Printing and Binding to carry out the provisions of section twelve article three of the Constitution in relation to the public printing and binding and the supply of paper and other materials therefor" as amended.

## Senate Bill No. 118,

An Act making a deficiency appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

## Senate Bill No. 216,

An Act to amend section twenty-nine of the act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and eighteen) entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employes and on city councils of cities of the first and second class and providing penalties" by limiting the amount of damages to be paid for sheep

## Senate Bill No. 308,

An Act authorizing county commissioners to appropriate moneys for the maintenance of duly incorporated organizations for the prevention of cruelty to animals

## Senate Bill No. 395,

An Act establishing a Bureau of Statistics and Information in the Department of Internal Affairs; providing for the appointment of officers and employes and providing for the fixing

of their duties, powers and compensation; making it the duty of the Secretary of Internal Affairs to furnish statistical data provided for in this act to the heads of the State Government, for the use of their departments, upon requisition; making it the duty of persons, associations, co-partnerships, corporations and municipal and other public officers to furnish information required; prescribing penalties for violation of such duty; and repealing certain acts.

## Senate Bill No. 495,

An Act making it a misdemeanor to imitate destroy remove injure or deface any sign or index board erected by the State Highway Department of the Commonwealth on or near by a State highway for the guidance of the public and providing for the punishment of violations of this act.

## Senate Bill No. 511,

A Joint Resolution proposing an amendment to article nine section four of the Constitution of the Commonwealth of Pennsylvania authorizing the State to issue bonds to the amount of one hundred millions of dollars for the improvement of the highways of the Commonwealth

## Senate Bill No. 554,

An Act authorizing the holders of bonds of loan of the Commonwealth of Pennsylvania series "B" issued under date of August second one thousand nine hundred and twenty-one to exchange the same for other bonds of the said Commonwealth and authorizing the Governor and the Auditor General and State Treasurer to issue new bonds in exchange for the same

## Senate Bill No. 438,

An Act to empower cities of the third class to establish a firemen's pension fund to take property in trust therefore and regulating and providing for the regulation of the same

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

## ADJOURNMENT.

Mr. DUNN. Mr. Speaker, I move the House do now adjourn.

The motion was agreed to, and (at 1.35 o'clock P. M.), the House adjourned until Monday, April 11, 1921, at 9 o'clock P. M.



# Legislative Journal.

Session 1921

124th of the General Assembly

Vol. 6.

HARRISBURG, PA., MONDAY, APRIL 11, 1921.

No. 43.

## SENATE

MONDAY, April 11, 1921.

The Senate met at 8 o'clock P. M.

The PRESIDENT PRO TEMPORE (F. E. Baldwin) in the Chair.

## PRAYER.

The Chaplain, Rev. Benjamin F. Bungard, offered the following prayer:

O Lord, Thou who art the same yesterday, today and forever, we bow before Thee in recognition of Thy sovereignty in all the world.

our gathering and we pray that the sacred trust that is committed to our care as servants of this great Commonwealth shall be done with honor and glory to Thy great name. Hear us in this our most humble petition, in Thy name. Amen.

## JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present, the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. HOMSHER, the further reading was dispensed with, and the Journal was approved.

## PETITIONS.

## FAVORING HOUSE BILL NO. 1082.

Mr. MACDADE presented the petition of Delaware members of the Order of Independent Americans, favoring the passage of House Bill No. 1082.

Which was referred to the Committee on Judiciary Special.

## AGAINST PASSAGE OF HOUSE BILL NO. 420.

He also presented the petition of Upper Providence Township Supervisors and School Board against the passage of House Bill No. 420.

Which was referred to the Committee on Judiciary General.

## AGAINST SENATE BILL NO. 688.

He also presented the petition of Pittsburgh Chamber of Commerce against the passage of Senate Bill No. 688.

Which was referred to the Committee on Elections.

## FAVORING BILLS APPROVED BY THE STATE DEPARTMENT OF EDUCATION.

He also presented the petition of teachers of Norwood Public School, of Delaware County, favoring bills approved by the State Department of Education.

Which was referred to the Committee on Education.

## REPORTS FROM COMMITTEES.

Mr. EINSTEIN, from the Committee on Elections, reported as committed, Senate Bill No. 779, (House Bill No. 642), entitled:

An Act to further amend section two of the act approved the fifth day of March one thousand nine hundred and six

(P. L. 63) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" as amended.

Mr. MCCONNELL, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 898, (House Bill No. 790), entitled:

An Act to regulate and control the manufacture sale offering for sale giving away and use of weights and measures and of weighing and measuring devices in the Commonwealth of Pennsylvania providing for the approval and disapproval of such weights measures and devices by the bureau of standards and prescribing penalties.

Also from the Committee on Judiciary Special, reported as committed, Senate Bill No. 899, (House Bill No. 791), entitled:

An Act to amend section two of the act approved the twenty-third day of May one thousand nine hundred and nineteen (P. L. 278) entitled "An act supplementary to an act approved the eleventh day of May one thousand nine hundred and eleven entitled 'An act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses, prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof' providing for the examination of the glassware used for testing milk and cream for butterfat with the Babcock test prohibiting the use of inaccurate testing glassware defining the term Standard Babcock Glassware and fixing penalties for the violations of the provisions of this act"

Also from the Committee on Judiciary Special, reported as committed, Senate Bill No. 900, (House Bill No. 792), entitled:

An Act to further amend section three of an act approved the eleventh day of May one thousand nine hundred and eleven (P. L. 275) entitled "An act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof" as amended.

Mr. WEAVER, from the Committee on Judiciary General, reported as committed, Senate Bill No. 921, (House Bill No. 1082), entitled:

An Act requiring the display of the flag of the United States at entertainments, public gatherings and public meetings.

Mr. DAVIS, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 800, entitled:

An Act relating to the procedure on appeals from settlements or audits of auditors of boroughs, townships and poor districts.

Also from the Committee on Mines and Mining, reported as amended, Senate Bill No. 394, entitled:

An Act regulating the mining of anthracite coal, prescribing duties for certain municipal officers and imposing penalties.

Mr. SMITH, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 641, entitled:

An Act to amend section seven of an act entitled "An act creating a fund for the purpose of rebuilding, restoring and replacing building structures equipment or other property by fire or other casualty, and regulating the placing of insur-

ance thereon, and providing penalties for any violation of the provisions of this act," approved the fourteenth day of May Anno Domini one thousand nine hundred fifteen (Pamphlet Laws five hundred twenty-four) by permitting the purchase of policies of boiler insurance.

Mr. HEATON, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 861, entitled:

An Act to amend an act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws 840) entitled "An act concerning townships and revising, amending and consolidating the law relating thereto".

Mr. SCHANTZ, from the Committee on Judiciary General, reported as committed, Senate Bill No. 508, entitled:

A Supplement to an act entitled "An act to establish an asylum for the insane poor of this Commonwealth, to be called the 'Pennsylvania State Lunatic Hospital and Union Asylum for the Insane,'" approved the fourteenth day of April A. D. 1845 (P. L. 440).

Mr. JOYCE, from the Committee on Judiciary General, re-reported as committed, Senate Bill No. 419, (House Bill No. 296), entitled:

An Act to amend section three of an act approved the nineteenth day of March one thousand nine hundred and fifteen (P. L. 5), entitled "A further supplement to an act entitled 'An act to establish a county court for the county of Allegheny and prescribing its powers and duties, regulating the procedure therein and providing for the expenses thereof' approved the fifth day of May one thousand nine hundred and eleven constituting the said court the juvenile court of said county and prescribing its organization, jurisdiction and powers therein and otherwise" as amended.

Mr. DAVIS, from the Committee on Judiciary General, reported as committed, Senate Bill No. 647, entitled:

An Act to repeal an act approved the third day of April, one thousand eight hundred and seventy-two (P. L. 786) entitled "An act to provide for the detection of crime in the county of Dauphin."

Mr. LONG, from the Committee on Judiciary General, re-reported as committed, Senate Bill No. 289, (House Bill No. 371), entitled:

An Act to amend section one of "An act to provide for the licensing of transient retail merchants retail merchants in cities, boroughs and townships and providing a penalty for failure to obtain the same," approved the second day of May, Anno Domini one thousand eight hundred and ninety-nine.

Mr. EYRE, from the Committee on Appropriations, reported as committed, Senate Bill No. 44, entitled:

An Act making an appropriation to the Camp Curtin Commission for the dedication of the Camp Curtin Park; the payment of the expenses of the Commission; and for the completion of said park.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 46, entitled:

An Act making an appropriation to carry into effect the act approved the 25th day of July, 1917 (Pamphlet Laws p. 1180), entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New York of certain toll bridges over the Delaware River, and making an appropriation therefor."

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 54, entitled:

An Act making an appropriation for the commission appointed to procure and erect a statue of General David McMurtree Gregg.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 240, entitled:

An Act making an appropriation to the Pennsylvania Board of Pharmacy.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 276, entitled:

An Act making an appropriation to the commission constituted for the purpose of acquiring and maintaining toll-bridges over the Delaware River between Pennsylvania and New Jersey.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 678, entitled:

An Act to amend sections one, two and four of an act, approved the eighteenth day of July, Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws, one thousand and forty-nine), entitled "An act authorizing the Board of Commissioners of Public Grounds and Buildings to erect a Soldiers' and Sailors' Memorial Bridge, with the approaches thereto and memorial pylons in this city of Harrisburg, to commemorate the services of the soldiers and sailors of the Commonwealth, providing for the letting of contracts therefor, providing for a proportion of the cost to be paid by the city of Harrisburg and public service corporations using or affected by the building of said bridge; providing for acquiring any property necessary by eminent domain giving the Board of Commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company to conform to the plans of the architect; providing for the maintenance of said bridge; and making an appropriation to carry out the provisions of this act."

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 757, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the payment of the cost of constructing approaches and necessary rights of way to and for bridges erected in pursuance of the proceedings under the act of May fifth, one thousand nine hundred and eleven (P. L. 177), entitled "An act authorizing the Commonwealth of Pennsylvania to build bridges over any river, not more than one thousand feet and not less than five hundred feet in width, at localities not less than ten miles distant from the nearest public bridge over the same river, in counties whose indebtedness, increased by the cost of such proposed bridge, would exceed the constitutional limitation of two per centum of their assessed valuation."

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 758, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings, for the payment of the cost of bridges in pursuance of proceedings under the act of May fifth (P. L. 177) entitled "An act authorizing the Commonwealth of Pennsylvania to build bridges over any river, not more than one thousand feet and not less than five hundred feet in width, at localities not less than ten miles distant from the nearest public bridge over the same river, in counties whose indebtedness, increased by the cost of such proposed bridge, would exceed the constitutional limitation of two per centum of their assessed valuation."

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 876, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings, for the grading, paving and curbing of part of North Street, in the city of Harrisburg.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 823, entitled:

An Act authorizing the Board of Commissioners of Public Grounds and Buildings to erect, construct and complete a garage building in one or more units, to be constructed of fire resisting materials, on a plot of ground owned by the Commonwealth lying north of the proposed Soldiers' and Sailors' Memorial Bridge in the City of Harrisburg, and providing for the letting of contracts thereof, and making an appropriation for the payment thereof.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 833, entitled:

A Joint Resolution continuing the commission appointed pursuant to a concurrent resolution dated June seventeenth, one thousand nine hundred and fifteen, for the purpose of continuing the work of the former commission by a further investigation and examination of the various laws now in effect in the several States relating to the recording of deeds, mortgages, the transfer of land, the insurance of titles, and the practical operation of such laws, and to propose such changes in the Constitution and laws of this Commonwealth as to insure the best system of recording, and make report and recommendation to the next General Assembly in the year one thousand nine hundred and twenty-three; defining the powers and duties of the commission; and making an appropriation.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 856, entitled:

An Act re-appropriating the unexpended balance of any money heretofore appropriated to the Board of Commissioners of Public Ground and Buildings for the purpose of carrying on the work of erecting and constructing a Soldiers' and Sailors' Memorial Bridge.



Also from the Committee on Appropriations, reported as committed, Senate Bill No. 888, (House Bill No. 860), entitled:

An Act creating a commission to prepare a revision and consolidation of the existing general statutory law defining the powers and duties of the commission imposing certain duties upon the Legislative Reference Bureau providing for the report of the commission to the General Assembly for its adoption or rejection and making an appropriation

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 924, (House Bill No. 187), entitled:

A further supplement to an act approved the first day of April, one thousand eight hundred and sixty-three (A. L. 213), entitled "An Act to accept the grant of public lands by the United States to the several states for the endowment of Agricultural Colleges," making a deficiency appropriation for carrying the same into effect.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 928, (House Bill No. 1254), entitled:

An Act making a deficiency appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville, Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 30, entitled:

An Act making an appropriation to the Commissioners of Valley Forge Park.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 64, entitled:

An Act making an appropriation to the St. Joseph's Hospital of Philadelphia.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 14, entitled:

An Act making an appropriation to the Pennsylvania Historical Commission for certain purposes.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 76, entitled:

An Act authorizing the Governor to appoint a commission which with a similar commission of the State of New Jersey is authorized to acquire, purchase, maintain and operate ice boats on the Delaware River to keep said river open to navigation.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 138, entitled:

An Act making an appropriation to The Public Service Commission of the Commonwealth of Pennsylvania to be used by said Commission in the payment of the cost of the construction, reconstruction, relocation, alteration, or abolition of any crossing of the tracks of public service companies at, above, or below grade, including the approaches to any overhead or underpass structure in connection therewith, and including also compensation for damages to adjacent property taken, injured or destroyed by reason thereof, of State Highways or highways in cities or boroughs which are a continuation or connecting link of State Highways, and regulating the expenditure of the amount hereby appropriated to The Public Service Commission of the Commonwealth of Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 146, entitled:

An Act making an appropriation to the Woman's Medical College of Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 201, entitled:

An Act making an appropriation to the Washington Crossing Park Commission for the purpose of the acquisition of lands and property and the making of improvements in accordance with the provisions of the act of July twenty-fifth, one thousand nine hundred and seventeen (P. L. 1209), entitled "An act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purposes of this act."

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 206, entitled:

An Act making an appropriation to the Duquesne University, Pittsburgh, Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 261, entitled:

A Supplement to an Act, entitled "An act providing for the selection and purchase, or the appropriation from the State Forest Reserves, of a tract of land, and the erection thereon of buildings for the Western Penitentiary; making an appropriation therefor; authorizing the removal thereto of the inmates of the said penitentiary; and directing the sale of the site now occupied by the said penitentiary, and the buildings and materials thereon," approved the 20th day of March, A. D. 1911; making an additional appropriation for erection, construction, and equipment.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 345, entitled:

An Act making an appropriation to the trustees of the Philadelphia School of Design for Women at Philadelphia, Penna.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 476, entitled:

An Act making an appropriation to the Board of Trustees of the Philadelphia Museums.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 491, entitled:

An Act to make an appropriation for the improvement of the maritime port facilities of the State of Pennsylvania at Philadelphia; and providing for the expenditure thereof, and for the appointment by the Government of a competent engineer to assist and co-operate therein.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 635, entitled:

An Act making a further appropriation to carry into effect the act approved the fourteenth day of June, one thousand nine hundred and eleven, (P. L. 935) entitled "An act providing for the erection by the Commonwealth of Pennsylvania of a statue in memory of General George Gordon Meade, in the city of Washington and making an appropriation therefor."

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 827, entitled:

An Act making an appropriation for use of the Board of Commissioners of Public Grounds and Buildings to carry on the work of completing an office building in Capitol Park.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 832, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings of the Commonwealth of Pennsylvania for the payment of the Commonwealth's share of the cost of maintenance of and repairs to bridges, over the Delaware River between the Commonwealth of Pennsylvania and the State of New York.

Mr. CRAIG, from the Committee on Judiciary General, reported as committed, Senate Bill No. 708, (House Bill No. 466), entitled:

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other incorporated districts or municipalities had and held pursuant to the provisions of an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance to such proceedings and elections.

#### BILLS INTRODUCED.

Mr. MARLOW read in his place and presented to the Chair Senate Bill No. 932, entitled:

An Act establishing as a State Highway a certain section of public road in the county of York.

Which was committed to the Committee on Public Roads and Highways.

Mr. JOYCE read in his place and presented to the Chair Senate Bill No. 933, entitled:

An Act relating to appeals from judgments rendered by a Justice of the Peace or Alderman in actions of assumpsit and trespass and in cases of summary conviction and suit for a penalty; providing for trial and judgment on appeals

and for costs; and abolishing the limitation of minimum amount involved in appeals in action of assumpsit and trespass.

Which was committed to the Committee on Judiciary Special.

Mr. Sisson read in his place and presented to the Chair Senate Bill No. 934, entitled:

An Act relating to poor districts co-extensive with counties of the fourth class; authorizing the directors of such district to sell real estate no longer suitable for the support, maintenance and employment of the poor of their respective districts, and to purchase such real estate as may be necessary for such support, maintenance and employment, and to construct thereon such buildings as may be necessary, and to equip and furnish the same; validating the title to real estate heretofore purchased by such directors, and providing for the borrowing of money and the issue of bonds by the County Commissioners to accomplish the purposes of this act.

Which was committed to the Committee on Judiciary Special.

Mr. HEATON read in his place and presented to the Chair Senate Bill No. 935, entitled:

An Act to amend section one of an act approved the eighth day of June, 1915 (P. L. 915), entitled "An act to fix the salaries of the deputies in the offices of the clerk of the courts, county controller, recorder of deeds, county treasurer, chief deputy sheriff, and chief clerk to the county commissioners, in counties of this Commonwealth having over two hundred and fifty thousand population and less than four hundred thousand population."

Which was committed to the Committee on Judiciary Special.

Mr. SMITH read in his place and presented to the Chair Senate Bill No. 936, entitled:

An Act authorizing boroughs, townships, school districts and poor districts to appeal from assessments of property or other subjects of taxation for their corporate purposes.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 937, entitled:

An Act to amend section three of the act approved the twentieth day of April, one thousand eight hundred and seventy-four, (P. L. 65), entitled "An act to regulate the manner of increasing the indebtedness of municipalities, to provide for the redemption of the same, and to impose penalties for the illegal increase thereof," as amended.

Which was committed to the Committee on Judiciary General.

Mr. BALDWIN read in his place and presented to the Chair Senate Bill No. 938, entitled:

An Act to amend section twenty-eight of an act approved the first day of June, one thousand nine hundred and eleven, (P. L. 581), entitled "An act to provide for the incorporation of life insurance companies; and for the regulation of home and foreign life insurance companies; and providing penalties for any violation thereof."

Which was committed to the Committee on Insurance.

Mr. JOYCE read in his place and presented to the Chair Senate Bill No. 939, entitled:

An Act fixing the fees of the Prothonotaries of the Supreme and Superior Courts.

Which was committed to the Committee on Judiciary Special.

Mr. MacDADE read in his place and presented to the Chair Senate Bill No. 940, entitled:

An Act to amend an act approved the fourteenth day of July, one thousand nine hundred and seventeen, (Pamphlet Laws 840) entitled, "An act concerning townships; and revising, amending and consolidating the law relating thereto," as amended.

Which was committed to the Committee on New Counties and County Seats.

Mr. ARON read in his place and presented to the Chair Senate Bill No. 941, entitled:

An Act to amend an act approved the twelfth day of July, one thousand nine hundred and thirteen (P. L. 719), entitled "An act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National party conventions, and of certain party officers, including State committeemen, a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties, and their reimbursement by the State, of the expenses of the same, authorizing the State committee of a political party to make, and to alter, amend, and revoke, rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein, and repealing inconsistent legislation."

Which was committed to the Committee on Elections.

#### BILLS ON SECOND READING.

Mr. EYRE. Mr. President, I move that the first order of business tonight be the consideration of bills on second reading.

Mr. DAIX. Mr. President, I second the motion.  
The motion was agreed to.

#### BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 22, as follows:

An Act making an appropriation to the Allentown Hospital Allentown Lehigh county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Allentown Hospital located at Allentown Lehigh county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 24, as follows:

An Act making an appropriation to the Saint Lukes Hospital located at South Bethlehem Lehigh county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty-five thousand dollars (\$45,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Saint Lukes Hospital located at South Bethlehem Lehigh county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 28, as follows:

An Act making an appropriation to the Paoli Memorial Association for improvements to and maintenance of the Paoli Parade Grounds

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty-two thousand five hundred dollars (\$32,500) or so much thereof as may be necessary is hereby appropriated to the Paoli Memorial Association for the completion of directors' and caretaker's home the planting of trees and shrubbery for moving the



monument for the erection and construction of the gateway exedra public stand and fencing for sodding and walks for light water and heat for the payment of a surveyor and a caretaker's salary and for the maintenance of said parade grounds in conformity with the provisions of the act of July twenty-first one thousand nine hundred and nineteen (Pamphlet Laws one thousand and sixty-one) entitled "An act to provide for certain improvements to that certain tract of land known as the Paoli Parade Ground situate in Malvern borough Chester county and making an appropriation therefor"

The moneys hereby appropriated shall be expended only in accordance with plans and specifications made for the Paoli Parade Grounds by the Pennsylvania State Art Commission.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 45, as follows:

An Act making an appropriation to the General Hospital of East Stroudsburg Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary is hereby specifically appropriated to the General Hospital of East Stroudsburg Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purpose

For the purpose of maintenance the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 62, as follows:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred and eight thousand dollars (\$108,000) or so much thereof as may be necessary is hereby specifically appropriated to the Western Pennsylvania Institution for the Blind for the two fiscal years beginning June first one thousand nine hundred twenty-one (1921) toward the education and maintenance of one hundred and thirty-five State pupils resident in the State at an annual rate not exceeding four hundred dollars (\$400) per pupil or so much thereof as may be necessary Provided That if any money appropriated for the maintenance of pupils shall remain in the treasury on account of a decrease in the cost per capita through good management the same may be drawn for maintenance of an extra number of pupils whose maintenance would amount to the said balance not exceeding the per capita allowed in the act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 63, as follows:

An Act making an appropriation to Saint Luke's Homeopathic Hospital of Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty thousand (\$40,000) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to St. Luke's Homeopathic Hospital of Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one

For the purpose of maintenance the sum of forty thousand (\$40,000) dollars or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

The PRESIDENT (Lieutenant Governor Edward E. Beidleman) in the Chair.

#### BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 70, as follows:

An Act making an appropriation to the Robert Packer Hospital

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty-five thousand dollars or so much thereof as may be necessary be and the same is hereby specially appropriated to the Robert Packer Hospital of Sayre Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purpose

For the purpose of maintenance the sum of forty-five thousand dollars or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 78, as follows:

An Act making an appropriation to the Misericordia Hospital of Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred and fifty thousand dollars (\$150,000) or so much thereof as may be necessary is hereby specifically appropriated to the Misericordia Hospital of Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 82, as follows:

An Act making an appropriation to the West Philadelphia Hospital for Women in the City of Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-five thousand dollars be and the same is hereby specifically appropriated to the West Philadelphia Hospital for Women in the City of Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance the sum of twenty-five thousand dollars

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 86, as follows:

An Act making an appropriation to the Mercy Hospital of Johnstown Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixty thousand dollars (\$60,000) or so much thereof as may be necessary is hereby specifically appropriated to the Mercy Hospital of Johnstown Pennsylvania for the two fiscal years commencing June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 98, as follows:

An Act making an appropriation to Eagleville Sanatorium for Consumptives located at Eagleville Montgomery County

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixty-five thousand dollars (\$65,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to Eagleville Sanatorium for Consumptives located at Eagleville Montgomery County for the two fiscal years beginning June first one thousand nine hundred and twenty-one (1921) for the following purpose namely

For maintenance the sum of sixty-five thousand dollars (\$65,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

#### BILL RECOMMITTED.

Mr. VARE. Mr. President, I move that Senate Bill No. 98, the bill just read, be recommitted to the Committee on Appropriations, for the purpose of amendment.

Mr. PATTON. Mr. President, I second the motion. The motion was agreed to.

#### BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 106, as follows:

An Act making an appropriation to the Sewickly Valley Hospital Association Incorporated of Allegheny County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Sewickly Valley Hospital Association Incorporated Allegheny County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 111, as follows:

An Act making an appropriation to the J C Blair Memorial Hospital of Huntingdon Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifteen thousand dollars (\$15,000) or so much thereof as may be necessary is hereby specifically appropriated to the J C Blair Memorial Hospital of Huntingdon Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 115, as follows:

An Act making an appropriation to the Lock Haven Hospital Lock Haven Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty-five thousand dollars (\$45,000) or so much thereof as may be necessary is hereby specifically appropriated to the Lock Haven Hos-

pital of Lock Haven Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

#### BILL RECOMMITTED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 115, the bill just read, be recommitted to the Committee on Appropriations.

Mr. SMITH. Mr. President, I second the motion. The motion was agreed to.

#### BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 116, as follows:

An Act making an appropriation to the Nason Hospital Association of Roaring Spring Blair county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fourteen thousand (\$14,000) dollars or so much thereof as may be necessary is hereby specifically appropriated to the Nason Hospital of Roaring Spring Blair county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to.

Ordered, To be laid aside for third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 117, as follows:

An Act making an appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four hundred forty-five thousand nine hundred sixty-six dollars (\$445,966) or so much thereof as may be necessary is hereby specifically appropriated to the Pennsylvania Industrial Reformatory at Huntingdon for the two fiscal years commencing June first one thousand nine hundred and twenty-one for the following specific purposes

For salaries of officers and employees and for the payment of traveling expenses of the board of managers as provided by law the sum of three hundred and fifty-nine thousand two hundred thirty-seven dollars (\$359,237) or so much thereof as may be necessary

For insurance the sum of one thousand eight hundred dollars (\$1,800) or so much thereof as may be necessary

For Library and school books school supplies stationery and postage the sum of two thousand five hundred dollars (\$2,500) or so much thereof as may be necessary

For tools materials and necessary supplies for mechanical instruction in trade school classes and for special mechanical instruction the sum of nine thousand dollars (\$9,000) or so much thereof as may be necessary

For lectures entertainments and special school instruction the sum of seven hundred dollars (\$700) or so much thereof as may be necessary

For purchase of dishes and the necessary equipment and supplies for kitchen dining-room and cell tables the sum of one thousand one hundred dollars (\$1,100) or so much thereof as may be necessary

For the purchase of machinery equipment and supplies for use in trade school classes and departments the sum of three thousand two hundred sixty-eight dollars (\$3,268) or so much thereof as may be necessary

For purchase of new machinery and supplies for machine shop laundry farm tractor linotype machine for printing office and one automobile the sum of sixteen thousand one hundred forty dollars (\$16,140) or so much thereof as may be necessary

For purchase of young cattle for breeding purposes for the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary

For reimbursing the cost of transportation of prisoners paid and yet to be paid in excess of the amount granted for this purpose for the period ending May thirty-first one thousand nine hundred and twenty-one the sum of six hundred and sixty dollars (\$660) or so much thereof as may be necessary

For replacing battery of tubular boilers in use since one thousand eight hundred eighty-nine and one since one thousand eight hundred ninety-six as directed by the Department of Labor and Industry in accordance with para-



graph three hundred eighty of the Safety Standards if the Industrial Board the sum of twenty-nine thousand five hundred sixty-one dollars (\$29,561) or so much thereof as may be necessary

For the beginning of the work of removing the electric wiring throughout the building of the reformatory and placing same in conduits in accordance with the regulations of the State Fire Insurance Fund and as directed by the Board of Commissioners of Public Grounds and Buildings the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

For each discharged or paroled inmate whose residence is within fifty miles of Huntingdon five dollars (\$5.00) and for each discharged or paroled inmate whose residence is more than fifty miles from Huntingdon the sum of ten dollars (\$10) the total amount not to exceed in the aggregate the sum of ten thousand dollars (\$10,000)

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 129, as follows:

An Act making an appropriation to the trustees of the Pennsylvania State Lunatic Hospital for the southern district of Pennsylvania at Harrisburg

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two hundred and fifty-two thousand one hundred and seventy-four dollars and fifty-four cents (\$252,174.54) or so much thereof as may be necessary is hereby specifically appropriated to the trustees of the Pennsylvania State Lunatic Hospital for the southern district of Pennsylvania at Harrisburg for the two fiscal years commencing June one thousand nine hundred twenty-one for the following purposes

For the purpose of concreting corridors the sum of five thousand (\$5,000) dollars or so much thereof as may be necessary

For the wiring of buildings and changing transformers the sum of twelve thousand two hundred and seventy-four dollars and fifty-four cents (\$12,274.54)

For the purchase of farm land the sum of thirty thousand (\$30,000) dollars

For replacement and covering steam and water pipes increasing radiation the sum of forty thousand (\$40,000) dollars or so much thereof as may be necessary

For laundry equipment the sum of twenty-four thousand dollars (\$24,000) or so much thereof as may be necessary

For the completion of a nurses' home the sum of thirty-two thousand (\$32,000) dollars or so much thereof as may be necessary

For the purchase of an additional one hundred and twenty-five kilowatt engine erected the sum of sixty-nine hundred dollars (\$6,900) or so much thereof as may be necessary

For repairs to boiler house the sum of twelve thousand (\$12,000) dollars or so much thereof as may be necessary

For the purchase of new boilers and alterations to present power house the sum of seventy thousand (\$70,000) dollars or so much thereof as may be necessary

For the purchase of buildings and land at entrance to ground the sum of twenty thousand (\$20,000) dollars or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 130, as follows:

An Act reappropriating certain moneys to the trustees of the Pennsylvania State Lunatic Hospital for the Southern District of Pennsylvania at Harrisburg

Whereas The General Assembly of the Commonwealth of Pennsylvania of one thousand nine hundred and nineteen reappropriated the sum of twelve thousand dollars for the erection of pens for two hundred pigs and barns for one hundred cows and other buildings connected therewith and

Whereas Said appropriation was reduced to the sum of ten thousand dollars by the Governor for the reason that a separate appropriation bill covered an item for the construction of pig pen and

Whereas The present economic conditions do not permit of the erection of the contemplated cow barn within the amount of said appropriation and the trustees of said hospital have been informed that the present barn may be equipped for said amount for the proper accommodation of cows therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten thousand dollars

(\$10,000) appropriated by the General Assembly of one thousand nine hundred and nineteen to the trustees of the Pennsylvania State Lunatic Hospital for the Southern District of Pennsylvania at Harrisburg for the erection of pens for two hundred pigs and barns for one hundred cows and other buildings connected therewith or so much thereof as may be necessary is hereby specifically re-appropriated for the purpose of the equipment of the present cow barn belonging to said institution Said sum shall be available until expended for the uses and the purpose intended by this act

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 132, as follows:

An Act making an appropriation to "The Union Home for old ladies" of West Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four thousand dollars be and the same is hereby specifically appropriated to "The Union Home for old ladies" of West Philadelphia for the two fiscal years June first one thousand nine hundred twenty-one and one thousand nine hundred and twenty-two The said sum to be applied for the maintenance and general expenses of the said "The Union Home for old ladies"

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate bill No. 133, as follows:

An Act making an appropriation to the Home for the Homeless Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two thousand eight hundred dollars (\$2,800) or so much thereof as may be necessary is hereby specifically appropriated to the Home for the Homeless at Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 137, as follows:

An Act making an appropriation to the Mercy Hospital of Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred ninety-five thousand dollars (\$195,000) or so much thereof as may be necessary is hereby specifically appropriated to the Mercy Hospital of Pittsburgh Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 140, as follows:

An Act making an appropriation to the Taylor Hospital Ridler Park Delaware county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eight thousand dollars (\$8,000) dollars or so much thereof as may be necessary is

hereby specifically appropriated to the Taylor hospital located at Ridley Park Delaware county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 147, as follows:

An Act making an appropriation to The Lankenau Hospital of Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-five thousand (\$25,000) or so much thereof as may be necessary is hereby specifically appropriated to The Lankenau Hospital of Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 148, as follows:

An Act making an appropriation for the Gynceean Hospital Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-four thousand dollars (\$24,000) or so much thereof as may be necessary is hereby specifically appropriated to the Gynceean Hospital Philadelphia for the two fiscal years beginning June first one thousand nine hundred twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 151, as follows:

An Act making an appropriation to the Society for the Prevention and Cure of Consumption of the city of Scranton popularly known as the West Mountain Sanatorium

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eight thousand dollars (\$8,000) or so much thereof as may be necessary is hereby specifically appropriated to the said Society for the Prevention and Cure of Consumption of the city of Scranton popularly known as the West Mountain Sanatorium for the two years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 174 as follows:

An Act making an appropriation to the Salvation Army Rescue Home and Hospital Lansdowne Avenue Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two thousand eight hundred dollars (\$2,800) or so much thereof as may be necessary is hereby specifically appropriated to the Salvation Army Rescue Home and Hospital Lansdowne Avenue Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 176, as follows:

An Act making an appropriation to the Eastern Home for Friendless Children at Easton Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Eastern Home for Friendless Children at Easton Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance of said Home

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 180, as follows:

An Act making an appropriation to the Indiana Hospital of Indiana County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary is hereby specifically appropriated to the Indiana Hospital located at Indiana County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 181, as follows:

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium at Austin Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary is hereby specifically appropriated to the North Pennsylvania General Hospital and Sanatorium at Austin Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 205, as follows:

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania at Pittsburgh

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary is hereby specifically appropriated to the Children's Aid Society of Western Pennsylvania located at forty-three Ferrando street Pittsburgh Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.



Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 209, as follows:

An Act making an appropriation to the George Junior Republic Association of Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of nine thousand dollars (\$9,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the George Junior Republic Association of Pennsylvania situate in Pine township near Grove City Mercer county Pennsylvania for the purpose of maintenance for the two fiscal years beginning June first one thousand nine hundred and twenty-one

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 210, as follows:

An Act making an appropriation to the Allegheny General Hospital at Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred and ninety-two thousand six hundred dollars (\$192,600) or so much thereof as may be necessary is hereby specifically appropriated to the Allegheny General Hospital at Pittsburgh Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 217, as follows:

An Act making an appropriation to the Punxsutawney Hospital Association of Punxsutawney Jefferson county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary is hereby specifically appropriated to the Punxsutawney Hospital Association of Punxsutawney located at Jefferson county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

#### BILL RECOMMITTED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 217, the bill just read, be recommitted to the Committee on Appropriations.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

#### BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 222, as follows:

An Act making an appropriation to the Florence Crittenton Home located at one hundred and thirty-nine Queen Street Germantown Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary is hereby specifically appropriated to the Florence Crittenton Home located at one hundred and thirty-nine Queen Street Germantown Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes

For the purpose of maintenance the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

For the purpose of improvements the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 228, as follows:

An Act making an appropriation to the Children's Aid Society of Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixty thousand dollars (\$60,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Children's Aid Society of Pennsylvania Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 229, as follows:

An Act making an appropriation to the House of Good Shepherd Penn and Chew Streets Germantown Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten thousand (\$10,000) or so much thereof as may be necessary is hereby specifically appropriated to the House of Good Shepherd Penn and Chew Streets Germantown Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes

For the purpose of maintenance the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 238, as follows:

An Act making an appropriation to the State Institution for Feeble Minded of Western Pennsylvania at Polk Pennsylvania for maintenance and training

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one million sixty thousand dollars (\$1,060,000) or so much thereof as may be necessary is hereby specifically appropriated to the State Institution for Feeble Minded of Western Pennsylvania at Polk Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the maintenance and training of two thousand feeble minded persons resident in the State at an annual rate of two hundred sixty-five dollars (\$265) per capita

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 239, as follows:

An Act making an appropriation to the State Institution for Feeble Minded of Western Pennsylvania at Polk Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred and sixteen thousand dollars (\$116,000) or so much thereof as may be necessary is hereby appropriated to the State Institution for Feeble Mind-

ed of Western Pennsylvania at Polk Pennsylvania for the following purposes

For the purchase of farm land the sum of twenty thousand (\$20,000) dollars or so much thereof as may be necessary

For the installation of a hot water supply system the sum of eighteen thousand five hundred (\$18,500) dollars or so much thereof as may be necessary

For electric light and power equipment the sum of ten thousand (\$10,000) dollars or so much thereof as may be necessary

For exhaust fan for woodworkers shop the sum of two thousand (\$2,000) dollars or such thereof as may be necessary

For the purchase of fire protection equipment the sum of four thousand (\$4,000) dollars or such thereof as may be necessary

For the erection and equipment of a nurses' home the sum of forty thousand (\$40,000) dollars or so much thereof as may be necessary

For dairy barn the sum of five thousand (\$5,000) dollars or so much thereof as may be necessary

For the erection and equipment of a fireproof warehouse the sum of sixteen thousand five hundred (\$16,500) dollars or such thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

#### BILL RECOMMENDED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 239, the bill just read, be recommitted to the Committee on Appropriations.

Mr. SMITH. Mr. President, I second the motion.  
The motion was agreed to.

#### BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 249, as follows:

An Act making an appropriation to the Corry Hospital Association of Corry Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of nine thousand dollars (\$9,000) or so much thereof as may be necessary is hereby specifically appropriated to the Corry Hospital Association of Corry Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 250, as follows:

An Act making an appropriation to the Adrian Hospital Association of Punxsutawney Jefferson county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty-five thousand dollars (\$45,000) or so much thereof as may be necessary is hereby specifically appropriated to the Adrian Hospital Association of Punxsutawney Jefferson county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 252, as follows:

An Act making an appropriation to the Braddock General Hospital Braddock Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary is hereby specifically appropriated to the Braddock General Hospital Braddock Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purpose

For the purpose of maintenance the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 253, as follows:

An Act making an appropriation to the Home for the Aged and Infirm Colored Women at Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seven thousand dollars (\$7,000) or so much thereof as may be necessary is hereby specifically appropriated to the Home for Aged and Infirm Colored Women located at Pittsburgh Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 254, as follows:

An Act making an appropriation to the Pittsburgh Hospital Sisters of Charity Frankstown Avenue Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eighty-five thousand dollars (\$85,000) or so much thereof as may be necessary is hereby specifically appropriated to the Pittsburgh Hospital Sisters of Charity Frankstown Avenue Pittsburgh Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 255, as follows:

An Act making an appropriation to the Columbia Hospital Wilkingsburg Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty-eight thousand dollars (\$48,000) or so much thereof as may be necessary is hereby specifically appropriated to the Columbia Hospital at Wilkingsburg Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 269, as follows:

An Act making an appropriation to the Women's Homeopathic Hospital of Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty-nine thousand dollars (\$39,000) or so much thereof as may be necessary is hereby specifically appropriated to the Women's Homeopathic Hospital of Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purpose  
For the purpose of maintenance the sum of thirty-nine thousand dollars (\$39,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.



Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 273, as follows:

An Act making an appropriation to the Clearfield Hospital Clearfield Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-seven thousand five hundred dollars (\$27,500) or so much thereof as may be necessary is hereby specifically appropriated to the Clearfield Hospital of Clearfield Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 292, as follows:

An Act making an appropriation to the New Castle Hospital of New Castle Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty thousand (\$30,000) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to the New Castle Hospital of New Castle Pennsylvania for the two fiscal years beginning June one thousand nine hundred twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 301, as follows:

An Act making an appropriation to the Friends' Home for Children situate at four thousand eleven Aspen street Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three thousand four hundred dollars (\$3,400) or so much thereof as may be necessary is hereby specifically appropriated to the Friends' Home for Children located at four thousand eleven Aspen street in the city of Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 304, as follows:

An Act making an appropriation to the Pennsylvania Institution for the Instruction of the Blind

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred and thirty thousand two hundred and fifty dollars (\$131,250) or so much thereof as may be necessary is hereby specifically appropriated to the Pennsylvania Institution for the Instruction of the Blind for the two fiscal years beginning June first one thousand nine hundred and twenty-one (1921) toward the education and maintenance of one hundred and seventy-five State pupils resident in the State to be paid quarterly at the annual rate of three hundred and seventy-five dollars (\$375) per pupil but if in any quarter less than one hundred and seventy-five such pupils shall be enrolled in the school whatever portion of this appropriation shall remain in the treasury may be drawn for the education and maintenance of any other such pupil or pupils up to the total of one hundred and seventy-five in any other quarter of either of said years

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 306, as follows:

An Act making an appropriation to the Medico-Chirurgical Hospital of the University of Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Medico-Chirurgical Hospital of the University of Pennsylvania for the maintenance and equipment of said hospital for the two fiscal years beginning June first one thousand nine hundred and twenty-one

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 307, as follows:

An Act making an appropriation to the Hospital of the University of Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred ninety thousand dollars (\$190,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Hospital of the University of Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purpose namely

For the maintenance of the Hospital of the University of Pennsylvania the sum of one hundred ninety thousand dollars (\$190,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 311, as follows:

An Act making an appropriation to the Memorial Hospital Association of Monongahela City Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-one thousand dollars (\$21,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Memorial Hospital Association of Monongahela City for the two fiscal years commencing June first one thousand nine hundred and twenty-one (1921) for the following purpose namely

For the purpose of maintenance the sum of twenty-one thousand dollars (\$21,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 313, as follows:

An Act making an appropriation to the Home for Widows and Single Women of Reading Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four thousand five hundred dollars (\$4,500) or so much thereof as may be necessary is hereby specifically appropriated to the Home for Widows and Single Women located at Reading Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.



Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 314, as follows:

An Act making an appropriation to the Western Pennsylvania Hospital

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred seventy thousand (\$170,000) dollars be and the same is hereby specifically appropriated to the Western Pennsylvania Hospital for the following purpose namely

One hundred seventy thousand (\$170,000) dollars or so much thereof as may be necessary for maintenance during the two fiscal years beginning the first day of June one thousand nine hundred and twenty-one

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 321, as follows:

An Act making an appropriation to the Mary M. Packer Hospital Sunbury Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixteen thousand dollars (\$16,000) or so much thereof as may be necessary is hereby specifically appropriated to the Mary M. Packer Hospital located at Sunbury Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 335, as follows:

An Act providing for the reappropriation of the unexpended balance for the erection of a monument upon the parkway in the city of Philadelphia or elsewhere in the State of Pennsylvania in commemoration of the military service of General Galusha Pennypacker and making an additional appropriation for the same purpose

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in addition to any unexpected balance of the appropriation made by the act of July eighteenth one thousand nine hundred and nineteen number three hundred thirty-seven Appropriation Acts one thousand nine hundred and nineteen page two hundred and twenty-six which is hereby reappropriated there is hereby appropriated the sum of forty-five thousand dollars (\$45,000) or so much thereof as may be necessary out of any sum in the treasury not otherwise appropriated for the erection upon the parkway in the city of Philadelphia or elsewhere in the State of Pennsylvania of a suitable monument or memorial to commemorate the distinguished military service of General Galusha Pennypacker in behalf of the Union

Section 2 The commission of five (5) members already created shall be continued with the same duties as are imposed by the above recited act

The Auditor General shall upon proper vouchers presented to him by the commission draw his warrants upon the State Treasury for amounts not exceeding in the aggregate the amount herein reappropriated and appropriated to wit the sum of sixty thousand dollars (\$60,000)

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 341, as follows:

An Act making an appropriation to the Tabor Home for Children Doylestown Bucks County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eleven thousand dollars (\$11,000) or so much thereof as may be necessary is

hereby specifically appropriated to the Tabor Home for Children Doylestown Bucks County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 347, as follows:

A Further Supplement to an act approved the first day of April one thousand eight hundred and sixty-three (Pamphlet Laws two hundred and thirteen) entitled "An act to accept the grant of public lands by the United States to the several States for the endowment of agricultural colleges" and making appropriation for carrying the same into effect

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in order to carry into effect the act of Congress approved July second one thousand eight hundred and sixty-two granting public lands to the several States for educational purposes and the act of the Legislature of Pennsylvania approved April first one thousand eight hundred and sixty-three accepting the provisions and conditions of said act of Congress and pledging the faith of the State to carry the same into effect the following sums are hereby specifically appropriated for the two fiscal years beginning June first one thousand nine hundred and twenty-one to the trustees of The Pennsylvania State College for the following purposes namely

For the general maintenance of the School of Agriculture and the Agricultural Experiment Station, the Institute of Animal Nutrition the School of Engineering and Experiment Station the School of Liberal Arts the School of Mines the School of Natural Sciences the Department of Home Economics the Department of Physical Education the Department of Military Science and the Carnegie Library for two years including salaries and wages materials and supplies and equipment for administration instruction investigation and research service of light heat power water and sewage disposal maintenance and repair of grounds and buildings street paving insurance and interest and such other necessary expenditures as the trustees may deem necessary and practicable the sum of one million eight hundred thousand dollars (\$1,800,000)

For the erection equipment and furnishing of such buildings or enlargement alterations and additions to buildings as in the judgment of the trustees may be required the sum six hundred and fifty thousand dollars (\$650,000)

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 348, as follows:

An Act making an appropriation to the Pennsylvania State College for educational extension work and for maintaining a summer session for teachers

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in order to extend the work of the Pennsylvania State College to the people of the state along useful and practical lines the following sums are hereby specifically appropriated for the two fiscal years beginning June first one thousand nine hundred and twenty-one to the trustees of the Pennsylvania State College as they may deem necessary for the following purposes namely

For meeting the provisions of the act of Congress approved May eighth one thousand nine hundred and fourteen providing for agricultural and home economics extension and for other forms of extension work in agriculture and home economics the sum of five hundred and twenty-four thousand two hundred and fourteen dollars (\$524,214)

For maintaining at the college a summer session for teachers including salaries materials supplies and equipment for instruction and maintenance of buildings and grounds the sum of one hundred thousand dollars (\$100,000)

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,



The Senate proceeded to the second reading and consideration of Senate Bill No. 353, as follows:

An Act making an appropriation to the Hospital of the Hahnemann Medical College and Hospital

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred and forty-five thousand dollars (\$145,000) or so much thereof as may be necessary and the same is hereby specifically appropriated to the Hospital of the Hahnemann Medical College and Hospital for the two fiscal years beginning January first one thousand nine hundred and twenty-one for the following purpose to wit

For the purpose of maintaining the Hospital Department of the said Hahnemann Medical College and Hospital of Philadelphia the sum of one hundred and forty-five thousand dollars (\$145,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 356, as follows:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand and five hundred dollars (\$20,500) or so much thereof as may be necessary is hereby specifically appropriated to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of support and maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 357, as follows:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mount Carmel Coal Fields

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred nine thousand dollars (\$109,000) or so much thereof as may be necessary is hereby specifically appropriated to the State Hospital for Injured Persons of the Trevorton Shamokin and Mount Carmel Coal Fields situated in the Township of Coal near Shamokin Northumberland County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes

For the purpose of maintenance the sum of ninety-five thousand dollars (\$95,000) or so much thereof as may be necessary

For repairing floors replacing water pipes making storage room in basement and remodeling other room for storage the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary

For laundry the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary

To finish X-Ray room and laboratory three thousand dollars (\$3,000) (photography) wiring and electrical work for all buildings the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

#### BILL RECOMMITTED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 357, the bill just read, be recommitted to the Committee on Appropriations.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

#### BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 360, as follows:

An Act making an appropriation to the Cottage State Hospital of Philipsburg Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred seventy thousand five hundred dollars (\$170,500) or so much thereof as may be necessary is hereby specifically appropriated to the Cottage State Hospital of Philipsburg Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes namely

For the purpose of maintenance the sum of forty-three thousand dollars (\$43,000) or so much thereof as may be necessary

For the purchase of bed-side x-ray warming closets baking machine and X-ray equipments the sum of two thousand five hundred dollars (\$2,500) or so much thereof as may be necessary

For the erection of buildings the sum of one hundred and twenty-five thousand dollars (\$125,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 365, as follows:

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-six thousand dollars (\$26,000) or so much thereof as may be necessary is hereby specifically appropriated to the American Hospital for Diseases of the Stomach located at Philadelphia Pennsylvania for the purpose of maintenance elevator or other necessary repairs during the two fiscal years beginning June first one thousand nine hundred and twenty-one

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 380, as follows:

An Act making an appropriation to the House of the Good Shepherd in the City of Reading Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-two thousand dollars (\$22,000) or so much thereof as may be necessary is hereby specifically appropriated to the House of the Good Shepherd in the City of Reading Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one

No money shall be paid under the provision of this act unless the said authorities of the House of Good Shepherd shall agree to receive and provide and shall actually receive and provide for all persons committed thereto by all authorities within the County of Berks that shall have the power to commit to institutions of the character of the House of the Good Shepherd

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 382, as follows:

An Act making an appropriation to the Sisters of Charity of Saint Catherine's Orphan Asylum of Reading Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two thousand five hundred dollars (\$2,500) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Sisters of Charity of Saint Catherine's Orphan Asylum of Reading Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

No money shall be paid under the provisions of this act unless said Sisters of Charity of Saint Catherine's Orphan Asylum shall agree to receive and provide and shall actually receive and provide for all persons committed thereto by all



authorities within the County of Berks that shall have power to commit to institutions of the character of the Sisters of Charity of Saint Catharine's Orphan Asylum of Reading Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 383, as follows:

An Act making an appropriation to the Saint Joseph's Hospital in the City of Reading Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum forty thousand dollars (\$40,000) or so much thereof as may be necessary is hereby specifically appropriated to the Saint Joseph's Hospital located in the City of Reading Pennsylvania for the purpose of maintenance during the two fiscal years beginning June first one thousand nine hundred and twenty-one

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 390, as follows:

An Act making an appropriation to the Pennsylvania Seamen's Friend Society of Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Pennsylvania Seamen's Friend Society situated in Philadelphia Pennsylvania for the maintenance of said institution for the two fiscal years beginning June first one thousand nine hundred and nineteen

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 393, as follows:

An Act making an appropriation to the Franklin City Hospital Franklin Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirteen thousand dollars (\$13,000) or so much thereof as may be necessary is hereby specifically appropriated to the Franklin City Hospital Franklin Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 397, as follows:

An Act making an appropriation to the South Side Hospital of Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred twelve thousand dollars (\$112,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the said South Side Hospital of Pittsburgh Pennsylvania for the two fiscal years beginning June first one thousand nine hundred twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 428, as follows:

An Act making an appropriation to the Home for Friendless Children of the city of Reading Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three thousand six hundred dollars (\$3,600) or so much thereof as may be necessary be and the same is hereby specifically appropriated to The Home for Friendless Children of the city of Reading Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 434, as follows:

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary is hereby specifically appropriated to the Northern Home for Friendless Children of Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 435, as follows:

An Act making an appropriation to the Christian Home for Women at fourteen hundred and twenty-three Liverpool Street Northside city of Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two thousand five hundred dollars (\$2,500) or so much thereof as may be necessary is hereby specifically appropriated to the Christian Home for Women located at fourteen hundred and twenty-three Liverpool street (formerly city of Allegheny) now city of Pittsburgh county of Allegheny Pennsylvania for the two fiscal years beginning June first one thousand nine hundred twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 436, as follows:

An Act making an appropriation to the State Industrial Home for Women at Muncy

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two hundred and fifty thousand one hundred dollars (\$250,100) or so much thereof as may be necessary is hereby specifically appropriated to the State Industrial Home for Women at Muncy for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes namely

For maintenance the sum of two hundred thousand dollars (\$200,000) or so much thereof as may be necessary

For the erection and equipment of barn including all appurtenances and farming implements the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary

For the purchase of live stock the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary

For the purchase of pigs and chickens the sum of seven hundred dollars (\$700) or so much thereof as may be necessary



For the purchase of industrial machinery for making rugs, carpets et cetera the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary.

For the purchase of automobile and auto truck the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary.

For the payment of chauffeurs salary the sum of two thousand four hundred dollars (\$2,400) or so much thereof as may be necessary.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 444, as follows:

An Act making an appropriation to the Erie Infants Home and Hospital of Erie Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary is hereby specifically appropriated to the Erie Infants Home and Hospital of Erie Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 455, as follows:

An Act making an appropriation to the Reading Hospital in the city of Reading Pennsylvania for maintenance and deficiencies.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Reading Hospital in the city of Reading Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purpose.

For the purpose of maintenance during the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 481, as follows:

An Act making an appropriation to the Pittsburgh Newsboys' Home of Pittsburgh Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand (\$20,000) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Pittsburgh Newsboys' Home of Pittsburgh for maintenance for the two (2) fiscal years ending June first one thousand nine hundred and twenty-three.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 485, as follows:

An Act making an appropriation to the Wills Hospital Philadelphia Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixty thousand dollars (\$60,000) or so much thereof as may be necessary is hereby specifically appropriated to the Wills Hospital of Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for maintenance.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 488, as follows:

An Act making an appropriation to the Nesbit West Side Hospital Dorranceton Luzerne county Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of nine thousand dollars (\$9,000) or so much thereof as may be necessary is hereby specifically appropriated to the Nesbit West Side Hospital located on Wyoming avenue Dorranceton Luzerne county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 489, as follows:

An Act making an appropriation to the Pittston Hospital Association of the city of Pittston Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty-two thousand dollars (\$32,000) or so much thereof as may be necessary is hereby specifically appropriated to the Pittston Hospital Association of the city of Pittston Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 490, as follows:

An Act making an appropriation to the Florence Crittenton Circle of Wilkes-Barre Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one thousand six hundred dollars (\$1,600) or so much thereof as may be necessary is hereby specifically appropriated to the Florence Crittenton Circle of Wilkes-Barre Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 492, as follows:

An Act making an appropriation to the Saint Agnes Hospital Philadelphia Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixty-three thousand dollars (\$63,000) or so much thereof as may be necessary is hereby specifically appropriated to the Saint Agnes Hospital located at Broad and Milfin streets in the city of Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,



The Senate proceeded to the second reading and consideration of Senate Bill No. 493, as follows:

An Act making an appropriation to the Columbia Hospital at Columbia Lancaster county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifteen thousand dollars (\$15,000) or so much thereof as may be necessary is hereby specifically appropriated to the Columbia Hospital located at Columbia Lancaster county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purpose

For the purpose of maintenance the sum of fifteen thousand dollars (\$15,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 510, as follows:

An Act making an appropriation to the Children's Homeopathic Hospital of Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixty thousand dollars (\$60,000) or so much thereof as may be necessary is hereby specifically appropriated to the Children's Homeopathic Hospital of Philadelphia located at Franklin Thompson and Elgth streets for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to:

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 515, as follows:

An Act making an appropriation to the Industrial Home for Crippled Children at Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary is hereby specifically appropriated to the Industrial Home for Crippled Children located at Pittsburgh Pennsylvania for the purpose of maintenance during the two fiscal years beginning June first one thousand nine hundred and twenty-one

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 536, as follows:

An Act making an appropriation to the Beulah Anchorage of Reading Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary is hereby specifically appropriated to the Beulah Anchorage of Reading Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 538, as follows:

An Act to amend an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Com-

monwealth and for the appointment of a State supervisor and assistants and fixing the salaries of such State supervisor and assistants defining the powers and duties of boards of trustees including the power of appointing assistants and investigators and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties" by subjecting the exercise of the powers and duties conferred upon the State supervisor to the supervision and control of the Department of Public Welfare

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State supervisor and assistants and fixing the salaries of such State supervisor and assistants defining the powers and duties of boards of trustees including the power of appointing assistants and investigators and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties" which reads as follows

"Section 2 The Governor shall appoint a State supervisor qualified by training and experience who shall be a woman The State supervisor shall receive an annual salary of two thousand four hundred dollars and necessary traveling and office expenses The State supervisor shall with the approval of the Governor appoint an assistant State supervisor at a salary of one thousand six hundred dollars per annum and a clerk at a salary of one thousand two hundred dollars per annum In addition to their salaries the assistant State supervisor and the clerk shall receive their necessary and actual expenses" is hereby amended to read as follows

Section 2 The Commissioner of Public Welfare shall with the approval of the Governor appoint a State supervisor qualified by training and experience who shall be a woman The State supervisor shall receive an annual salary of two thousand four hundred dollars and necessary traveling and office expenses The State supervisor shall with the approval of the Commissioner of Public Welfare appoint an assistant State supervisor at a salary of one thousand six hundred dollars per annum and a clerk at a salary of one thousand two hundred dollars per annum In addition to their salaries the assistant State supervisor and the clerk shall receive their necessary and actual expenses All the powers imposed upon or duties vested in the said State supervisor shall be exercised and performed subject to the control supervision and direction of the Department of Public Welfare

Section 2 That section three of said act which reads as follows

"Section 3 The State supervisor shall have general supervision over the boards of trustees of the several counties and shall act as general field organizer She shall be on the staff of the State Board of Education

"The State supervisor shall formulate and issue to the boards of trustees of the various counties rules of procedure by which they shall be governed to the end that uniformity of interpretation and practice shall obtain throughout the Commonwealth

"She shall visit at least twice each year the boards of trustees of each county accepting the provisions of this act She shall as general field organizer visit the county commissioners of these counties which have not availed themselves of the provisions of this act and shall explain to such commissioners the benefits accruing from the act and the advantages of coming within its provisions and shall assist such county commissioners in the organization of board of trustees

"She shall make a report annually to the State Board of Education reviewing the work done under the provisions of this act by the trustees of the various counties laying special stress upon educational conditions of the assisted families" is hereby amended to read as follows

Section 3 The State supervisor shall have general supervision over the boards of trustees of the several counties and shall act as general field organizer

The State supervisor shall formulate and issue to the boards of trustees of the various counties rules of procedure by which they shall be governed to the end that uniformity of interpretation and practice shall obtain throughout the Commonwealth

She shall visit at least twice each year the boards of trustees of each county accepting the provisions of this act She shall as general field organizer visit the county commissioners of these counties which have not availed themselves of the provisions of this act and shall explain to such commissioners the benefits accruing from the act and the advantages of coming within its provisions and shall assist such county commissioners in the organization of boards of trustees

She shall make such report from time to time to the Department of Public Welfare as it may require

Section 3 That section eighteen of said act which reads as follows

"Section 18 A detailed report of the number of beneficiaries the amount expended and the advantages and disadvantages of the system with recommendations for improvement shall be made by the State supervisor to the General Assembly at the beginning of each session of the General Assembly Such report shall be printed by the State Printer upon requisition by the Superintendent of Public Instruction to the Department of Printing and Binding" is hereby amended to read as follows



Section 18 A detailed statement of the number of beneficiaries the amount expended and the advantages and disadvantages of the system with recommendations for improvement shall be included in the biennial report of the Department of Public Welfare to the Governor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 540, as follows:

An Act making an appropriation to the Wilkes-Barre City Hospital

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ninety-five thousand dollars (\$95,000) or so much thereof as may be necessary is hereby specifically appropriated to the Wilkes-Barre City Hospital for the following purposes namely

For the support and maintenance of the said hospital for the two years beginning June first one thousand nine hundred and twenty-one ninety-five thousand (\$95,000) dollars

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 550, as follows:

An Act making an appropriation to the Chester Hospital in the City of Chester Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seventy-four thousand (\$74,000) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Chester Hospital at Chester Delaware County Pennsylvania for the two fiscal years beginning June one one thousand nine hundred and twenty-one for the following purpose

For the purposes of maintenance the sum of seventy-four thousand dollars or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 586, as follows:

An Act making an appropriation to the several fire companies of the city of Harrisburg Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of six thousand four hundred (\$6,400) dollars or so much thereof as may be necessary is hereby specifically appropriated for the several fire companies of the city of Harrisburg Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one Said sum to be distributed among said companies in equal amounts

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 593, as follows:

An Act making an appropriation to the trustees of the Homeopathic State Hospital for the Insane at Allentown Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two hundred nine thousand eight hundred and sixty dollars (\$209,860) or so much thereof as may be necessary is hereby specifically appropriated to the trustees of the Homeopathic State Hospital for the Insane Allentown Penn-

sylvania for the two fiscal years beginning June first one thousand nine hundred twenty-one for the following purposes

For the construction erection and furnishing of two wings to present tubercular pavilions

For construction erection and furnishing of two story porches for out-door day rooms along connecting corridors of wards

For construction erection and equipment to increase size of present bakery and cold storage

For extension erection and equipment of present poultry houses wagon and cattle shedding blacksmith shop slaughtering house and incinerator

For construction erection and equipment of a propagating greenhouse

For construction erection and equipment of an extension to present garage

For installation of two fire-proof stairways and necessary alterations in Nurses' Home for Men covering for radiators safety devices for machinery purchase of material and installation of same

For X-ray and electrotherapeutic equipment

For replenishing kitchen equipment and hospital furnishings to increase kitchen toilet facilities and purchase material for construction and installation

For the purchase of automobiles and trucks to replace those no longer giving efficient service

For the purchase and placing of material for walks roads shrubbery trees et cetera

For installation of sanitary appliances manure carrier tracks and tubs concrete manure pits et cetera for dairy and horse barns

For the purchase of farm implements equipment and stock purchase of fruit trees

For installation of sewage system at farm colony

For the purchase of farm lands for extension of agricultural colony for able-bodied patients

For the purchase of material to replace defective hot water pipes installation of auxiliary heater installation of water and steam flow meters with recording thermometer and pressure gauge

For installation of a complete water-softening plant

For the purchase and installation of a one hundred and fifty K W capacity two hundred and twenty volt D C direct connected engine-driven generator

For the purchase and installation of equipment and material to increase heating capacity of hospital

For the purchase and installation of material to change electrical distributing system

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 627, as follows:

An Act making an appropriation to the Home for the Friendless of Harrisburg Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eight thousand dollars (\$8,000) or so much thereof as may be necessary is hereby specifically appropriated to the Home for the Friendless of Harrisburg Pennsylvania for the two fiscal years beginning June first Anno Domini one thousand nine hundred and twenty-one (1921) for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 628, as follows:

An Act making an appropriation to the Harrisburg Polyclinic Hospital of Harrisburg Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of nine thousand dollars (\$9,000) or so much thereof as may be necessary is hereby specifically appropriated to the Harrisburg Polyclinic Hospital of Harrisburg Pennsylvania for the two fiscal years beginning June first Anno Domini one thousand nine hundred and twenty-one (1921) for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.



Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 630, as follows:

An Act making an appropriation to the Sylvan Heights Home for Orphan Girls at Harrisburg Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary is hereby specifically appropriated to the Sylvan Heights Home for Orphan Girls at Harrisburg Pennsylvania for the two fiscal years beginning June first Anno Domini one thousand nine hundred and twenty-one (1921) for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 685, as follows:

An Act making an appropriation to the trustees of the Western State Hospital for the Insane

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three hundred thousand (\$300,000) dollars or so much thereof as may be necessary is hereby specifically appropriated to the trustees of the Western State Hospital for the erection construction and equipment of buildings

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 791, as follows:

An Act to amend sections one and two of an act approved the fifth day of June Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws four hundred and forty-three) entitled "An act for the prevention of blindness by requiring the reporting of cases of ophthalmia neonatorum (inflammation of the eyes of infants) by physicians midwives and others and requiring the reporting of results of treatment of each case of said disease and fixing a penalty for violation thereof"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act entitled "An act for the prevention of blindness by requiring the reporting of cases of ophthalmia neonatorum (inflammation of the eyes of infants) by physicians midwives and others and requiring the reporting of results of treatment of each case of said disease and fixing a penalty for violation thereof" approved the fifth day of June Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws four hundred and forty-three) which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every physician practicing in any portion of this Commonwealth who shall treat or examine any infant suffering from ophthalmia neonatorum (inflammation of the eyes of infants) shall if the said case be located in a township of the first class a borough or a city forthwith make a report in writing to the health authorities of said township city or borough and if said case shall be located in a township of the second class or a city borough or township of the first class not having a board of health or body acting as such to the State Department of Health upon blanks supplied for that purpose in which report he shall under his or her own signature state the name of the disease and the name age sex or color and nativity of the infant suffering therefrom together with the street and house number of the premises in which said infant may be located or otherwise sufficiently designate the name and occupation of the householder in whose family the disease may have occurred together with such other information relating to said case as may be required by said health authorities and the State Department of Health" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every physician practicing in any portion of this Commonwealth who shall treat or examine any infant suffering from ophthalmia neonatorum (inflammation of the eyes of infants) shall if the said case be located in a township of the first class a borough or a city forthwith make a report by telephone followed within six (6) hours after his or her ex-

amination by a second report in writing to the health authorities of said township city or borough and if said case shall be located in a township of the second class or a city borough or township of the first class not having a board of health or body acting as such to the State Department of Health upon blanks supplied for that purpose in which report he shall under his or her own signature state the name of the disease and the name age sex color and nativity of the infant suffering therefrom together with the street and house number of the premises in which said infant may be located or otherwise sufficiently designate the name and occupation of the householder in whose family the disease may have occurred together with such other information relating to said case as may be required by said health authorities and the State Department of Health and which information shall include a statement as to whether the affected child is having the proper treatment and necessary care

Section 2 Which reads as follows

"Section 2 That any midwife or nurse or other person having the care of an infant whose eyes have become inflamed or swollen or reddened at any time within two weeks after birth shall report the same in writing to the health authorities of the city borough or township of the first class in which the case may be located or if it be located in a township of the second class or a city borough or township of the first class not having a board of health or body acting as such the State Department of Health within six hours after the discovery thereof giving the name of the infant the names of the parents or guardians and the street and number of their residence or otherwise sufficiently designate the same together with the fact that such inflammation or swelling or redness exists and shall make a similar report in writing to some regularly qualified practicing physician of the district" is hereby amended to read as follows

Section 2 That any midwife or nurse or other person having the care of an infant whose eyes have become inflamed or swollen or reddened at any time within two weeks after birth shall report the same forthwith by telephone followed by a second report in writing within six (6) hours to the health authorities of the city borough or township of the first class in which the case may be located or if it be located in a township of the second class or a city borough or township of the first class not having a board of health or body acting as such the State Department of Health within six hours after the discovery thereof giving the name of the infant the names of the parents or guardians and the street and number of their residence or otherwise sufficiently designate the same together with the fact that such inflammation or swelling or redness existed and shall make a similar report in writing to some regularly qualified practicing physician of the district

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 808, as follows:

An Act making an appropriation to Saint Vincent's Home and Maternity Hospital Seventieth street and Woodland Avenue Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seventeen thousand dollars (\$17,000) or so much thereof as may be necessary is specifically appropriated to the Saint Vincent's Home and Maternity Hospital Seventieth street and Woodland Avenue Philadelphia Pennsylvania for the two fiscal years beginning June first nineteen hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 809, as follows:

An Act making an appropriation to Saint John's Orphan Asylum Forty-ninth street and Wyalusing Avenue Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-two thousand dollars (\$22,000) or so much thereof as may be necessary is specifically appropriated to Saint John's Orphan Asylum forty-ninth street and Wyalusing Avenue Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.



Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 810, as follows:

An Act making an appropriation to the House of the Good Shepherd Fairmount avenue and Twenty-fifth street Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary is specifically appropriated to the House of the Good Shepherd Fairmount avenue and Thirty-fifth street Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 812, as follows:

An Act making an appropriation to the Saint Edmond's Home for Crippled Children Forty-fourth street and Haverford avenue Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary is specifically appropriated to the Saint Edmond's Home for Crippled Children Forty-fourth street and Haverford avenue Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 813, as follows:

An Act making an appropriation to Saint Vincent's Home Lansdowne Delaware county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000.00) or so much thereof as may be necessary is specifically appropriated to Saint Vincent's Home Lansdowne Delaware county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 814, as follows:

An Act making an appropriation to the Catholic Home for Destitute Children Allegheny avenue and Twenty-ninth street Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary is specifically appropriated to the Catholic Home for Destitute Children Allegheny avenue and Twenty-ninth street Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 815, as follows:

An Act making an appropriation to the Philadelphia Protectory for Boys Protectory Station Montgomery county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary is specifically appropriated to the Philadelphia Protectory for Boys Protectory Station Montgomery county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 816, as follows:

An Act making an appropriation to Saint Joseph's Hospital Sixteenth street and Girard avenue Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seventy thousand dollars (\$70,000) or so much thereof as may be necessary is specifically appropriated to the Saint Joseph's Hospital Sixteenth street and Girard avenue Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 824, as follows:

An Act making an appropriation to the Western Temporary Home of Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five thousand five hundred dollars (\$5,500) or so much thereof as may be necessary is hereby specifically appropriated to the Western Temporary Home of Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 865 (House Bill No. 1184), entitled:

An Act authorizing the Governor to appoint a board of claims to hear audit dismiss or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways and making an appropriation.

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a board of claims hereinafter called "the board" is hereby created consisting of three persons to be appointed by the Governor The Governor shall fix the compensation of the members of said board The said board shall have power to receive and consider petitions from persons copartnerships associations corporations hereinafter called "the contractor" praying for the hearing auditing and adjusting of moral and equitable claims against the Commonwealth of Pennsylvania arising from contracts with the Commonwealth of Pennsylvania for the

construction and reconstruction of highways entered into or in course of completion between January first one thousand nine hundred and nineteen, and December thirty-first one thousand nine hundred and twenty inclusive whether such contracts have been completed or remain uncompleted

On the question,

Will the Senate agree to the section?

Mr. SCHANTZ. Mr. President, I move to amend section 1, page 3, line 4, by striking out the word "nineteen" and inserting in lieu thereof, the words "sixteen."

Mr. BUCKMAN. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The second, third, fourth and fifth sections of the bill were read as follows and agreed to:

Section 2 Any contractor may present a petition to the board setting forth any one or more of the following allegations (a) That he entered into a contract with the Commonwealth (b) that he suffered financial loss in the execution of said contract stating the amount of such financial loss (c) that such financial loss was caused by matters beyond the control of the contractor such as strikes scarcity of labor and materials increase in the cost of labor and materials railroad strikes embargos priority orders increase in freight rates cancellation of contracts by material men (d) any other reason upon which he bases his claim against the Commonwealth and (e) that by reason of such loss he has a moral and equitable claim against the Commonwealth

Whereupon it shall be the duty of the board to consider said petition and upon the facts contained in said petition or upon said facts and any information within its possession or that it may otherwise secure determine whether or not the claim of said contractor is meritorious and such as to entitle him to a hearing before said board If the board shall determine that the claim is without merit it shall make an order refusing a hearing which order shall be final If the board shall determine that the claim is meritorious and that the contractor is entitled to a hearing it shall make an order fixing a time and place when and where the contractor may be heard and shall give at least ten days' notice of the time and place fixed for such hearing to the petitioner the Attorney General and the State Highway Commissioner After a full hearing of the matter the board shall have power to determine whether or not the contractor is entitled to compensation for any financial loss which he may have sustained and to fix the amount thereof or dismiss the petition as to right and justice shall appertain

Section 3 Whenever after hearing and determination of any claim as aforesaid the board shall find in favor of the contractor and fix the amount to which the contractor is entitled the amount so fixed shall be final and conclusive against the contractor and the Commonwealth without right of appeal

Section 4 Any final order or award of the board shall be paid from appropriations made or to be made by the General Assembly to the said Highway Department for road construction purposes

Section 5 The sum of fifty thousand dollars (\$50,000) is hereby appropriated to the payment of the compensation costs and expenses of said board to be drawn upon the requisition of the chairman thereof and paid as other appropriations are now by law paid

The title of the bill was read as follows and agreed to:

An Act authorizing the Governor to appoint a board of claims to hear audit dismiss or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways and making an appropriation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

#### BILL RECOMMENDED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 865, the bill just read, be recommitted to the Committee on Appropriations.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 887 (House Bill No. 418), entitled:

An Act giving additional protection to human being in this Commonwealth and imposing penalties upon those who

may shoot at or wound or kill a human being in mistake for either game or other wild creatures

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 889, as follows:

An Act authorizing the purchasing or building of residences for principals teachers or janitors by school districts of the fourth class

Whereas In certain school districts of the fourth class the lack of a suitable residence or residences has been a hampering factor in securing principals teachers and janitors and

Whereas The general efficiency of the schools and proper care of the school property is dependent in a large degree upon the principal teachers and janitor living in close proximity to the school therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be lawful for school districts of the fourth class by and through the board of directors when it is considered necessary by said board of directors to purchase or build a residence or residences for the use of the principal or teacher or janitor or either or all of these as shall be deemed advisable in the same manner upon the same procedure as other school buildings are under existing laws purchased or erected and such school districts with the approval first had and obtained of the State Board of Education in the manner and form to be prescribed by said State Board of Education are authorized to expend the funds of the school district and to borrow money for the purchase or erection of such residences in the same manner as for other school buildings Any such district may fix and charge a rental for the use of such building which rental shall be paid into the school treasury All property acquired under this act shall be held by said school district the same as other school property

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 891, as follows:

An Act to amend section five of an act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices The election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That paragraph five of section five of an act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such parties for certain public offices the election of delegates and alternate delegates to national conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" which reads as follows

"Section 5 Paragraph five The ballot shall vary in form only as the names of districts offices candidates or the provisions of this act may require The names of candidates shall appear in alphabetical order under the respective offices is hereby amended to read as follows

Section 5 Paragraph five The ballot shall vary in form only as the names of districts offices candidates or the provisions of this act may require Immediately after the last day fixed for filing of such nomination petitions with them the Secretary of the Commonwealth or the county commissioners as the case may be shall fix a day for the casting of lots for the position of names upon the primary ballot and shall give notice



to the candidates to appear before them for that purpose. Such candidates shall appear in person or by agent duly authorized by letter of attorney signed and acknowledged by an officer empowered to take acknowledgments. In the event of any said candidates not being present in person or by representative at the time of casting of lots it shall be the duty of the Secretary of the Commonwealth or the county commissioners to appoint some person to represent such absentee. After said lots are cast the Secretary of the Commonwealth or the county commissioners as the case may be shall establish the order in which the names of said candidates are to appear upon the primary ballot and to certify the same for printing upon the official primary ballot.

Section 2. All acts or parts of acts inconsistent herewith are hereby repealed.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 895 (House Bill No. 634), entitled:

An Act constituting a salary board to fix the salaries of the directors of the poor of county poor districts in counties of the fourth class and repealing all acts general or special inconsistent therewith.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 907 (House Bill No. 1167), entitled:

An Act providing that in townships of the first class municipal claims for grading constructing paving rebuilding curbing maintaining, repairing and cleaning sidewalks and footwalks and keeping the same clear of obstructions and their nuisances may be included in and collected with the other township taxes.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 908 (House Bill No. 1168), entitled:

An Act to amend sections four hundred four hundred and one and four hundred and two of an act approved the fourteenth day of July, one thousand nine hundred and seventeen entitled "An act concerning townships and revising amending and consolidating the law relating thereto."

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 909 (House Bill No. 1170), entitled:

An Act to amend sections nine hundred and eighty-nine nine hundred and ninety-nine hundred and ninety-two, nine hundred and ninety-three and one thousand and five of an act approved the fourteenth day of July one thousand nine hundred and seventeen (P. L. 840) entitled "An act concerning townships and revising amending and consolidating the law relating thereto."

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 910 (House Bill No. 1171), entitled:

An Act to amend section six hundred and twenty-five of an act to amend by adding sections six hundred and twenty-six and six hundred and twenty-seven to an act approved the fourteenth day of July one thousand nine hundred and

seventeen (P. L. 840) entitled "An act concerning townships and revising, amending and consolidating the law relating thereto"

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 911 (House Bill No. 1172), entitled:

An Act to amend section ten hundred and eleven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (P. L. 840) entitled "An act concerning townships and revising, amending and consolidating the law relating thereto"

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 913 (House Bill No. 1197), entitled:

An Act to amend section five hundred and eighty-five of an act approved July fourteenth one thousand nine hundred and seventeen (P. L. 840) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 930, as follows:

An Act to provide for the appointment by the district attorneys of the counties of the fourth class of this Commonwealth of a special detective officer and assistant special detective officers making said special detective officers general police officers with all the powers conferred on constables in cases of crime and criminal procedure and defining their duties fixing their salaries and authorizing the payment of same together with necessary expenses by such counties

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the district attorneys of the counties of the fourth class of this Commonwealth may appoint an officer as a special detective and assistant officers as assistant special detectives not exceeding six in number in connection with their said officers whose duties it shall be to investigate and make report to the district attorney as to the conduct in office of justices of the peace aldermen constables and other officers connected with the administration of criminal justice to make such investigation and endeavor to obtain such evidence as may be required by the district attorney in any criminal case and perform such other duties as the district attorney may direct. Said detectives shall be general police officers and shall have all powers now conferred on constables by existing laws of this Commonwealth so far as they relate to crimes or criminal procedure

Section 2. The said special detective and assistant special detectives so appointed shall be subject to the order of the district attorneys of the respective counties of this Commonwealth and may be removed by them and the said district attorneys may fill the vacancies so created by such removal or removals. Said special detective and assistant special detectives shall be entitled to receive no fees whatever but said special detective shall receive a salary of twenty-five hundred dollars per annum and the assistant special detectives shall receive a salary of one hundred and fifty dollars per month each together with all necessary traveling expenses and other incidental expenses incurred under the direction of the district attorneys which said expenses shall be verified by the affidavit of the special detective or assistant special detectives incurring same and approved by the district attorneys the whole to be paid out of the treasury of the said counties of this Commonwealth on a certificate issued by the respective district attorneys thereof to the controller of said counties who shall order warrants for said amounts so certified according to law.

Section 3. All acts or parts of acts inconsistent herewith are hereby repealed.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 931, as follows:

An Act providing for the appointment of county detectives in counties of the fourth class and fixing their salaries payable from the county treasury.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in any county of the fourth class it shall be lawful for the district attorney with the approval of the court of quarter sessions whenever said court and district attorney deem it necessary to appoint one or more county detectives whose duty it shall be to assist in obtaining such evidence for the Commonwealth in all criminal cases as shall be directed by the district attorney and to perform such other duties as the court may direct.

Section 2 The county detectives herein provided for shall receive annual salaries to be fixed by the court of not less than twelve hundred dollars and not more than twenty-five hundred dollars each payable out of the county treasury.

Section 3 All acts and parts of acts inconsistent with this act are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

#### BILL INTRODUCED.

Mr. BUCKMAN. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BUCKMAN read in his place and presented to the Chair Senate Bill No. 942, entitled:

An Act giving the Banking Commissioner supervision and control and authority to examine automobile protective or co-operative companies or associations issuing for money consideration policies or contracts guaranteeing attorneys services to owners of motor vehicles in event of accident to persons or property by operation of motor vehicles or providing for the towing of damaged vehicles defining motor vehicles providing for cancellation provision in policies or contracts providing for semi-annual reports by companies or associations to the Banking Commissioners and payment of examination expenses and filing fees providing for a reserve liability for unearned portion of premium or dues and for investment of funds in valid securities to protect the purchasers providing for filing of name and residence of solicitors employed requiring payment of tax to the Commonwealth of two percentum on all premiums or dues received requiring all such companies or associations now transacting business in this Commonwealth to register with the Banking Commissioner and to come under provisions of the act fixing penalty for violations of the act providing for liquidating by the Banking Commissioner in event of insolvency.

Which was committed to the Committee on Banks and Building and Loan Associations.

#### REPORTS FROM COMMITTEES.

Mr. DAIX. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX. from the Committee on Judiciary General reported as committed, Senate Bill No. 792, entitled:

An Act to amend section one hundred of an act approved the thirty-first day of March, one thousand eight hundred and sixty (P. L. 382), entitled "An act to Consolidate, Revise and Amend the Penal Laws of this Commonwealth," as amended.

Mr. WEAVER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WEAVER. from the Committee on Judiciary General reported as committed, Senate Bill No. 471 (House Bill No. 523), entitled:

An Act fixing the salary or compensation of the crier of the courts of quarter sessions of the peace andoyer and terminer and general jail delivery in the counties of the second class of this Commonwealth.

#### BILLS INTRODUCED.

Mr. GRAY. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. GRAY (for Mr. Heaton), read in his place and presented to the Chair Senate Bill No. 943, entitled:

An Act to amend section two of the act approved the second day of June, one thousand eight hundred and eighty-three (P. L. 61), entitled "An act supplementary to an act, entitled, 'An act for the incorporation and regulation of compensations, approved April twenty-ninth, one thousand eight hundred and seventy-four authorizing the incorporation of pipe lines for the transportation of petroleum, and providing for the exercise of the right of eminent domain in taking lands and property for such purposes."

Which was committed to the Committee on Corporations.

Mr. JONES. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. JONES read in his place and presented to the Chair Senate Bill No. 944, entitled:

An Act to amend section eight of an act approved the 31st day of May, A. D. 1911, entitled "An act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants, and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; and providing for taking over by the counties or townships of the Commonwealth certain existing public roads, connecting county-seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve and maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority upon the State Highway Commissioner; providing for the payment of damages in taking of properties or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway, and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of townships or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways, and kind of materials to be used in the improvements; providing for payment of costs of improvement and repairs; providing penalty for injuring or destroying State Highway; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act," providing for disposition of vacant portions of State Highway routes.

Which was committed to the Committee on Public Roads and Highways.

#### REPORTS FROM COMMITTEES.

Mr. JONES. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. JONES from the Committee on Public Roads and Highways, reported as amended, Senate Bill No. 377, entitled:

An Act amending the act approved the eighth day of July one thousand nine hundred and nineteen (P. L. 770) entitled "An act creating a Division of Township Highways in the State Highway Department; conferring powers and imposing duties upon officers of the State Highway Department; requiring certain



duties of clerks of the courts of quarter sessions and providing penalties."

Mr. CRAIG. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CRAIG from the Committee on Judiciary General, reported as committed, Senate Bill No. 883, entitled:

An Act to amend sections one, two and three of an act approved the second day of July one thousand nine hundred and one (P. L. 601) entitled "An act to establish in cities of the first and second class a house or houses of detention for delinquent dependent and neglected children and providing for the management and maintenance thereof" making the provisions of the act effective only as to cities of the second class and designating the board of managers for such houses

Also from the Committee on Judiciary General, reported as committed Senate Bill No. 793, entitled:

An Act providing for and regulating the maintenance and government of a children's home, in each county of the fourth, fifth, sixth, seventh and eighth class of the State, for indigent orphans and for incorrigible, indigent, dependent and neglected children under sixteen years of age, and providing for their commitment thereto.

Mr. BUCKMAN. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BUCKMAN from the Committee on Corporations, reported as committed, Senate Bill No. 942, entitled:

An Act giving the Banking Commissioner supervision and control and authority to examine automobile protective or co-operative companies or associations issuing for money consideration policies or contracts guaranteeing attorneys services to owners of motor vehicles in event of accident to persons or property by operation of motor vehicles or providing for the towing of damaged vehicles defining motor vehicles providing for cancellation provision in policies or contracts providing for semi-annual reports by companies or associations to the Banking Commissioner and payment of examination expenses and filing fees providing for a reserve liability for unearned portion of premium or dues and for investment of funds in valid securities to protect the purchasers providing for filing of name and residence of solicitors employed requiring payment of tax to the Commonwealth of two per centum on all premiums or dues received requiring all such companies or associations now transacting business in this Commonwealth to register with the Banking Commissioner and to come under provisions of the act fixing penalty for violations of the Act providing for liquidation by the Banking Commissioner in event of insolvency.

#### BILLS INTRODUCED.

Mr. WOODWARD. Mr. President, I ask unanimous consent to read a bill in place at this time.

Mr. WOODWARD read in his place and presented to the Chair Senate Bill No. 945, entitled:

An Act amending Section fifty-five of an act approved the thirty-first day of March, 1860, P. L. 282, entitled "An act to consolidate, revise and amend the penal laws of this Commonwealth," providing that the finding of racing sheets or other gambling devices articles instruments apparatus or paraphernalia on any premises on which betting gambling or playing for money property stakes or articles or things of value shall constitute prima facie evidence that the proprietor owner tenant lessee or occupant thereof has knowingly consented to such use of the said premises.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 946, entitled:

An Act to make habitual loafing lounging congregating or loitering upon the corners or other places on the streets and highways of the cities or boroughs of this Commonwealth a misdemeanor and prescribing the penalties therefor.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 947, entitled:

An Act to amend section forty-three of an act approved the thirty-first day of March, 1860, P. L. 282, entitled "An act to

consolidate revise and amend the penal laws of this Commonwealth" making it a misdemeanor and providing a penalty for the use occupation letting keeping maintaining or suffering or permitting any room or rooms or any other place in any house or other building to be used or occupied either by one or more persons for the practice of fornication.

Which was committed to the Committee on Judiciary General.

Also read in his place and presented to the Chair Senate Bill No. 948, entitled:

An act amending section eight of article seventeen of an act approved June twenty-fifth, nineteen hundred and nineteen (Pamphlet Laws, five hundred and eighty-one), entitled "an act for the better government of cities of the first class of this Commonwealth" as amended by an act approved March seventeenth, nineteen hundred and twenty-one.

Which was committed to the Committee on Municipal Affairs.

#### REPORT FROM COMMITTEE.

Mr. BUCKMAN. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BUCKMAN from the Committee on Corporations, reported as committed, Senate Bill No. 548 (House Bill No. 789), entitled:

An Act empowering all corporations incorporated under the laws of the State of Pennsylvania for purposes not for profit to change alter and amend by by-law such provisions of their charters as are purely administrative

RESOLUTION FOR APPOINTMENT OF COMMITTEE TO DRAFT RESOLUTIONS ON DEATH OF THE HONORABLE DAVID MARTIN, AND FIXING TIME FOR MEMORIAL SESSION.

Mr. VARE. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE offered the following resolution, which was twice read, considered and agreed to.

Resolved, That a committee of seven members of the Senate be appointed to draft suitable resolutions on the death of the late Senator David Martin, who died on May thirty-first, one thousand nine hundred and twenty, and present said resolutions at a Memorial Session of the Senate, to be held on Tuesday afternoon, April nineteenth, one thousand nine hundred and twenty-one, at three-thirty o'clock.

RESOLUTION FOR APPOINTMENT OF COMMITTEE TO DRAFT RESOLUTIONS ON DEATH OF THE HONORABLE WILBUR P. GRAFF, AND FIXING TIME FOR MEMORIAL SESSION.

Mr. CLARK. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CLARK offered the following resolution, which was twice read, considered and agreed to.

Resolved, That a committee of seven members of the Senate be appointed to draft suitable resolutions on the death of the late Senator Wilbur P. Graff, who died on September fifteenth one thousand nine hundred and twenty, and present said resolutions at a Memorial Session of the Senate, to be held on Tuesday afternoon, April nineteenth, one thousand nine hundred and twenty-one, at four-thirty o'clock.

RESOLUTION RECALLING FROM THE GOVERNOR SENATE BILL NO. 309.

Mr. SMITH. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SMITH offered the following resolution, which was twice read, considered and agreed to:

In the Senate, April 11, 1921.  
Resolved (if the House of Representatives concur), That Senate Bill No. 309, File Foho 905, entitled "An act to amend sections five and six of an act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth"

of Pennsylvania and making certain exceptions and providing a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

**RESOLUTION FOR APPOINTMENT OF COMMITTEE TO DRAFT RESOLUTIONS ON THE DEATH OF THE HONORABLE HORACE L. HALDEMAN, AND FIXING TIME FOR MEMORIAL SESSION.**

Mr. HOMSHER. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. HOMSHER offered the following resolution, which was twice read, considered and agreed to.

Resolved, That a committee of seven members of the Senate be appointed to draft suitable resolutions on the death of the late Senator Horace L. Haldeман, who died on October twenty-seventh, one thousand nine hundred and twenty, and present said resolutions at a Memorial Session of the Senate, to be held on Tuesday afternoon, April nineteenth, one thousand nine hundred and twenty-one, at two-thirty o'clock.

The PRESIDENT. The members of the Memorial Committees will be appointed later by the President Pro Tempore.

**BILLS ON FINAL PASSAGE RECALLED FROM THE GOVERNOR.**

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 358, as follows:

An Act providing for and regulating the taking and appropriation of land and property by incorporated cemetery and burial associations not for profit for the purpose of enlarging cemeteries and burial grounds.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be lawful for any incorporated cemetery or burial association not for profit to acquire land for the purpose of enlarging any cemetery or burial ground of such association and for such purpose such cemetery or burial association is authorized to enter upon and to appropriate by right of eminent domain any private land or property adjacent to such cemetery or burial ground.

No cemetery or burial association shall exercise the right of eminent domain as against any land or property situate within any borough nor as against any land occupied by and used as a dwelling house nor against any land underlaid with coal nor shall any public highway be vacated in the exercise of the right of eminent domain herein conferred.

Section 2. In all cases where the parties cannot agree upon the amount of damages to be paid for such taking or where by reason of the absence or legal incapacity of the owner no such agreement can be made the cemetery or burial association may tender a bond with sufficient security to the party entitled to damages or to the agent or attorney of any person absent or to the agent or officer of a corporation or to the guardian of committee of any one under legal incapacity.

The condition of the bond shall be that the cemetery or burial association shall pay or cause to be paid such amount of damages as the party shall be entitled to receive after the same shall have been agreed upon by the parties in the manner provided for in this act. In case the party claiming damages refuses to accept the security tendered the cemetery or burial association shall give the party or his agent attorney guardian or committee a notice of the time when such bond will be presented in court.

When approved by court as to the amount thereof and as to the character of the security the bond shall be filed in court for the benefit of those interested and recovery may be had thereon for the amount of damages assessed. Upon the approval of the bond the cemetery or burial association shall have a right to enter upon and take possession of such land or property.

Section 3. In case the compensation for damages accruing from such taking and appropriation have not been agreed upon the court of common pleas of the proper county or any law judge thereof in vacation on application thereto by petition of the cemetery or burial associations or any party interested shall appoint three members of the board of viewers as a board of view and appoint a time not less than twenty nor more than thirty days thereafter when the viewers shall meet upon the land and property and view the same.

The viewers shall be appointed after the acceptance or filing of the bond provided for in section two. The views shall give at least ten days' notice of their first meeting in such manner as the court shall direct.

Section 4. The viewers having been sworn or affirmed faithfully justly and impartially to decide and a true report to make concerning all matters to be submitted to them and in relation to which they are authorized to inquire and having viewed the land and property shall hear all parties interested and their witnesses and shall determine the damages for the land and property taken and appropriated.

The viewers shall make report to court showing the damages assessed for such taking and appropriation and shall file therewith a plan showing the land and property taken and appropriated.

Section 5. When the report is filed notice thereof shall immediately be given in such manner as the court shall direct to all parties interested. Such notice shall state the date of the filing of the report and shall state that unless exceptions thereto are filed within thirty days or an appeal therefrom within said time is taken the report will be confirmed.

Section 6. When the report is filed the prothonotary shall mark the same "confirmed nisi." In case no exceptions thereto are filed or no appeal is taken therefrom he shall enter a decree confirming the report absolutely.

Section 7. Within thirty days after the filing of any report any party interested may file exceptions to the same and the court shall confirm modify or change such report or the amount of damages made therein or refer the report back to the same or new viewers.

Section 8. Within thirty days after any report of viewers is filed in court any party interested may appeal to the court of common pleas of the proper county and demand a jury trial such appeal shall state the grounds upon which it is taken and shall be signed by the appellant or by his agent or attorney and shall be accompanied by an affidavit that it is not taken for the purpose of delay but because the appellant believes that an injustice has been done.

Upon the trial of any such appeal in case the party appellant does not obtain a verdict more favorable than was the report of the viewers the appellant shall not recover any costs.

The court of common pleas shall order what costs shall be given in connection with any such appeal and may by rule or otherwise prescribe the form of pleadings.

Section 9. Within six months after the confirmation of any report by the court of common pleas or after verdict and final judgment in a jury trial either party may appeal to the Superior or Supreme Court.

Section 10. All assessments for damages shall bear interest at the expiration of thirty days after they shall have been finally ascertained.

Section 11. All expenses of the said proceedings shall be paid by the cemetery or burial association.

Section 12. All acts or parts of acts inconsistent with the provisions of this act are hereby repealed.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

**YEAS—48.**

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Royd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Christley,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsheer,	Murdoch,	Vare,
Culbertson,	Jones,	Norton,	Weaver,
Daix,	Joyce,	Patton,	Whitten,
Davis,	Leslie,	Phipps,	Woodward,

**NAYS—0.**

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

And the amendments made thereto having been printed as required by the Constitution,

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 384, as follows:

An Act to amend section one of an act approved the first day of June one thousand eight hundred and eighty-three (Pamphlet Laws fifty-eight) entitled "An act empowering and directing the county commissioners of any county to purchase ground at the county seat for the erection thereon of such building or buildings as may be necessary for the accommodation of the courts and of the several officers of the county and for the reception and safe keeping of the records and other papers in charge of such officers and also such other building or buildings as may be necessary and proper for the purpose of a county jail or workhouse when occasion shall require the erection of such building or buildings and in case the said ground cannot be obtained by agreement with the owner or owners at a reasonable price in the estimation of said commissioners then to resort to condemnation" as amended by providing for the purchase and condemnation of ground at or near the county seat.



Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the first day of June one thousand eight hundred and eighty-three (Pamphlet Laws fifty-eight) entitled "An act empowering and directing the county commissioners of any county to purchase ground at the county seat for the erection thereon of such building or buildings as may be necessary for the accommodation of the courts and of the several officers of the county and for the reception and safe keeping of the records and other papers in charge of such officers and also such other building or buildings as may be necessary and proper for the purpose of a county jail or workhouse when occasion shall require the erection of such building or buildings and in case the said ground cannot be obtained by agreement with the owner or owners at a reasonable price in the estimation of said commissioners then to resort to condemnation" which as amended by an act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Law; ten hundred thirty-nine) entitled "An act to amend the first section of an act approved the first day of June Anno Domini one thousand eight hundred and eighty-three entitled 'An act empowering and directing the county commissioners of any county to purchase ground at the county-seat for the erection thereon of such building or buildings as may be necessary for the accommodation of the courts and of the several officers of the county and for the reception and safe-keeping of the records and other papers in charge of such officers and also such other building or buildings as may be necessary and proper for the purpose of a county jail or workhouse when occasion shall require the erection of such building or buildings and in case the said ground cannot be obtained by agreement with the owner or owners at a reasonable price in the estimation of said commissioners then to resort to condemnation' by fixing the number of the viewers at three" reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be lawful for the county commissioners of any county on the report of two successive grand juries heretofore or hereafter to be made and the approval of the same by the court of quarter sessions of such county that the necessities of the county require ground at the county-seat for the purpose of the erection or extension of such building or buildings as may be necessary for the accommodation of the courts and of the several officers of the county and for the reception and safe-keeping of the records and other papers in charge of such officer and also other building or buildings as may be necessary and proper for the purposes of a county jail or workhouse or any or either of them to purchase ground for the purposes aforesaid subject to the approval of the president judge or judges of the court of common pleas of the proper county and in case said ground so selected by said commissioners for any of the purposes aforesaid cannot be obtained by agreement with the owner or owners or at a price reasonable in the establishment of said commissioners or by reason of the absence or legal incapacity of any such owner or owners no such price or value can be agreed upon the court of common pleas of the proper county on application thereto by petition of the commissioners of said county shall appoint three discreet and disinterested free-holders of said county and also appoint a time not less than twenty nor more than thirty days thereafter for said viewers to meet at or upon the premises so to be taken for the purposes aforesaid of which time and place ten days' notice shall be given by the petitioners to the said viewers and the other party or parties and the said viewers having been first duly sworn or affirmed faithfully justly and impartially to decide and true report to make concerning all matters and things to be submitted to them and in relation to which they are authorized to inquire in pursuance of the provisions of this act and having viewed the premises they shall return an accurate description of the ground so proposed to be taken with the improvements if any and estimate and determine the value of all and singular the estates or interest in the land or ground so proposed to be taken for any of the purposes aforesaid and to whom payable and shall designate the owner or owners thereof and make report thereof to the said court and the report of said viewers being filed in said court either party within thirty days thereafter may file his her its or their appeal from said report to said court and after such appeal either party may put the cause at issue in the form directed by said court and the same shall then be tried by said court and a jury and after final judgment either party may have a writ of error thereto from the Supreme Court in manner prescribed in other cases and if any exceptions be filed with any appeal to the proceedings they shall be speedily disposed of and if allowed a new view shall be ordered and if disallowed the appeal shall proceed as before provided and if no appeal is taken or exceptions filed within the time aforesaid the said report shall be confirmed absolutely and judgment shall be entered against said county for the amount found to be due the owner or owners of the ground so as aforesaid taken for any of the purposes aforesaid and if the amount thereof be not paid within thirty days after the entry of such judgment to the parties entitled or into the said court execution may then issue thereon as in other cases of debt against the said county for the sums so awarded and the costs and expenses incurred shall be defrayed by the said viewers and each of the said viewers shall be entitled to three dollars per day for every day necessarily employed in the performance of the duties herein prescribed to be paid by said county Provided That it shall be lawful for said commissioners in behalf of the county by themselves agents or employees during

the pendency of said proceedings to enter upon take possession of and occupy and use said ground for any of the purposes aforesaid having first filed and had approved by the court the bond hereinafter mentioned Provided further If said ground shall have improvements thereon in the actual occupancy of any person or persons and such person or persons as had his her or their damages assessed as aforesaid and paid thirty days' notice to the party or parties so in actual possession shall be given to vacate the same and in case of refusal or neglect on the part of any one to obey said notice it shall be lawful for said commissioners at the expiration of said thirty days to enter upon and eject or cause to be ejected any of the parties so refusing or neglecting to vacate and to use force enough by themselves agents or employees to accomplish the same" is hereby further amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be lawful for the county commissioners of any county on the report of two successive grand juries heretofore or hereafter to be made and the approval of the same by the court of quarter sessions of such county that the necessities of the county require ground at the county seat for the purpose of the erection or extension of such building or buildings as may be necessary for the accommodation of the courts and of the several officers of the county and for the reception and safe keeping of the records and other papers in charge of such officers and also ground at or near the county seat for the purpose of the erection or extension of such other building or buildings as may be necessary and proper for the purpose of a county jail or workhouse or any one or either of them to purchase ground for the purposes aforesaid subject to the approval of the president judge or judges of the court of common pleas of the proper county and in case said ground so selected by said commissioners for any of the purposes aforesaid cannot be obtained by agreement with the owner or owners or at a price reasonable in the estimation of said commissioners or by reason of the absence or legal incapacity of any such owner or owners no such price or value can be agreed upon the court of common pleas of the proper county on application thereto by petition of the commissioners of said county requiring the said ground shall appoint three discreet and disinterested freeholders of said county and also appoint a time not less than twenty nor more than thirty days thereafter for said viewers to meet at or upon the premises so to be taken for the purposes aforesaid of which time and place ten days' notice shall be given by the petitioners to the said viewers and the other party or parties and the said viewers having been first duly sworn or affirmed faithfully justly and impartially to decide and true report to make concerning all matters and things to be submitted to them and in relation to which they are authorized to inquire in pursuance of the provisions of this act and having viewed the premises they shall return an accurate description of the ground so proposed to be taken with the improvements if any and estimate and determine the value of all and singular the estates or interest in the land or ground so proposed to be taken for any of the purposes aforesaid and to whom payable and shall designate the owner or owners thereof and make report thereof to the said court and the report of said viewers being filed in said court either party within thirty days thereafter may file his her its or their appeal from said report to said court and after such appeal either party may put the cause at issue in the form directed by said court and the same shall then be tried by said court and a jury and after final judgment either party may have a writ of error thereto from the Supreme Court in manner prescribed in other cases and if any exceptions be filed with any appeal to the proceedings they shall be speedily disposed of and if allowed a new view shall be ordered and if disallowed the appeal shall proceed as before provided and if no appeal is taken or exceptions filed within the time aforesaid the said report shall be confirmed absolutely and judgment shall be entered against said county for the amount found to be due the owner or owners of the ground so as aforesaid taken for any of the purposes aforesaid and if the amount thereof be not paid within thirty days after the entry of such judgment to the parties entitled or into the said court execution may then issue thereon as in other cases of debt against the said county for the sums so awarded and the costs and expenses incurred shall be defrayed by the said county and each of the viewers shall be entitled to three dollars per day for every day necessarily employed in the performance of the duties herein prescribed to be paid by said county Provided that it shall be lawful for said commissioners in behalf of the county by themselves agents or employees during the pendency of said proceedings to enter upon take possession of and occupy and use said ground for any of the purposes aforesaid having first filed and had approved by the court the bond hereinafter mentioned Provided further If said ground shall have improvements thereon in the actual occupancy of any person or persons and such person or persons as had his her or their damages assessed as aforesaid and paid thirty days' notice to the party or parties so in actual possession shall be given to vacate the same and in case of refusal or neglect on the part of any one to obey said notice it shall be lawful for said commissioners at the expiration of said thirty days to enter upon and eject or cause to be ejected any of the parties so refusing or neglecting to vacate and to use force enough by themselves agents or employees to accomplish the same



And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

## YEAS—48.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Christley,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Graig,	Homsher,	Murdoch,	Vare,
Culbertson,	Jones,	Norton,	Weaver,
Daix,	Joyce,	Patton,	Whitten,
Davis,	Leslie,	Phipps,	Woodward,

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the consideration of Senate Bill, No. 480, as follows:

An Act to provide for a second additional law judge of the several courts of the twelfth judicial district

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in addition to the judges now provided for by existing law a second additional law judge is hereby authorized and provided for the several courts of the twelfth judicial district who shall possess the same qualifications which are required by the constitution and laws for the president judge of said district and who shall hold his office for a like term and by the same tenure and shall have the same powers authority and jurisdiction and shall be subject to the same duties restrictions and penalties and shall receive the same compensation provided by law for judges of the courts of said judicial district

Section 2 At the next municipal election after the passage of this act the qualified electors of the said twelfth judicial district shall elect in the manner prescribed by law for the election of a president judge one competent person learned in the law to serve as second additional law judge in said district from the first Monday in January Anno Domini one thousand nine hundred and twenty-two for a term of ten years Vacancies in the office hereby created whether caused by death resignation expiration of term or otherwise shall be filled in the same manner as is required by law in case of a similar vacancy in the office of president judge

Section 3 The Governor is hereby authorized by and with the consent of the Senate to appoint one competent person learned in the law as such additional law judge of the said twelfth judicial district to serve until the first Monday in January succeeding the next municipal election

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nay were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

## YEAS—48.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Christley,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Graig,	Homsher,	Murdoch,	Vare,
Culbertson,	Jones,	Norton,	Weaver,
Daix,	Joyce,	Patton,	Whitten,
Davis,	Leslie,	Phipps,	Woodward,

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

## BILL RECOMMITTED.

Mr. CLARK. Mr. President, I move that the Senate Bill No. 578 (House Bill No. 339,) on final passage, entitled:

An Act to amend clause (e) section three hundred and six of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder.

be recommitted to the Committee on Judiciary Special for the purpose of a hearing.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

## BILL ON FINAL PASSAGE.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 713 (House Bill No. 672,) as follows:

An Act requiring the examination and treatment for venereal diseases of prisoners convicted of crime or pending trial and authorizing the State Department of Health to make suitable rules and regulations for its enforcement

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all persons who shall be convicted of crime or pending trial and confined or imprisoned in any state county or city penal or reformatory institution or place of detention shall be examined for and if infected treated for venereal diseases by the attending physician of such institution or by duly constituted health authorities or their deputies

Section 2 The State Department of Health is hereby authorized and empowered to make such rules and regulations as shall in its judgment be necessary for the carrying out of the provisions of section one of this act

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

## YEAS—48.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Christley,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Graig,	Homsher,	Murdoch,	Vare,
Culbertson,	Jones,	Norton,	Weaver,
Daix,	Joyce,	Patton,	Whitten,
Davis,	Leslie,	Phipps,	Woodward,

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

## BILLS ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 34, entitled:

An Act to ascertain and appoint the fees to be received by the recorder of deeds in and for the counties in this Commonwealth containing more than one million five hundred thousand (1,500,000) inhabitants

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. S. J. MILLER. Mr. President, I ask unanimous consent to amend section 1, page 2, line 21, by striking out "yeas" and inserting in lieu thereof the word "years."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.



Ordered, That the bill as amended be printed for the use of the Senate.

#### BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 35, entitled:

An Act providing for the recording of deeds and registration of same

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

#### YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Christley,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.
Davis,			

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

#### BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 53, entitled:

An Act making cities boroughs towns and townships liable for injuries resulting from the emergency use of certain vehicles of such municipalities

And said bill having been read at length the third time,

On the question.

Will the Senate agree to the bill?

Mr. GRAY. Mr. President, I ask unanimous consent to amend section 1, lines 9 and 10, by striking out the words "whether or not under the circumstances or under ordinary circumstances," and inserting in lieu thereof the word "provided."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question.

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

#### BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 259, entitled:

An Act making unlawful the use of any statement of fact in any advertisement which statement is untrue deceptive or misleading and providing a penalty for any violation of the same

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

#### YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Christley,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.
Davis,			

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

#### BILL RECOMMENDED.

Mr. CRAIG. Mr. President, I move that the Senate Bill No. 264, (House Bill No. 11), on third reading, entitled:

An Act for the protection of human life, livestock and growing timber by prohibiting the discharge of certain guns except at birds and animals or at targets properly protected and providing penalties.

be recommitted to the Committee on Judiciary Special.

Mr. GRAY. Mr. President, I second the motion.

The motion was agreed to.

#### BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 287 (House Bill No. 183,) entitled:

An Act to fix the fees to be allowed the district attorney in counties of the third and fourth classes

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

#### YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Christley,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.
Davis,			

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 392, entitled:

An Act to establish a separate orphans' court in and for the county of Erie.

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

#### YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,

Barr,  
Boyd,  
Buckman,  
Christley,  
Clark,  
Craig,  
Crow,  
Culbertson,  
Dalx,  
Davis,

Eyre,  
Gray,  
Hackett,  
Heaton,  
Herron,  
Homsher,  
Jones,  
Joyce,  
Leslie,

McClintock,  
McConnell,  
McNichol,  
Miller, J. S.,  
Miller, S. J.,  
Murdoch,  
Norton,  
Patton,  
Phipps,

Sisson,  
Smith,  
Snyder,  
Sones,  
Stineman,  
Vare,  
Weaver,  
Whitten,  
Woodward.

YAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

#### BILLS RECOMMENDED.

Mr. CRAIG. Mr. President, I move that Senate Bill No. 421, (House Bill No. 353), on third reading, entitled:

An Act to further amend section four and amend section six of an act approved the seventeenth day of April one thousand nine hundred and thirteen (Pamphlet Laws eighty-five) entitled "An act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees fines and penalties received"

be recommended to the Committee on Game and Fisheries.

Mr. HEATON. Mr. President, I second the motion.

The motion was agreed to.

Mr. PATTON. Mr. President, I move that Senate Bill No. 439, on third reading, entitled:

An Act requiring ballot boxes used at any primary or election and in any city to be delivered unto the mayor thereof and the prothonotary of the proper county and kept in good order in a locked fireproof and sanitary place at such city's expense to answer any lawful call for such boxes until they be emptied by order of court and punishing failure to comply herewith

be recommended to the Committee on Elections.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

Mr. PATTON. Mr. President, I move that Senate Bill No. 440, on third reading, entitled:

An Act to amend section six of an act approved the tenth day of July one thousand nine hundred and nineteen (P. L. 857) entitled, "An act to provide for the personal registration of electors as a condition of their right to vote at elections, and their enrollment as members of political parties as a further condition of their right to vote at primaries, in cities of the first class of this Commonwealth, by removing from office all existing registration commissioners and their appointees in said cities, and authorizing the Governor to appoint registration commissions therein; defining the jurisdiction of said commissions, and the powers and duties of the commissioners constituting same, and of their appointees, including registrars, inspectors of registration, clerks, and counsel, fixing their qualifications, terms of office, and compensation; granting them certain immunity from arrest on registration days; and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence, as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof, to copy or demand a list of the lodgers therein, and to supervise the conduct of registrars, regulating the registration of electors at polling-places by registrars, and at the offices of commissions by commissioners, and the right of parties or bodies of electors to have watchers thereat, and the preparation and use of street lists and other records of those registered; allowing the names of persons not entitled to vote to be struck from the registers in certain cases; permitting all records regarding registration to be inspected and copied by any elector under certain conditions; directing how the registers shall be used at elections and primaries; compelling the attendance of witnesses and payment of witness fees; and providing penalties for refusal to obey subpoenas; directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipt therefor; authorizing such clerks to administer oaths; sign subpoenas and vouchers, and to collect and disburse witness fees; prescribing a method for challenging persons applying for registration, and the procedure for the correction of registers, and for appealing from actions of registrars to said commissions; and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas; imposing certain duties upon election officers and upon the councils, treasurers, controllers, receivers of taxes,

police officers, and other officials of said cities and upon the courts, judges, prothonotaries, sheriffs, commissioners, peace officers, and other officials of the judicial districts and counties in which said cities are situated or with which they are co-extensive; legalizing certain acts required hereby if done on any Sunday or legal holiday; requiring said cities to provide for the maintenance of said commissions, and the compensation of their appointees, and the payment of all expenses necessary to carry out the provisions of this act, and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of said commissions; punishing and fixing penalties for violations hereof, and repealing all legislation inconsistent herewith.

be recommended to the Committee on Elections.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

Mr. PATTON. Mr. President, I move that Senate Bill No. 441, on third reading, entitled:

An Act to amend sections eight and nine of an act approved the tenth day of July, one thousand nine hundred and nineteen, (P. L. 857), entitled "An act to provide for the personal registration of electors as a condition of their rights to vote at elections, and their enrollment as members of political parties as a further condition of their right to vote at primaries, in cities of the first class of this Commonwealth, by removing from office all existing registration commissioners and their appointees in said cities, and authorizing the Governor to appoint registration commissions therein, defining the jurisdiction of said commissions, and the powers and duties of the commissioners constituting same, and their appointees, including registrars, inspectors of registration, clerks, and counsel; fixing their qualifications, terms of office, and compensation; granting them certain immunity from arrest on registration day and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence, as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof, to copy or demand a list of the lodgers therein, and to supervise the conduct of registrars; regulating the registration of electors at polling-places by registrars, and at the offices of commissions by commissioners, and the right of parties or bodies of electors to have watchers thereat, and the preparation and use of street lists and other records of those registered; allowing the names of persons not entitled to vote to be struck from the registers in certain cases; permitting all records regarding registration to be inspected and copied by any elector under certain conditions; directing how the registers shall be used at elections and primaries; compelling the attendance of witnesses and payment of witness fees; and providing penalties for refusal to obey subpoenas; directing receivers of taxes to appoint chief clerks and commissions as deputies to collect poll taxes and to give receipts therefor; authorizing such clerks to administer oaths, sign subpoenas and vouchers, and to collect and disburse witness fees; prescribing a method for challenging persons applying for registration, and the procedure for the correction of registers and for appealing from actions of registrars to said commissions; and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas; imposing certain duties upon election officers and upon the councils, treasurers, controllers, receivers of taxes, police officers, and other officials of said cities and upon courts, judges, prothonotaries, sheriffs, commissioners, peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are co-extensive; legalizing certain acts required hereby if done on any Sunday or legal holiday; requiring said cities to provide for the maintenance of said commissions, and the compensation of their appointees, and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions; punishing and fixing penalties for violations thereof; and repealing all legislation inconsistent herewith.

be recommended to the Committee on Elections.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

Mr. PATTON. Mr. President, I move that Senate Bill No. 442, on third reading, entitled:

An Act to amend sections thirty-two, thirty-four, thirty-five, and thirty-six of an act approved the tenth day of July, one thousand nine hundred and nineteen (Pamphlet Laws eight hundred fifty-seven), entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections, and their enrollment as members of political parties as a further condition of their right to vote at primaries, in cities of the first class of this Commonwealth, by removing from office all existing registration commissioners and their appointees in said cities, and authorizing the Governor to appoint registration commissions therein; defining the jurisdiction of said commissions, and the powers and duties of the commissioners constituting same, and of their appointees, including registrars, inspectors of registration, clerks, and counsel; fixing their qualifications, terms of office and compensation; granting them certain immunity from arrest on registration days; and



empowering such inspectors to arrest without warrant certain persons committing certain offences in violation of this act in their presence, as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof, to copy or demand a list of the lodgers therein, and to supervise the conduct of registrars; regulating the registration of electors at polling places by registrars, and at the offices of commissions by commissioners, and the right of parties or bodies of electors to have watchers thereat, and the preparation and use of street lists and other records of those registered; allowing the names of persons not entitled to vote to be struck from the registers in certain cases; permitting all records regarding registration to be inspected and copied by any elector under certain conditions; directing how the registers shall be used at elections and primaries; compelling the attendance of witnesses and payment of witness fees; and providing penalties for refusal to obey subpoenas; directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor; authorizing such clerks to administer oaths; sign subpoenas and vouchers, and to collect and disburse witness fees; prescribing a method for challenging persons applying for registration, and the procedure for the correction of register and for appealing from actions of registrars to said commissions; and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas; imposing certain duties upon election officers and upon the councils, treasurers, controllers, receivers of taxes, police officers, and other officials of said cities, and upon the courts, judges, prothonotaries, sheriffs, commissioners, peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are co-extensive; legalizing certain acts required hereby if done on any Sunday or legal holiday; requiring said cities to provide for the maintenance of said commissions, and the compensation of their appointees, and the payment of all expenses necessary to carry out the provisions of this act, and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of said commissions; punishing and fixing penalties for violations hereof; and repealing all legislation inconsistent herewith.

be recommitted to the Committee on Elections.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

Mr. PATTON. Mr. President, I move that Senate Bill No. 516, on third reading, entitled:

An Act to amend section sixteen of an act approved the tenth day of June one thousand eight hundred and ninety-three (Pamphlet Laws four hundred nineteen) entitled "An act to regulate the nomination and election of public officers requiring certain expenses incident thereto to be paid by the several counties and punishing certain offenses in regard to such elections"

be recommitted to the Committee on Elections.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

Mr. EYRE. Mr. President, I move that Senate Bill No. 545 (House Bill No. 720), on third reading, entitled:

An Act to amend paragraph one of section one of an act approved the fifteenth day of June one thousand nine hundred eleven (Pamphlet Laws nine hundred seventy-five) entitled "An act providing for the registration of bottles boxes siphons siphon-heads tins kegs cans soda fountains cylinders of carbonic acid gas or other containers and forbidding the refilling of or dealing or trafficking in such registered bottles boxes siphons siphon-heads tins cans kegs soda fountains cylinders of carbonic acid gas or other containers by persons other than the owners thereof without the written consent of the owner and imposing a penalty therefor providing for the issuing of process in the nature of search warrant providing what shall be prima facie proof thereof and providing that the delivery of said bottles boxes siphons siphon-heads tins cans kegs soda fountains cylinders of carbonic acid gas or other containers shall not constitute a sale thereof"

be recommitted to the Committee on Judiciary General.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

#### REPORTS FROM COMMITTEES.

Mr. VARE. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 568, (House Bill No. 580), entitled:

An Act providing for the apportionment of wharfage and dockage in cities of the first class

Also from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 580, (House Bill No. 582), entitled:

An Act providing for the apportionment of wharfage and dockage on the River Delaware and its tributaries except in cities of the first class

Mr. WEAVER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WEAVER, from the Committee on Judiciary General, reported as committed, Senate Bill No. 506, (House Bill No. 611), entitled:

An Act to amend an act entitled "An act to establish a Board of Commissioners of Navigation for the River Delaware and its navigable tributaries regulating their jurisdiction over ships vessels and boats and wharves piers bulkheads docks slips and basins and exempting cities of the first class from certain of its provisions and making an appropriation therefor" approved the eighth day of June one thousand nine hundred and seven (P. L. 496) amending sections five and six thereof so as to express with greater certainty the intention of the General Assembly with respect to the enforcement of the rules and regulations made and promulgated by the Commissioners pursuant to the authority conferred upon them by said act

Mr. McCONNELL. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 934, entitled:

An Act relating to poor districts co-extensive with counties of the fourth class; authorizing the directors of such district to sell real estate no longer suitable for the support, maintenance and employment of the poor of their respective districts, and to purchase such real estate as may be necessary for such support, maintenance and employment, and to construct thereon such buildings as may be necessary, and to equip and furnish the same; validating the title to real estate heretofore purchased by such directors, and providing for the borrowing of money and the issue of bonds by the County Commissioners to accomplish the purposes of this act

Also from the Committee on Judiciary Special, reported as committed, Senate Bill No. 935, entitled:

An Act to amend section one of an act approved the eighth day of June, one thousand nine hundred and fifteen, (P. L. 915,) entitled "An act to fix the salaries of the deputies in the offices of the clerk of the courts, county controller, recorder of deeds, county treasurer, chief deputy sheriff, and chief clerk to the county commissioners, in counties of this Commonwealth having over two hundred and fifty thousand population and less than four hundred thousand population"

Also from the Committee on Judiciary Special, reported as committed, Senate Bill No. 939, entitled:

An Act fixing the fees of the Prothonotaries of the Supreme and Superior Courts.

#### BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 551, entitled:

An Act amending an act entitled "An act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvements and for the removal of nuisances the procedure upon claims filed therefor the methods for preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales" approved the fourth day of June Anno Domini one thousand nine hundred and one providing for a charge for failure to pay municipal claims before liens are filed and for the collection of said charge

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz;



## YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin.	Donahue.	MacDade.	Schantz.
Barnes.	Einstein.	Marlow.	Service.
Barr.	Eyre.	McClintock.	Sisson.
Boyd.	Gray.	McConnell.	Smith.
Buckman.	Hackett.	McNichol.	Snyder.
Christley.	Heaton.	Miller, J. S.	Sones.
Clark.	Herron.	Miller, S. J.	Stineman.
Craig.	Homshier.	Murdoch.	Vare.
Crow.	Jones.	Norton.	Weaver.
Culbertson.	Joyce.	Patton.	Whitten.
Daix.	Leslie.	Phipps.	Woodward.
Davis.			

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 560, entitled:

An Act to provide for the sterilization of inmates of institutions having the care and custody of idiotic imbecile epileptics feeble-minded and insane persons in cases where such sterilization will materially improve the mental or physical condition of such persons and in cases where owing to the idiocy imbecility insanity or feeble-mindedness of such persons not being in permanent custody procreation by such persons would produce offspring similarly affected

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—36.

Aron.	DeWitt.	Long.	Norton.
Baldwin.	Donahue.	MacDade.	Patton.
Barnes.	Einstein.	Marlow.	Phipps.
Barr.	Eyre.	McClintock.	Service.
Buckman.	Gray.	McConnell.	Sisson.
Christley.	Heaton.	McNichol.	Snyder.
Clark.	Herron.	Miller, J. S.	Sones.
Craig.	Jones.	Miller, S. J.	Weaver.
Culbertson.	Leslie.	Murdoch.	Woodward.
Davis.			

## NAYS—5.

Barnes.	Schantz.	Stineman.	Whitten.
Salus.			

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 561. (House Bill No. 44), entitled:

An Act providing that the waiver of an inquisition on real estate contained in any note bond or other obligation shall be effective against and bind real estate on which the same is a lien in the hands of the maker or obligor and in the hands of any purchaser or subsequent owner thereof

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin.	Donahue.	MacDade.	Schantz.
Barnes.	Einstein.	Marlow.	Service.
Barr.	Eyre.	McClintock.	Sisson.
Boyd.	Gray.	McConnell.	Smith.
Buckman.	Hackett.	McNichol.	Snyder.
Christley.	Heaton.	Miller, J. S.	Sones.
Clark.	Herron.	Miller, S. J.	Stineman.
Craig.	Homshier.	Murdoch.	Vare.

Crow.  
Culbertson.  
Daix.  
Davis.

Jones.  
Joyce.  
Leslie.

Norton.  
Patton.  
Phipps.

Weaver.  
Whitten.  
Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

## BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 564, (House Bill No. 243), as follows:

An Act to amend section four hundred and twenty-one of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section four hundred and twenty-one of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" which reads as follows

"Section 421 The board of township supervisors may levy taxes upon all property and upon all occupations within the township made taxable for township purposes as ascertained by the last adjusted valuation for county purposes for the purposes and at the rates hereinafter specified to wit

I An annual road tax not later than the fourth Monday of March of each year not exceeding ten mills unless the board of supervisors by unanimous action shall upon due cause shown petition the court of quarter sessions in which case the court may order a greater rate than ten mills but not exceeding ten additional mills to be levied All road taxes shall be collected in cash

II A tax for the purpose of building and maintaining a lockup after obtaining the assent of the electors of the township in the manner provided in section twelve hundred and fifty of this act

III Upon the receipt of a petition of a majority of owners of real estate of the township requesting it an annual tax not exceeding five mills for the purpose of lighting the streets and highways in the manner provided in section three hundred and eighty-six clause one of this act and of defraying the cost charges and expenses thereof

IV An annual tax so long as necessary not exceeding fifty per centum of the rate of assessment for road purposes for the purpose of procuring a lot and erecting a building thereon for a townhouse and for the payment of indebtedness incurred in connection therewith

The taxes authorized to be levied by this section shall be levied upon the last adjusted valuation for county purposes which valuation shall be furnished to the township supervisors by the county commissioners. If any further adjustment of valuation is made by the county commissioners after any tax is so levied and before said tax is payable such adjusted valuation shall be certified to the township supervisors and to the township collector of taxes by the commissioners and the tax shall be collected on the basis of such adjusted valuation

This article does not include the levy of any taxes upon particular districts or parts of any township for particular purposes" is hereby amended to read as follows

Section 421 The board of township supervisors may levy taxes upon all property and upon all occupations within the township made taxable for township purposes as ascertained by the last adjusted valuation for county purposes for the purposes and at the rates hereinafter specified to wit

I An annual road tax not later than the fourth Monday of March of each year not exceeding ten mills unless the board of supervisors by unanimous action shall upon due cause shown petition the court of quarter sessions in which case the court may order a greater rate than ten mills but not exceeding ten additional mills to be levied All road taxes shall be collected in cash

II A tax for the purpose of building and maintaining a lockup after obtaining the assent of the electors of the township in the manner provided in section twelve hundred and fifty of this act

III Upon the receipt of a petition of a majority of the owners of real estate of the township requesting it an annual tax not exceeding five mills for the purpose of lighting the streets and highways in the manner provided in section three hundred and eighty-six clause one of this and of defraying the cost charges and expenses thereof

IV An annual tax so long as necessary not exceeding fifty per centum of the rate of assessment for road purposes for the purposes of procuring a lot and erecting a building thereon for a townhouse and for the payment of indebtedness incurred in connection therewith

V A tax for the purpose of purchasing and maintaining fire apparatus and to provide a suitable place for the housing of the same but no appropriation to any one or more fire companies from such taxes shall for the first appropriation exceed five thousand dollars for the purchase of equipment nor shall any appropriation in any year for the purpose of maintenance



of any one or more fire companies exceed one thousand dollars. The taxes authorized to be levied by this section shall be levied upon the last adjusted valuation for county purposes which valuation shall be furnished to the township supervisors by the county commissioners. If any further adjustment of valuation is made by the county commissioners after any tax is so levied and before said tax is payable such adjusted valuation shall be certified to the township supervisors and to the township collector of taxes by the commissioners and the tax shall be collected on the basis of such adjusted valuation. This article does not include the levy of any taxes upon particular districts or parts of any township for particular purposes.

And said bill having been read at length the third time,  
On the question,  
Will the Senate agree to the bill?

## BILL POSTPONED.

Mr. SMITH. Mr. President, I move that the question, together with the further consideration of the bill, be postponed for the present.

Mr. STINEMAN. Mr. President, I second the motion.  
The motion was agreed to.

## BILL RECOMMENDED.

Mr. BUCKMAN. Mr. President, I move that Senate Bill No. 566, (House Bill No. 455), on third reading, entitled:

An Act to amend section twenty-four of an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws five hundred seventy-two) entitled "An act to provide for the protection and preservation of game game-quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions"

be recommitted to the Committee on Game and Fisheries.

Mr. EYRE. Mr. President, I second the motion.  
The motion was agreed to.

## BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 591, entitled:

An Act amending an act approved the sixteenth day of May one thousand nine hundred and one (Pamphlet Laws two hundred and twenty) entitled "An act regulating the employment of minor children for theatrical or athletic performances singing exhibitions or for playing upon musical instruments" and providing for the punishment of first and subsequent offenses by summary conviction and fine

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—49.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	Marlow,	Smith,
Barr,	Eyre,	McClintock,	Snyder,
Boyd,	Gray,	McConnell,	Sones,
Buckman,	Hackett,	McNichol,	Stineman,
Christley,	Heaton,	Miller, J. S.,	Vare,
Clark,	Herron,	Miller, S. J.,	Weaver,
Craig,	Homsher,	Murdoch,	Whitten,
Crow,	Jones,	Norton,	Woodward,
Culbertson,	Joyce,	Patton,	Salus,
Daix,	Leslie,	Phipps,	Schantz,
Davis,			

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

## BILL OVER IN ORDER.

Mr. SALUS. Mr. President, I ask that Senate Bill No. 611, (House Bill No. 203), on third reading, entitled:

An Act concerning fraudulent conveyances and to make uniform the law relating thereto

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

## BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 619, (House Bill No. 863), entitled:

An Act requiring the assessors for county taxation purposes to collect certain agricultural information and fixing the duties of the county commissioners in connection therewith and imposing penalties.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	Davis,	Leslie,	Phipps,
Baldwin,	DeWitt,	Long,	Salus,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	Marlow,	Sisson,
Boyd,	Eyre,	McClintock,	Smith,
Buckman,	Gray,	McConnell,	Snyder,
Christley,	Hackett,	McNichol,	Sones,
Clark,	Heaton,	Miller, J. S.,	Stineman,
Craig,	Herron,	Miller, S. J.,	Vare,
Crow,	Homsher,	Murdoch,	Weaver,
Culbertson,	Jones,	Norton,	Whitten,
Daix,	Joyce,	Patton,	Woodward,

## NAYS—1.

Schantz,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

## BILL RECOMMENDED.

Mr. LESLIE. Mr. President, I move that Senate Bill No. 621, (House Bill No. 708), on third reading, entitled:

An Act concerning the proof of statutes of other jurisdictions and to make uniform the law with reference thereto

be recommitted to the Committee on Judiciary General for the purpose of a hearing.

Mr. STINEMAN. Mr. President, I second the motion.

On the question,

Will the Senate agree to the motion?

Mr. WOODWARD. Mr. President, I would like to ask that this bill go over in its order. This is a bill of Mr. Edmonds in the House. I understand from him it is a very small matter, and I understand he would like to have the opportunity of explaining to the Senator any objections he may have to these two bills.

Mr. LESLIE. Mr. President, by request I would ask to have the bill go back to the committee for a hearing. I will assure you, so far as I am personally concerned, I will not delay the passage of the bill.

And the question recurring,

Will the Senate agree to the motion?

It was agreed to.

## BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 622, (House Bill No. 709), entitled:

An Act concerning the taking of depositions in this State to be used in any foreign jurisdiction and to make uniform the law with reference thereto

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Christley,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineinan,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Dak,	Leslie,	Phipps,	Woodward.
Davis,			

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill the House of Representatives with information that the Senate has passed the same without amendments.

## BILLS ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 623, entitled:

An Act to amend sections four and seven of an act approved the ninth day of July, one thousand nine hundred and nineteen, (P. L. 809) entitled "An Act prescribing the powers and duties of the Bureau of Markets in the Department of Agriculture; providing for cooperation within the Bureau of Standards of the Department of Internal Affairs to establish standard receptacles for farm products, and to promulgate regulations for the enforcement thereof; and prescribing penalties for violations of the provisions of this act," by striking out certain provisions limiting the investigation and classification of farm products, and appropriating to the Department of Agriculture for the use of the Bureau of Markets all fees and other moneys collected under this act.

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. JONES. Mr. President, I ask unanimous consent to amend the title in line 9 by striking out the word "the"; also section 1, page 2, line 9, by striking out the word "the."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 633, entitled:

An Act to amend sections five hundred and forty-three of an act approved the eighteenth day of May one thousand nine hundred and eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith"; by imposing an occupation tax for school purposes on female residents of school districts of the second, third and fourth class.

And said bill having been read at length the third time,

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 642, as follows:

An Act to prohibit the manufacture sale offering for sale barter furnishing possession delivering transportation exportation and importation of intoxicating liquor for beverage purposes providing for its enforcement prescribing penalties for its violation and repealing certain acts

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the

same That when used in this act (1) the word "liquor" or the phrase "intoxicating liquor" shall be construed to mean and include alcohol brandy whisky rum gin beer ale porter and wine and in addition thereto any distilled spirituous malt vinous or fermented liquor and also any liquid or compound whether or not the same is medicated proprietary or patented and by whatever name called containing one-half of one per centum or more of alcohol by volume which is fit for use for beverage purposes Provided that the foregoing definition shall not extend to dealcoholized wine nor to any beverage or liquid produced by the process by which beer ale porter or wine is produced if it contains less than one-half of one per centum of alcohol by volume and is otherwise denominated than as beer ale or porter

Nothing in this act shall be construed to interfere with the manufacture sale or use of flavoring extracts for culinary or flavoring purposes which are not fit for use as a beverage

(2) The word "person" shall mean and include natural persons firms associations co-partnerships and corporations

Section 2 It shall be unlawful for any person from and after the passage of this act to manufacture sell offer for sale barter furnish possess deliver or transport any intoxicating liquor within this Commonwealth for beverage purposes or to import into or export out of this Commonwealth any intoxicating liquor for beverage purposes It shall not be unlawful however to possess intoxicating liquor in a bona fide private dwelling provided such liquor was lawfully acquired and is for use only for the personal consumption of the owner thereof and his family residing in such dwelling and of his bona fide guests when entertained by him therein which entertainment shall not be deemed as unlawful furnishing

Nothing in this act shall be construed to prevent a person from manufacturing non-intoxicating cider and fruit juices exclusively for use in his home but such cider and fruit juices shall not be sold or delivered after they become intoxicating except to persons having permits from the United States Government to manufacture vinegar Nothing herein shall be construed to prevent the sale of vinegar

Section 3 It shall be unlawful to advertise manufacture sell or possess any utensil contrivance machine preparation compound tablet substance formula direction or recipe advertised designed or intended for use in the unlawful manufacture of intoxicating liquor and the possession of any such utensil contrivance machine preparation compound tablet substance formula direction or recipe shall be prima facie evidence of the design or intention of the party in possession to use the same unlawfully

Section 4 Any room house building boat vehicle structure or place where intoxicating liquor is manufactured sold kept or bartered in violation of this act and all intoxicating liquor and property kept and used in maintaining the same is hereby declared to be a nuisance and may be abated in the manner now provided for by law and any person who maintains such a nuisance shall be guilty of a misdemeanor and upon conviction thereof shall be subject to the penalties hereinafter provided

Section 5 An action to enjoin any nuisance defined in this act may be brought in the name of the Commonwealth of Pennsylvania by the Attorney General of Pennsylvania or by any district attorney of any county of this Commonwealth Such action shall be brought and tried as an action in equity and may be brought in any court having jurisdiction to hear and determine equity cases If it is made to appear by affidavits or other wise to the satisfaction of the court or judge in vacation that such nuisance exists a temporary writ of injunction shall forthwith issue restraining the defendant from conducting or permitting the continuance of such nuisance until the conclusion of the trial If a temporary injunction is prayed for the court may issue an order restraining the defendant and all other persons from removing or in any way interfering with the liquor or fixtures or other things used in connection with the violation of this act constituting such nuisance No bond shall be required in instituting such proceedings It shall not be necessary for the court to find the property involved was being unlawfully used as aforesaid at the time of the hearing but on finding that the material allegations of the petition are true the court shall order that no liquors shall be manufactured sold bartered or stored in such room house building boat vehicle structure or place or any part thereof And upon judgment of the court ordering such nuisance to be abated the court may order that the room house building structure boat vehicle or place shall not be occupied or used for one year thereafter but the court may in its discretion permit it to be occupied or used if the owner lessee tenant or occupant thereof shall give bond with sufficient surety to be approved by the court making the order in the penal and liquidated sum of not less than five hundred dollars nor more than one thousand dollars payable to the Commonwealth of Pennsylvania and conditioned that intoxicating liquor will not thereafter be manufactured sold bartered kept or otherwise disposed of therein or thereon and that he will pay all fines costs and damages that may be assessed for any violation of this act upon said property

Section 6 Upon information being made before any alderman justice of the peace or magistrate by any person alleging a violation of any of the provisions of this act and that such person verily believes that intoxicating liquor is unlawfully had or possessed or that property designed or intended for use in the unlawful manufacture of liquor is to be found on any premises in said information described it shall be the duty of such alderman justice of the peace or magistrate to issue a search warrant commanding the officer to whom it is directed to make a search of the premises therein described to seize any such liquor or property found thereon to arrest the person or persons in whose possession or custody the same is found and to make a return of said warrant together with the property so seized or taken to the said alderman justice of the peace or magistrate upon preliminary hearing if the person or persons so arrested shall be bound over to appear



at the court of quarter sessions of the peace it shall be the duty of the said alderman justice of the peace or magistrate to return the said liquor or property so seized or taken to the clerk of the said court of quarter sessions along with his information and proceedings upon conviction of the defendant or defendants in such action the liquor or property so taken shall be destroyed unless the court shall otherwise order. The property seized on any such warrant shall not be liable to be recovered while in legal custody on any writ of replevin or other like process. Provided however no search warrant shall issue to search any private dwelling occupied as such unless it is being used for the unlawful sale of intoxicating liquor or unless it is in part used for some business purpose such as a store shop saloon restaurant hotel or boarding house. The term "private dwelling" shall be construed to include the room or rooms used and occupied not transiently but solely as a residence in an apartment house hotel or boarding house.

Section 7 When any peace officer of this Commonwealth shall discover any person in the act of transporting in violation of law intoxicating liquor in any wagon buggy automobile water or air-craft or other vehicle or receptacle or otherwise it shall be his duty to seize any and all intoxicating liquor found therein being transported contrary to law. Whenever intoxicating liquor transported or possessed illegally shall be seized by an officer he shall take possession of the vehicle and team or automobile boat air or water craft or any other conveyance or receptacle and shall arrest any person in charge thereof. Such officer shall proceed at once to make information against the person or persons arrested the liquor so seized shall be disposed of as provided in section six of this act the vehicle conveyance or receptacle however shall be returned to the owner upon execution by him of a good and valid bond with sufficient sureties in a sum double the value of the property to be approved by the alderman justice of the peace magistrate or after return to the court of quarter sessions to be approved by the court conditioned that in the event of the conviction of the person or persons so arrested the costs and any fine imposed upon him or them together with any expenses incurred in detaining said property shall be fully paid otherwise to remain in full force and virtue said bond to be payable to the Commonwealth. The use of the county in which said conviction is had for the return of the information and proceedings had thereon to the court of quarter sessions of the peace it shall be the duty of the officer having custody of said vehicle conveyance or receptacle unless bond has previously been given to deliver possession of said vehicle conveyance or receptacle to the sheriff of the county to which said return is made. Provided however That unless bond be so given within ten days after final judgment of the court unless good cause to the contrary be shown by the owner the court shall order the sheriff to make a sale by public auction of the property so seized the proceeds after deducting costs and expenses to be payable to the county in which the conviction is had.

Section 8 In any prosecution under this act it shall be the duty of the Commissioner of Health of Pennsylvania upon request being made by any District Attorney of any county of this Commonwealth to cause an analysis to be made of any intoxicating liquor sent to him by such district attorney and to certify back to him an analysis showing the alcoholic content by volume of said liquor which certificate shall be received in any court of this Commonwealth as evidence of the alcoholic content of any liquor charged to have been manufactured sold offered for sale purchased bartered furnished possessed delivered transported imported or exported contrary to the provisions of this act.

Section 9 If any prosecution under the terms of this act it shall be a good defense if the accused shall offer sufficient legal proof that the alleged offense with which he is charged was authorized by and that he has complied with all the regulations of "National Prohibition Act" and its supplements and amendments now or hereafter to be passed.

Section 10 All the provisions of this act shall be liberally construed to the end that the use of intoxicating liquor as a beverage may be prevented.

Section 11 Any person who violates any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred dollars nor more than one thousand dollars or undergo imprisonment in the county jail for not more than one year or both for a first offense and for any second and subsequent offense whereof he shall be convicted he shall be sentenced to pay a fine of not less than five hundred dollars nor more than five thousand dollars and undergo an imprisonment of not less than three months nor more than three years or both.

Section 12 If any provision of this act shall be held invalid it shall not be construed to invalidate other provisions of this act.

Section 13 The following Acts of Assembly are hereby repealed.

An act entitled "An Act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" approved May thirteenth one thousand eight hundred and eighty-seven Pamphlet Laws page one hundred and eight.

An act entitled "An Act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof by wholesale" approved June ninth one thousand eight hundred and ninety-one Pamphlet Laws page two hundred and fifty-seven.

An act entitled "An Act to provide revenue and regulate the sale of malt brewed vinous and spirituous liquors or any admixture thereof by requiring and authorizing licenses to be taken out by brewers distillers wholesalers bottlers rectifiers com-

pounders store keepers and agents having a store office or place of business in the Commonwealth prescribing the amount of license fees to be paid in such cases and by imposing an additional license fee on retail dealers in intoxicating liquors" approved July thirtieth one thousand eight hundred and ninety-seven Pamphlet Laws four hundred and sixty-four.

All other acts of Assembly or parts thereof that are in any way in conflict or inconsistent with this act or any part thereof are hereby repealed.

Section 14 This act shall be known as "The Pennsylvania Prohibition Act."

And said bill having been read at length the third time,

BILL POSTPONED.

Mr. SNYDER. Mr. President, I move that the question, together with the further consideration of the bill, be postponed for the present.

Mr. MCCONNELL. Mr. President, I second the motion. The motion was agreed to.

BILL OVER IN ORDER.

Mr. BALDWIN. Mr. President, I ask that Senate Bill No. 643, on third reading, entitled:

An Act creating a Department of Game and Fish; charging the department with the enforcement, administration and execution of laws heretofore enforced, administered and executed by or through the Department of Fisheries, and the Board of Game Commissioners; defining the powers and duties of the department and prescribing penalties; abolishing certain departments, boards, commissions and offices; providing for the disposition of certain moneys now held by or hereafter paid to the State Treasurer under any statute the enforcement of which is by this act imposed on the department; and making appropriations.

go over in its order.

THE PRESIDENT. Is there objection? The Chair hears none.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 466, entitled:

An Act permitting the carrying of shot guns and target and trap shooting within public parks in cities of the first class.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Christley,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 648, entitled:

An Act to amend sections one thousand five hundred and one and one thousand five hundred and five of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the

method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by an act approved the twenty-third day of June one thousand nine hundred and nineteen (Pamphlet Laws, five hundred and seventy-two) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'"

And said bill having been read at length the third time, On the question,

Will the Senate agree to the bill?

Mr. SMITH. Mr. President, I ask unanimous consent to amend section 2, page 4, line 17, by inserting after the word "which" the following: "as amended by said act of one thousand nine hundred and nineteen."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

#### BILL RECOMMENDED.

Mr. PATTON. Mr. President, I move that Senate Bill No. 655 on third reading, entitled:

An Act concerning the annual assessment of poll taxes by assessors in counties of the first class, changing the time and manner of making revising and returning assessors' registry lists of electors and the form thereof, in such counties, regulating the use of same therein for recording personal registrations, as well as collecting poll taxes incidentally imposing new duties on such assessors and upon county commissioners and certain expenses upon counties and punishing certain violations thereof.

be recommended to the Committee on Elections.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

#### BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 669 (House No. 399), entitled:

An act relating to the adequate protection of fruit vegetables or other articles of food from flies

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin.	Donahue.	MacDade.	Schantz.
Barnes.	Einstein.	Marlow.	Service.
Barr.	Eyre.	McClintock.	Sisson.
Boyd.	Gray.	McConnell.	Smith.
Buckman.	Hackett.	McNichol.	Snyder.
Christley.	Heaton.	Miller, J. S.	Sones.
Clark.	Herron.	Miller, S. J.	Stineman.
Craig.	Homsher.	Murdoch.	Vare.
Crow.	Jones.	Norton.	Weaver.
Culbertson.	Joyce.	Patton.	Whitten.
Daix.	Leslie.	Phipps.	Woodward.
Davis.			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 686, entitled:

An Act to amend an act approved the twenty-first day of July one thousand nine hundred nineteen (Pamphlet Laws one thousand and sixty-four) entitled "An act authorizing the appointment of clerks by the judges of the orphans' court of certain counties" by increasing the maximum limits of the salaries of said clerks

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin.	Donahue.	MacDade.	Schantz.
Barnes.	Einstein.	Marlow.	Service.
Barr.	Eyre.	McClintock.	Sisson.
Boyd.	Gray.	McConnell.	Smith.
Buckman.	Hackett.	McNichol.	Snyder.
Christley.	Heaton.	Miller, J. S.	Sones.
Clark.	Herron.	Miller, S. J.	Stineman.
Craig.	Homsher.	Murdoch.	Vare.
Crow.	Jones.	Norton.	Weaver.
Culbertson.	Joyce.	Patton.	Whitten.
Daix.	Leslie.	Phipps.	Woodward.
Davis.			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered that the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 688, entitled:

An Act regulating nominations and elections for all elective offices of cities of the second class and repealing certain acts

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

Mr. BARR. Mr. President, I want to call to the attention of the Senate that this repealer of the Non-Partisan Bill affects the City of Pittsburgh, on which a hearing was had before the Committee on Elections last week. There were a lot of associations here represented, and I noticed by to-day's Dispatch of Pittsburgh that in an interview by Mr. Strayer the Senior Senator from Pennsylvania was particularly opposed to the repealing of the Non-Partisan Bill. I am directing the attention of the Senate to this bill because I believe that the matter involved should be referred back to the people.

Mr. DAVIS. Mr. President, I would also call to the attention of the Senate that this bill provides for the repeal of the Non-Partisan Bill in Scranton as well as Pittsburgh. The people of Scranton are almost unanimous for the repealing of this law and I am sure that the Senate will feel that way here to-night. The bill is confusing when you have a Non-Partisan ballot on a partisan ballot. It is confusing to the voter, and we believe that by repealing this bill we will have better government, and I would ask that the Senators vote for this bill.

And the question recurring,

Will the Senate agree to the bill?

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—37.

Aron.	DeWitt.	Leslie.	Salus.
Baldwin.	Einstein.	Marlow.	Schantz.
Boyd.	Eyre.	McConnell.	Service.
Christley.	Gray.	McNichol.	Sisson.
Clark.	Hackett.	Miller, S. J.	Smith.
Craig.	Heaton.	Murdoch.	Sones.
Crow.	Herron.	Norton.	Stineman.
Daix.	Homsher.	Patton.	Vare.
Davis.	Joyce.	Phipps.	Weaver.
			Whitten.



## NAYS—10

Barr.	Donahue.	McClintock.	Snyder.
Buckman.	Long.	Miller, J. S.	Woodward.
Culbertson.	MacDade.		

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 690, entitled:

An Act relating to the acquisition of land for Park Purposes by any City in this Commonwealth, in sections not entirely built up; limiting time for condemnation by Councils or condemnation or purchase by Park Commissioners after same has been placed on City Plan for Park Purposes, by ordinance of Councils or action of Park Commissioners; and providing for removal from City Plan upon failure to condemn or purchase within time specified herein.

And said bill having been read at length the third time, and agreed to,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin.	Donahue.	MacDade.	Schantz.
Barnes.	Einstein.	Marlow.	Service.
Barr.	Eyre.	McClintock.	Sisson.
Boyd.	Gray.	McConnell.	Smith.
Buckman.	Hackett.	McNichol.	Snyder.
Christley.	Heaton.	Miller, J. S.	Sones.
Clark.	Herron.	Miller, S. J.	Stineman.
Craig.	Homsher.	Murdoch.	Vare.
Crow.	Jones.	Norton.	Weaver.
Culbertson.	Joyce.	Patton.	Whitten.
Daix.	Leslie.	Phipps.	Woodward.
Davis.			

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 693, entitled:

An Act to fix the time for filing nomination certificates and nomination papers to fill vacancies caused by the withdrawal of candidates

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin.	Donahue.	MacDade.	Schantz.
Barnes.	Einstein.	Marlow.	Service.
Barr.	Eyre.	McClintock.	Sisson.
Boyd.	Gray.	McConnell.	Smith.
Buckman.	Hackett.	McNichol.	Snyder.
Christley.	Heaton.	Miller, J. S.	Sones.
Clark.	Herron.	Miller, S. J.	Stineman.
Craig.	Homsher.	Murdoch.	Vare.
Crow.	Jones.	Norton.	Weaver.
Culbertson.	Joyce.	Patton.	Whitten.
Daix.	Leslie.	Phipps.	Woodward.
Davis.			

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

## BILL ON THIRD READING.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 694, as follows:

An Act authorizing and empowering county commissioners with the approval of the court of quarter sessions to enter a bridge on record as a county bridge by resolution without the recommendation of viewers and the approval of a grand jury and making it the duty of county commissioners to build such bridges at the expense of the county or counties in or between which they may be located and also making it the duty of county commissioners to erect and construct a new and sufficient bridge to take the place of any county or inter-county bridge which has been or which shall hereafter be totally or partially destroyed by some sudden casualty and authorizing county commissioners with the approval of the court of quarter sessions to erect a new and sufficient bridge to take the place of any existing county or inter-county bridge which has become or which hereafter becomes insufficient for any cause to accommodate the public travel at the expense of the county or counties in or between which such bridge may be located without the recommendation of viewers and the approval of the court of quarter sessions and of the grand jury.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the term "municipal division" as used in this act includes and means townships boroughs and cities.

Section 2. Whenever it may be necessary to erect a bridge over a river creek rivulet railway or street railway which crosses a public road street or highway in any county of this Commonwealth the county commissioners of the county in which said bridge may be located or of the counties between which it may be located may with the approval of the court of quarter sessions by resolution duly adopted and spread on their minutes enter such bridge of record as a county bridge without having to secure the recommendation of viewers and the approval of a grand jury whenever in their judgment the cost of erecting such bridge would be a greater expense than it would be reasonable that the municipal division or divisions in or between which such bridge may be located should bear.

Section 3. Whenever the county commissioners of any county or counties have entered a bridge on record as a county bridge as provided in section two of this act it shall be the duty of the county commissioners of such county or counties to build such bridge at the expense of the county in which it may be located or when located on the line between two or more counties at the joint expense of said counties.

Section 4. Whenever a county bridge in any county of this Commonwealth or an inter-county bridge between two or more counties of this Commonwealth has been or shall hereafter be totally or partially destroyed by some sudden casualty of whatsoever nature or character it shall be the duty of the county commissioners of the county or counties in or between which such bridge may be located with the approval of the court of quarter sessions to erect a new and sufficient bridge to take the place of the one so totally or partially destroyed at the expense of the county in which it may be located or when located on a line between two or more counties at the joint expense of said counties without first securing the recommendation of viewers and the approval of a grand jury.

Section 5. Whenever it shall appear to the county commissioners of any county in this Commonwealth that any county bridge heretofore or hereafter to be erected or constructed is not sufficient for any cause to accommodate the public travel or whenever it shall appear to the county commissioners of any two or more adjoining counties that any inter-county bridge heretofore or hereafter to be erected or constructed is not sufficient for any cause to accommodate public travel it shall be lawful for the commissioners of said county or counties as the case may with the approval of the court of quarter sessions be to erect and construct at the expense of their respective counties a new and sufficient bridge to take the place of the then existing bridge without first securing the consent of viewers and the approval of a grand jury.

Section 6. For the purposes of carrying the provisions of this act into effect the county commissioners of the respective counties of this Commonwealth are hereby authorized to borrow any sum of money not exceeding the constitutional limitations if necessary for the purposes aforesaid at a rate of interest not exceeding the legal rate of interest authorized by law and to issue bonds therefor.

Section 7. All acts or parts of acts inconsistent herewith be and the same are hereby repealed.

And said bill having been read at length the third time.

On the question.

Will the Senate agree to the bill?

Mr. MacDADE. Mr. President, I ask unanimous consent to amend section 5, page 4, line 3, by inserting after the word "may" the word "be;" also line 4, by striking out the word "be."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question.

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

## BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 696, (House Bill No. 135), entitled:

An Act to amend an act approved the seventeenth day of July, one thousand nine hundred and nineteen (P. L. 1010), entitled "An act to safeguard human life and health throughout the Commonwealth by providing for the reporting, quarantining and control of diseases declared communicable by this act and by regulation of the Department of Health, providing for the prevention of infection therefrom and prescribing penalties," by providing for quarantine in places designated for the isolation, control and treatment of communicable diseases, by providing for the quarantine of communicable diseases upon an option of the attending physician, health authorities or any medical representative of the State Department of Health that a reasonable suspicion of such diseases exists and granting certain powers to the advisory board.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Christley,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.
Davis,			

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 697. (House Bill No. 676), entitled:

An Act fixing the salary of the deputy county engineer in counties of the second class

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Christley,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.
Davis,			

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 702, (House Bill No. 263), entitled:

An Act amending section sixteen of an act entitled "An act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities and providing for the payment of witness fees for persons summoned before the

commissioners to provide penalties for violations of its provisions and to repeal acts inconsistent herewith," approved July twenty-four one thousand nine hundred and thirteen providing for a change in salaries of the employees of the registration commissioners

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Christley,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.
Davis,			

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeable to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 705 (House Bill No. 400), entitled:

An Act prohibiting advertisements of cures or medicines relating to venereal diseases and certain sexual disorders and prescribing penalties.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Christley,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.
Davis,			

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 714 (House Bill No. 677), entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,



Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—49.

Aron.	Davis.	Leslie.	Phipps.
Baldwin.	DeWitt.	Long.	Salus.
Barnes.	Donahue.	MacDade.	Schantz.
Barr.	Einstein.	Marlow.	Service.
Boyd.	Eyre.	McClintock.	Sisson.
Buckman.	Gray.	McConnell.	Smith.
Christley.	Hackett.	McNichol.	Snyder.
Clark.	Heaton.	Miller, J. S.	Sones.
Craig.	Herron.	Miller, S. J.	Stineman.
Crow.	Homsher.	Murdoch.	Vare.
Culbertson.	Jones.	Norton.	Weaver.
Daix.	Joyce.	Patton.	Whitten.
			Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 728 (House Bill No. 746), entitled:

An Act to amend sections one and twelve of an act approved the eighteenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—49.

Aron.	Davis.	Leslie.	Phipps.
Baldwin.	DeWitt.	Long.	Salus.
Barnes.	Donahue.	MacDade.	Schantz.
Barr.	Einstein.	Marlow.	Service.
Boyd.	Eyre.	McClintock.	Sisson.
Buckman.	Gray.	McConnell.	Smith.
Christley.	Hackett.	McNichol.	Snyder.
Clark.	Heaton.	Miller, J. S.	Sones.
Craig.	Herron.	Miller, S. J.	Stineman.
Crow.	Homsher.	Murdoch.	Vare.
Culbertson.	Jones.	Norton.	Weaver.
Daix.	Joyce.	Patton.	Whitten.
			Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 730 (House Bill No. 798), entitled:

An Act to amend section thirteen of an act approved the third day of June, one thousand nine hundred and fifteen (P. L. 954), entitled "An act to protect the public health and safety by regulating the erection, alteration, repair, use, occupancy, maintenance, sanitation and condemnation of dwellings, two-family dwellings, rooming-houses, and tenements by regulating the use, maintenance and sanitation of the grounds surrounding the same, the adjoining buildings and all vacant land in cities of the first class; providing for their inspection, the abatement of nuisances, the vacating of uninhabitable houses and the filing of liens, creating a Division of Housing and Sanitation, and providing penalties for violations of the provisions thereof, and repealing all laws inconsistent therewith."

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—49.

Aron.	Davis.	Leslie.	Phipps.
Baldwin.	DeWitt.	Long.	Salus.
Barnes.	Donahue.	MacDade.	Schantz.
Barr.	Einstein.	Marlow.	Service.
Boyd.	Eyre.	McClintock.	Sisson.
Buckman.	Gray.	McConnell.	Smith.
Christley.	Hackett.	McNichol.	Snyder.
Clark.	Heaton.	Miller, J. S.	Sones.
Craig.	Herron.	Miller, S. J.	Stineman.
Crow.	Homsher.	Murdoch.	Vare.
Culbertson.	Jones.	Norton.	Weaver.
Daix.	Joyce.	Patton.	Whitten.
			Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

## BILL RECOMMENDED.

Mr. NORTON. Mr. President, I move that Senate Bill No. 742, on third reading, entitled:

An Act authorizing the organization of cooperative banks and defining their powers and duties

be recommended to the committee on Banks and Building and Loan Associations.

Mr. CLARK. Mr. President, I second the motion.

The motion was agreed to.

## BILL OVER IN ORDER.

Mr. PATTON. Mr. President, I ask that Senate Bill No. 750 (House Bill No. 532), on third reading, entitled:

An Act to amend part of section thirteen of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fifty-seven) entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting same and of their appointees including registrars inspectors and registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling places by registrars and at the offices of commissions by commissioners and the right of parties or bodies of electors to have watchers thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by any elector under certain conditions directing how the register shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon the courts judges prothonotaries sheriffs commissioners peace officers and other officials of the judi-

cial districts and counties in which said cities are situated or with which they are co-extensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions punishing and fixing penalties for violations hereof and repealing all legislation inconsistent herewith."

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

#### BILL ON THIRD READING.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 755, entitled:

An Act amending section ten of an act entitled "An act establishing a court for the County of Philadelphia; prescribing its jurisdiction and powers; providing for the service of its writs, process or warrants by the proper officers of the County or City of Philadelphia, regulating the procedure therein, and appeals therefrom, and providing for the expense thereof," approved the twelfth day of July, one thousand nine hundred and thirteen, by changing the jurisdiction in civil actions.

And said bill having been read at length the third time.

On the question.

Will the Senate agree to the bill?

Mr. DAIX. Mr. President, I ask unanimous consent to amend the

Title, line 7, by striking out "expense" and inserting in lieu thereof "expenses"; also line 9, by inserting after "thirteen" the following: "(P. L. 711)"; also section 1, page 1, line 5, by inserting after "thirteen" the following: "(P. L. 711)"; also page 2, line 3, by striking out "expense" and inserting in lieu thereof "expenses."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question.

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

#### BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 759, entitled:

An Act relating to the fees of attorneys-at-law as part of the taxable costs in cases in the several courts of common pleas and on appeals to the Superior and Supreme Courts of this Commonwealth

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

#### YEAS—49.

Aron.	Davis.	Leslie.	Phipps.
Baldwin.	DeWitt.	Long.	Salus.
Barnes.	Donahue.	MacDade.	Schantz.
Barr.	Einstein.	Marlow.	Service.
Boyd.	Eyre.	McClintock.	Sisson.
Buckman.	Gray.	McConnell.	Smith.
Christley.	Hackett.	McNichol.	Snyder.
Clark.	Heaton.	Miller, J. S.	Sones.
Craig.	Herron.	Miller, S. J.	Stineman.
Crow.	Homsher.	Murdoch.	Vare.
Culbertson.	Jones.	Norton.	Weaver.
Daix.	Joyce.	Patton.	Whitten.
			Woodward.

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 761, entitled:

An Act authorizing the establishment by counties of hospitals for the treatment of persons afflicted with tuberculosis providing for the management and maintenance thereof and authorizing the incurring of indebtedness and the levy of taxes therefor

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

#### YEAS—49.

Aron.	Davis.	Leslie.	Phipps.
Baldwin.	DeWitt.	Long.	Salus.
Barnes.	Donahue.	MacDade.	Schantz.
Barr.	Einstein.	Marlow.	Service.
Boyd.	Eyre.	McClintock.	Sisson.
Buckman.	Gray.	McConnell.	Smith.
Christley.	Hackett.	McNichol.	Snyder.
Clark.	Heaton.	Miller, J. S.	Sones.
Craig.	Herron.	Miller, S. J.	Stineman.
Crow.	Homsher.	Murdoch.	Vare.
Culbertson.	Jones.	Norton.	Weaver.
Daix.	Joyce.	Patton.	Whitten.
			Woodward.

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 762, entitled:

An Act to amend section five of the act approved the twenty-fourth day of May, one thousand nine hundred and seventeen (P. L. 297) entitled "An act authorizing the establishment of contagious diseases hospitals in the several counties of the Commonwealth, to be constructed and maintained out of county funds"; by providing for the management of such hospitals by a board of trustees.

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

#### YEAS—49.

Aron.	Davis.	Leslie.	Phipps.
Baldwin.	DeWitt.	Long.	Salus.
Barnes.	Donahue.	MacDade.	Schantz.
Barr.	Einstein.	Marlow.	Service.
Boyd.	Eyre.	McClintock.	Sisson.
Buckman.	Gray.	McConnell.	Smith.
Christley.	Hackett.	McNichol.	Snyder.
Clark.	Heaton.	Miller, J. S.	Sones.
Craig.	Herron.	Miller, S. J.	Stineman.
Crow.	Homsher.	Murdoch.	Vare.
Culbertson.	Jones.	Norton.	Weaver.
Daix.	Joyce.	Patton.	Whitten.
			Woodward.

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 768, entitled:

An Act authorizing and empowering the county commissioners of the several counties of this Commonwealth to erect and construct sewers and a plant to dispose of the sewage from county buildings and to acquire rights of way and the



necessary lands for said purposes, by purchase or by the exercise of the right of eminent domain at the expense of the county, and providing the ways and means of ascertaining and paying the damages of those whose lands may be taken or injured by reason of the exercise of the right of eminent domain for said purposes.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

## YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin.	Donahue.	MacDade.	Schantz.
Barnes.	Einstein.	Marlow.	Service.
Barr.	Eyre.	McClintock.	Sisson.
Boyd.	Gray.	McConnell.	Smith.
Buckman.	Hackett.	McNichol.	Snyder.
Christley.	Heaton.	Miller, J. S.	Sones.
Clark.	Herron.	Miller, S. J.	Stineman.
Craig.	Homsher.	Murdoch.	Vare.
Crow.	Jones.	Norton.	Weaver.
Culbertson.	Joyce.	Patton.	Whitten.
Daix.	Leslie.	Phipps.	Woodward.
Davis.			

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 784 (House Bill No. 978), entitled:

An act providing for the assessment of benefits and award of damages by the viewers appointed in counties of the second class pursuant to the provisions of an act approved the eleventh day of May one thousand nine hundred eleven (Pamphlet Laws two hundred and forty-four) entitled "An act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" and providing for the filing revising and collecting of liens arising from any assessment of benefits thereunder

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

## YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin.	Donahue.	MacDade.	Schantz.
Barnes.	Einstein.	Marlow.	Service.
Barr.	Eyre.	McClintock.	Sisson.
Boyd.	Gray.	McConnell.	Smith.
Buckman.	Hackett.	McNichol.	Snyder.
Christley.	Heaton.	Miller, J. S.	Sones.
Clark.	Herron.	Miller, S. J.	Stineman.
Craig.	Homsher.	Murdoch.	Vare.
Crow.	Jones.	Norton.	Weaver.
Culbertson.	Joyce.	Patton.	Whitten.
Daix.	Leslie.	Phipps.	Woodward.
Davis.			

## NAYS—0.

A majority of all Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 786 (House Bill No. 1003), entitled:

An Act to amend section six of an act approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred sixty-five) entitled "An act defining commodities regulating the sale thereof and providing penalties for violations hereof" as amended

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

## YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin.	Donahue.	MacDade.	Schantz.
Barnes.	Einstein.	Marlow.	Service.
Barr.	Eyre.	McClintock.	Sisson.
Boyd.	Gray.	McConnell.	Smith.
Buckman.	Hackett.	McNichol.	Snyder.
Christley.	Heaton.	Miller, J. S.	Sones.
Clark.	Herron.	Miller, S. J.	Stineman.
Craig.	Homsher.	Murdoch.	Vare.
Crow.	Jones.	Norton.	Weaver.
Culbertson.	Joyce.	Patton.	Whitten.
Daix.	Leslie.	Phipps.	Woodward.
Davis.			

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 790 (House Bill No. 1138), entitled:

An Act to amend section three section five and section nine of an act approved the twenty-second day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one thousand and ninety-three) entitled "An act creating in counties having a population of from eight hundred thousand to one million five hundred thousand a board for the assessment and revision of taxes providing for the appointment of the members of such board by the county commissioners fixing their salaries payable by the county defining the powers and duties of such board and regulating the assessment of property and occupations for State and county purposes authorizing the appointment of subordinate assessors and clerks defining their duties and providing for their compensation payable by such counties imposing a penalty on subordinate assessors for failure to comply with certain provisions of this act and abolishing the office of ward borough and township assessor insofar as respects the assessment of property and occupations for State and county purposes" as amended

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

## YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin.	Donahue.	MacDade.	Schantz.
Barnes.	Einstein.	Marlow.	Service.
Barr.	Eyre.	McClintock.	Sisson.
Boyd.	Gray.	McConnell.	Smith.
Buckman.	Hackett.	McNichol.	Snyder.
Christley.	Heaton.	Miller, J. S.	Sones.
Clark.	Herron.	Miller, S. J.	Stineman.
Craig.	Homsher.	Murdoch.	Vare.
Crow.	Jones.	Norton.	Weaver.
Culbertson.	Joyce.	Patton.	Whitten.
Daix.	Leslie.	Phipps.	Woodward.
Davis.			

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

#### BILLS ON THIRD READING.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 825, as follows:

An Act to provide for a second additional law judge of the court of common pleas of the tenth judicial district

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in addition to the judges provided for in an act approved the twenty-fourth day of April one thousand nine hundred and seventeen (Pamphlet Laws ninety-five) entitled "An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts" a second additional law judge is hereby authorized and provided for the Court of Common Pleas of the tenth judicial district who shall possess the same qualifications which are required by the constitution and laws for the president judge of said district and who shall hold his office for a like term and by the same tenure and shall have the same powers authority and jurisdiction and shall be subject to the same duties restrictions and penalties and shall receive the same compensation provided by law for judges of the courts of said judicial district

Section 2 At the next municipal election after the passage of this act the qualified electors of the said tenth judicial district shall elect in the manner prescribed by law for the election of a president judge one competent person learned in the law to serve as second additional law judge of the Court of Common Pleas in said tenth district from the first Monday in January Anno Domini one thousand nine hundred and twenty-two for a term of ten years Vacancies in the office hereby created whether caused by death resignation expiration of term or otherwise shall be filled in the same manner as is required by law in case of a similar vacancy in the office of president judge

Section 3 The Governor is hereby authorized by and with the consent of the Senate to appoint one competent person learned in the law as the second additional law judge of the Court of Common Pleas of the said tenth judicial district to serve until the first Monday in January succeeding the next municipal election.

And said bill having been read at length the third time.

On the question.

Will the Senate agree to the bill?

Mr. WEAVER. Mr. President, I ask unanimous consent to amend section 1, page 1, line 4, by striking out the words "in an act approved the twenty-fourth day of April one thousand nine hundred and seventeen (Pamphlet Laws ninety-five) entitled "An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts" and inserting in lieu thereof the words, "by existing law;" also section 3, page 2, line 24, by striking out the words "the second" and inserting in lieu thereof the word "such."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question.

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 839, entitled:

An Act to provide for an additional law judge of the court of common pleas of the thirty-sixth judicial district

And said bill having been read at length the third time.

On the question.

Will the Senate agree to the bill?

Mr. CRAIG. Mr. President, I ask unanimous consent to amend section 1, page 2, line 2, by inserting after the word "shall" the word "have."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question.

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 857, entitled:

An Act to amend an act approved the fourteenth day of July, one thousand nine hundred and seventeen (P. L. 840,) entitled "An act concerning townships and revising, amending and consolidating the law relating thereto," and repealing certain sections of said act.

And said bill having been read at length the third time.

On the question.

Will the Senate agree to the bill?

Mr. McCONNELL. Mr. President, I ask unanimous consent to amend section 3 page 5 line 26 by striking out "the"; also line 28 by striking out "tha" and inserting in lieu thereof the word "thatt"; also section 4 page 7 line 28 by inserting after "eleven" the words "Article one"; also page 8 line 14 by striking out "districts" and inserting in lieu thereof the word "district"; line 16 by striking out "commissioners" and inserting in lieu thereof the word "commissioner"; also section 10 page 13 line 4 by inserting after "trust" the word "or"; also by striking out line 12 and inserting in lieu thereof the following: "ship or school taxes, is hereby repealed"; also section 11 page 13 line 15 by striking out the figures "360" and inserting in lieu thereof the figures "359"; page 14 lines 1 and 17 by striking out the figures "361" and "362" and inserting in lieu thereof respectively "360" and "361"; also page 15 line 3 by striking out "the" after "so" and inserting in lieu thereof the word "then"; also page 15 line 11 by striking out the figures "363" and inserting in lieu thereof the figures "362."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question.

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

#### BILL OVER IN ORDER.

Mr. DAIN. Mr. President, I ask that Senate Bill No. 858, on third reading, entitled:

A Supplement to an act entitled "An act to amend an act, entitled 'An act to provide for the incorporation and regulation of certain corporations,' approved the twenty-ninth day of April, Anno Domini one thousand eight hundred and seventy-four, providing for the incorporation and regulation of electric light, heat and power companies," approved the eighth day of May Anno Domini one thousand eight hundred and eighty-nine, by extending the powers of every corporation heretofore or hereafter incorporated for the supply of light, heat and power or any of them to the public by electricity and of every corporation which has heretofore accepted the provisions of said act as provided therein, and granting to every such corporation the power to appropriate property outside the limits of public streets, lanes, alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service, accommodation, convenience or safety of the public, and providing a method for the assessment of damages arising from such appropriation.

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

#### BILLS ON THIRD READING.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 860, entitled:

An Act providing for the appointment of a board of examiners to examine applicants for the office of inspector for the anthracite mines of this Commonwealth, prescribing



the qualifications, defining the powers and duties, and fixing the compensation of such examiners; providing for the appointment of inspectors of anthracite mines, prescribing their qualifications and regulating their salaries and term of office, and abolishing the terms of office of the present mine inspectors of the anthracite mines.

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. SMITH. Mr. President, I ask unanimous consent to amend section 2, page 2, line 28, by inserting after the words "city of" the word "Wilkes-Barre;" also line 29, by striking out after the word "questions" the words "and answers;" also page 3, line 9, by striking out the word "by" and inserting in lieu thereof the word "my"; also section 4, page 3, line 21, by inserting after the words "city of" the word "Wilkes-Barre;" also page 4, lines 13, 14, 15, 16, 17 and 18, by striking out after the word "Commonwealth" the words "as miners assistant mine foremen mine foremen or superintendents in the case of the superintendents assistant mine foremen and mine foremen they shall have had at least five years' practical experience as coal miners in the anthracite mines of this Commonwealth," and inserting in lieu thereof the words "Five years of which shall be as coal miners in the anthracite mines of this Commonwealth;" also section 15, page 10, line 5, by inserting after the word "mines" the words, "is holding office illegally or;" also lines 15, 16, 17, 18 and 19, by striking out after the word "petitioner" the words, "provided however that the citation shall not issue until the petitioners shall file a bond in said court with sufficient sureties to be approved by the court conditioned that the petitioners shall pay all costs of the proceedings in case the charges are not sustained" and inserting in lieu thereof the words, "If said charges are not sustained and the court believes there was sufficient ground for said charges, the costs shall be placed on the county."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use Senate.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 862, entitled:

An Act to amend section two of the act approved the twelfth day of July, one thousand nine hundred thirteen (P. L. 711), entitled "An act establishing a court for the county of Philadelphia: prescribing its jurisdiction and powers; providing for the service of its writs, process, or warrants by the proper officers of the county or city of Philadelphia; regulating the procedure therein; and appeals therefrom, and providing for the expenses thereof.

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. DAIN. Mr. President, I ask unanimous consent to amend section 1, page 1, line 8, by striking out the word "and"; also page 2, line 29, by striking out "vacancy" and inserting in lieu thereof the word "vacancy"; also page 4, line 7, by striking out "judge" and inserting in lieu thereof the word "judge."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

#### BILLS RECOMMENDED.

Mr. McCONNELL. Mr. President, I move that Senate Bill No. 873, on third reading, entitled:

An Act relating to explosives making unlawful the giving away sale or delivery of explosives to persons under sixteen and the having in possession and use of explosives for certain purposes

be recommitted to the committee on Judiciary Special.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

Mr. McCONNELL. Mr. President, I move that Senate Bill No. 874, on third reading, entitled:

An Act relating to explosives making unlawful the giving away sale or delivering of explosives without the making and keeping of records of sale

be recommitted to the committee on Judiciary Special.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

#### BILL ON THIRD READING POSTPONED FOR THE PRESENT.

Mr. BALDWIN. Mr. President, I move that the Senate do now resume the consideration of Senate Bill No. 620 (House Bill No. 439), being the last bill on third reading postponed for present, page 19, entitled:

An Act to amend section fifteen of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and seventy-two) entitled "An act to provide for the protection and preservation of game game-quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions" as amended

Mr. J. S. MILLER. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order.

The Senate resumed the third reading and consideration of Senate Bill No. 620 (House Bill No. 439), entitled:

An Act to amend section fifteen of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and seventy-two) entitled "An act to provide for the protection and preservation of game game-quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions" as amended

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

Mr. BALDWIN. Mr. President, there seems to be some little misunderstanding about this bill. This bill, as many of you recognize, is what is known as the Wells Bear Bill, and for fear that the members of the Senate may be under some misapprehension on account of some propaganda, and the attention of the Senators having been called to the bill by those who are opposed to this bill, I want to say to the members of the Senate that two years ago I presented a bill which provided a general repeal, or an open season rather, for counties where there would be two hundred of such petitioners as were engaged in agriculture, in dairying or in the raising of bees in the producing of honey. This bill, when it was presented to the Senate some members of the Game Commission came to me and proposed that instead of a general repealer we make it possible for counties where they were being overrun by bear that two hundred signers could come in and the Commission might declare an open season for such counties as our county and one or two others, and I, of course, wanted to be strictly in accord with the Commission, and agreed to this substitution, and on the books to-day the statute provides that where two hundred men that are engaged in agriculture, stock raising or bee culture present a petition to the Game Commission, they may declare an open season. We presented, after this bill was passed two years ago, a petition to the Game Commission of Pennsylvania, properly signed by men engaged in agriculture, dairying and bee culture, and the Commission did not see fit to give us any relief. This bill merely provides that instead of the Commission having the discretion as to whether they shall grant the petition or not that if we present the bona fide signers they must grant such permission. Now our situation is simply this, and I believe that I am in full accord with those sportsmen who believe in protecting the game of our

state as much as any Senator here, but I am a little bit more interested in the agricultural pursuits of my county and my district in the raising of bees and sheep, perhaps, than I am in the protection of the bear. Again, gentlemen of the Senate, I believe, and I want to be qualified in this part of my remarks, the Commission themselves did not make the arrangement for this change two years ago, but the Secretary and his Assistant Secretary, I believe that it does not hurt men to live up to their agreements. I have always been taught to believe that, and our object in this bill, in asking for this relief, is to put it in such shape that they must give relief when it is asked for, and under the circumstances which they agreed to two years ago, I might say to this Senate that the Game Commission made investigation when we presented our petition two years ago, and from one of your game protectors they found that in the southern part of the county where our people are interested in, that in a very comparatively short time between four and five hundred sheep had been killed. Now I want to see our part of Pennsylvania where the big game preserves are, I am glad to say, the Black Forest—the paradise of the sportsmen of the State of Pennsylvania and other states; but I do not want to see it at the sacrifice of our agriculture, sheep raising or bee culture business, and I do not believe any other Senator does. Some gentlemen might say that advantage will be taken of this petition by other counties. I want to say to you I do not believe that any bona fide farmer or sheep raiser, or man that is engaged in bee culture, is going to sign a petition in our county where there is no need for protection. I do not believe they are going to do it, and I do not believe that in our county when this permission is granted, it only extends over a period of two years, or any other county in the State when they ask for this relief and get it that want to continue to present a petition if they do not need the relief that this bill affords. I believe that this is proper legislation and that our State is much more interested in the agricultural pursuits of its people than they are in the protection of the bear. Some of you gentlemen may have seen the three cubs that were brought down by one of the game protectors last week from our county, very beautiful little animals and worth looking over. I think they are on exhibition in one of the hardware stores at this time. The mother of these cubs came up to one of the farmer's homes practically and was stealing away his bee hives when he shot the mother bear and then they followed it up and brought these cubs here. I think that the relief asked for in Mr. Well's bill is very proper and ought to be granted by the Senate.

And the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

#### YEAS—37.

Aron.	DeWitt.	Joyce.	Miller, S. J.
Baldwin.	Donahue.	Leslie.	Salus.
Barnes.	Einstein.	Lone.	Schantz.
Barr.	Eyre.	MacDade.	Sisson.
Boyd.	Gray.	Marlow.	Snyder.
Christley.	Heaton.	McClintock.	Sones.
Clark.	Herron.	McConnell.	Stineman.
Crow.	Homsher.	McNichol.	Vare.
Dain.	Jones.	Miller, J. C.	Weaver.
Davis.			

#### NAYS—4.

Buckman.	Craig.	Culbertson.	Phipps.
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A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendment.

#### HOUSE MESSAGES.

HOUSE CONCURS IN AMENDMENTS TO SENATE BILL NO. 66.  
RECALLED FROM THE GOVERNOR.

The Clerk of the House of Representatives being introduced, informed the Senate that the House has concurred in amendments made by the Senate to Senate Bill No. 96, entitled:

An Act to further amend section one of the act approved June seventh one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines" as amended.

Said bill having been recalled from the Governor for the purpose of amendment. The votes had on final passage and third reading were considered in the Senate and the bill amended.

AMENDMENT TO SENATE BILL NO. 93 RECALLED FROM THE GOVERNOR.

The Clerk of the House of Representatives being introduced presented for concurrence bill of the House of Representatives, as follows:

Senate Bill No. 93, entitled:

An Act relating to insurance amending revising and consolidating the law providing for the incorporation of insurance companies and the regulation supervision and protection of home and foreign insurance companies Lloyds associations reciprocal and inter-insurance exchanges and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund providing penalties and repealing existing laws

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading were reconsidered in the House and the bill amended, in which amendments the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend section 1, page 2, line 2, by striking out the following: "of not less than one hundred dollars or by imprisonment for not less than one year either or both at the discretion of the court"

and inserting in lieu thereof the following:

"Not exceeding five hundred dollars for each offense or by imprisonment for a term not exceeding two years or by both."

On the question.

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

#### YEAS—43.

Aron.	DeWitt.	Lone.	Salus.
Baldwin.	Donahue.	MacDade.	Schantz.
Barnes.	Einstein.	Marlow.	Service.
Barr.	Eyre.	McClintock.	Sisson.
Boyd.	Gray.	McConnell.	Smith.
Buckman.	Hackett.	McNichol.	Snyder.
Christley.	Heaton.	Miller, J. S.	Sones.
Clark.	Herron.	Miller, S. J.	Stineman.
Craig.	Homsher.	Murdoch.	Vare.
Crow.	Jones.	Norton.	Weaver.
Culbertson.	Joyce.	Porton.	Whitten.
Dain.	Leslie.	Phipps.	Woodward.
Davis.			

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

AMENDMENT TO HOUSE BILL NO. 770 RECALLED FROM THE GOVERNOR.

The Clerk of the House of Representatives being introduced presented for concurrence bill of the House of Representatives, as follows:

House Bill No. 770, entitled:

An Act to amend section two thousand seven hundred three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions



by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading were reconsidered in the House and the bill amended, in which amendments the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend section 1, page 2, line 10, by inserting after the word "States" the following: "the Commonwealth of Pennsylvania."

On the question,

Will the Senate concur in the amendment?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin.	Donahue.	MacDade.	Schantz.
Barnes.	Einstein.	Marlow.	Service.
Barr.	Eyre.	McClintock.	Sisson.
Boyd.	Gray.	McConnell.	Smith.
Buckman.	Hackett.	McNichol.	Snyder.
Christley.	Heaton.	Miller, J. S.	Sones.
Clark.	Herron.	Miller, S. J.	Stineman.
Craig.	Homsher.	Murdoch.	Vare.
Crow.	Jones.	Norton.	Weaver.
Culbertson.	Joyce.	Patton.	Whitten.
Daix.	Leslie.	Phipps.	Woodward.
Davis.			

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk inform the House of Representatives accordingly.

## HOUSE MESSAGE.

## AMENDMENT TO HOUSE BILL NO. 512 RECALLED FROM THE GOVERNOR.

The Clerk of the House of Representatives being introduced presented for concurrence bill of the House of Representatives, as follows:

## House Bill No. 512, entitled:

An Act to amend section one of an act approved the seventeenth day of July one thousand nine hundred nineteen (Pamphlet Laws nine hundred ninety-two) entitled "An act to amend the act approved the fifteenth day of April one thousand nine hundred fifteen (Pamphlet Laws one hundred and thirty-two) entitled 'An act relative to the burial of the bodies of certain indigent deceased widows at the county expense' as amended requiring county commissioners to pay from the county funds the expenses of burial of all widows of honorably discharged soldiers sailors and marines legally resident within the county authorizing the county commissioners to make inquiries and investigations providing for payments to persons who buried such bodies and requiring public officers and officers and agents of institutions to report deaths of such widows"

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading were reconsidered in the House and the bill amended, in which amendments the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend section 1, page 4, line 5, by inserting after the word "facts" the following: "Provided however That the county commissioners shall not contribute any moneys toward the funeral expenses of any such widow of a soldier sailor or marine where the total expense of any such funeral including said allowance of seventy-five dollars shall exceed three hundred dollars."

On the question.

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin.	Donahue.	MacDade.	Schantz.
Barnes.	Einstein.	Marlow.	Service.
Barr.	Eyre.	McClintock.	Sisson.
Boyd.	Gray.	McConnell.	Smith.
Buckman.	Hackett.	McNichol.	Snyder.
Christley.	Heaton.	Miller, J. S.	Sones.
Clark.	Herron.	Miller, S. J.	Stineman.
Craig.	Homsher.	Murdoch.	Vare.
Crow.	Jones.	Norton.	Weaver.
Culbertson.	Joyce.	Patton.	Whitten.
Daix.	Leslie.	Phipps.	Woodward.
Davis.			

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk inform the House of Representatives accordingly.

## HOUSE MESSAGE.

## AMENDMENT TO HOUSE BILL NO. 714 RECALLED FROM THE GOVERNOR.

The Clerk of the House of Representatives being introduced, presented for concurrence bill of the House of Representatives, as follows:

## House Bill No. 714, entitled:

An Act to amend section eight of an act approved the fourteenth day of May Anno Domini one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred and eleven) entitled "An act to provide for the incorporation and government of street railway companies in this Commonwealth" changing the date of the annual meeting of the stockholders of such companies

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading were reconsidered in the House and the bill amended, in which amendments the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution were twice read as follows:

Amend section 1, page 2, line 2, by striking out the word "of" and inserting in lieu thereof the word "in"; also line 23, by striking out the word "and"; also line 26, by striking out the word "fourth" and inserting in lieu thereof the word "second"; also by striking out the word "February" and inserting in lieu thereof the words, "January or on such other day as the by-laws of such company shall direct"; also in line 28, by striking out the words "or if such day shall be a holiday then on the next succeeding day."

On the question.

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin.	Donahue.	MacDade.	Schantz.
Barnes.	Einstein.	Marlow.	Service.
Barr.	Eyre.	McClintock.	Sisson.
Boyd.	Gray.	McConnell.	Smith.
Buckman.	Hackett.	McNichol.	Snyder.
Christley.	Heaton.	Miller, J. S.	Sones.
Clark.	Herron.	Miller, S. J.	Stineman.
Craig.	Homsher.	Murdoch.	Vare.
Crow.	Jones.	Norton.	Weaver.
Culbertson.	Joyce.	Patton.	Whitten.
Daix.	Leslie.	Phipps.	Woodward.
Davis.			

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk inform the House of Representatives accordingly.

## AMENDMENT TO HOUSE BILL NO. 255 RECALLED FROM THE GOVERNOR.

He also presented for concurrence bill of the House of Representatives, as follows:

## House Bill No. 255, entitled:

An Act to amend section two of article one of chapter five of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading were reconsidered in the House and the bill amended, in which amendments the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution were twice read as follows:

Amend section 1, page 2, line 13 by striking out the words, "of the."

On the question.

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin.	Donahue,	MacDade,	Schantz.
Barnes,	Einstein,	Marlow,	Service.
Barr,	Eyre,	McClintock,	Sisson.
Boyd,	Gray,	McConnell,	Smith.
Buckman,	Hackett,	McNichol,	Snyder.
Christley,	Heaton,	Miller, J. S.,	Sones.
Clark,	Herron,	Miller S. J.	Stineman,
Craig,	Homsher,	Murdoch,	Vare.
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten.
Daix,	Leslie,	Phipps,	Woodward.
Davis,			

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk inform the House of Representatives accordingly.

## SENATE BILL NO. 585 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 585 entitled:

An Act to amend an act approved March seventeenth, one thousand nine hundred and twenty-one, entitled "An act creating a Department of Health, and defining its powers and duties by providing for an official seal, directing the Commissioner of Health to certify orders and regulations under seal and making such evidence in courts and providing for the promulgation of advisory board orders and regulations" and by providing for advertisement.

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. SMITH. Mr. President, I move that Rule 21, which requires amended bills to be noted on the calendar be in this case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution were twice read, as follows:

Amend by striking out title and inserting in lieu thereof the following:

To amend section fifteen of an act approved April twenty-seventh one thousand nine hundred and five (Pamphlet Laws three hundred and twelve) entitled "An act creating a Department of Health and defining its powers and duties" as amended

Also section 1, page 1, line 4, by striking out the following "section fifteen which reads as follows" and inserting in lieu thereof the following:

"Section fifteen of the act approved the twenty-seventh day of April one thousand nine hundred and five (Pamphlet Laws three hundred and twelve) entitled "An act creating a Department of Health and defining its powers and duties" which as amended by the act approved the seventeenth day of March one thousand nine hundred and twenty-one entitled "An act to amend an act approved April twenty-seventh one thousand nine hundred and five entitled 'An act

creating a Department of Health and defining its powers and duties' by providing for an official seal directing the Commissioner of Health to certify orders and regulations under seal and making such certificates evidence in courts and providing for the promulgation of advisory board orders and regulations" reads as follows"

Also line 7 by striking out the word "of" and inserting in lieu thereof the word "to".

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz.
Barnes,	Einstein,	Marlow,	Service.
Barr,	Eyre,	McClintock,	Sisson.
Boyd,	Gray,	McConnell,	Smith.
Buckman,	Hackett,	McNichol,	Snyder.
Christley,	Heaton,	Miller, J. S.,	Sones.
Clark,	Herron,	Miller S. J.	Stineman,
Craig,	Homsher,	Murdoch,	Vare.
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten.
Daix,	Leslie,	Phipps,	Woodward.
Davis,			

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk inform the House of Representatives accordingly.

## SENATE BILL NO. 168 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 168, entitled:

An Act to transfer and reappropriate a certain unexpended part of the General Appropriation to the Department of Public Instruction as provided by the General Appropriation act approved the sixteenth day of July one thousand nine hundred and nineteen (Appropriation acts one thousand nine hundred and nineteen Pamphlet Laws thirty-four)

with information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. EYRE. Mr. President, I move that Rule 21 which requires amended bills to be noted on the calendar, be in this case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution were twice read, as follows:

Amend section 1, page 1, line 4 by striking out "hundred" and inserting in lieu thereof the word "hundred"; also line 9 by striking out the words "Pamphlet Laws" and inserting in lieu thereof the word "page"; also page 2, lines 1 and 2 by striking out the words "one thousand nine hundred nineteen"; also line 9 by striking out "system" and inserting in lieu thereof the word "system"; also line 17 by striking out the words "one thousand nine hundred and nineteen."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz.
Barnes,	Einstein,	Marlow,	Service.
Barr,	Eyre,	McClintock,	Sisson.
Boyd,	Gray,	McConnell,	Smith.
Buckman,	Hackett,	McNichol,	Snyder.
Christley,	Heaton,	Miller, J. S.,	Sones.
Clark,	Herron,	Miller S. J.	Stineman.
Craig,	Homsher,	Murdoch,	Vare.
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten.
Daix,	Leslie,	Phipps,	Woodward.
Davis,			

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.



Ordered, That the Clerk inform the House of Representatives accordingly

#### COMMUNICATIONS FROM THE GOVERNOR.

The Private Secretary of the Governor being introduced presented communications in writing from His Excellency the Governor of the Commonwealth, which were read as follows:

#### APPROVAL OF SENATE BILL NO. 337.

Commonwealth of Pennsylvania,  
Executive Chamber, Harrisburg, April 7, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 337, entitled: "An Act providing for the depositing of money with magistrates justices of the peace and aldermen in lieu of bail or recognizances with surety or sureties in criminal prosecutions desertion and non-support and surety of the peace."

WM. C. SPROUL.

#### NOMINATIONS BY THE GOVERNOR.

##### NOTARIES PUBLIC.

Commonwealth of Pennsylvania,  
Executive Chamber, Harrisburg, April 11, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of their confirmation.

##### ALLEGHENY COUNTY.

Oscar Beilstein, Pittsburgh, Allegheny.  
Joseph J. King, Pittsburgh, Allegheny.  
William George Over, Pittsburgh, Allegheny.  
Miss Edna B. Walters, Pittsburgh, Allegheny.

##### BUTLER COUNTY.

Miss H. A. McCune, Butler, Butler.

##### CAMBRIA COUNTY.

M. E. Holzman, Johnstown, Cambria.

##### CUMBERLAND COUNTY.

Earl M. Baker, Lemoyne, Cumberland.

##### ERIE COUNTY.

Miss Genevieve L. Brundage, Erie, Erie.

##### PHILADELPHIA COUNTY.

John F. Cronin, Philadelphia, Philadelphia.  
Earle H. Freeman, Philadelphia, Philadelphia.  
J. H. Friedman, Philadelphia, Philadelphia.  
Robert H. McKeown, Philadelphia, Philadelphia.  
Thomas A. Rafferty, Philadelphia, Philadelphia.  
C. Wesley Read, Philadelphia, Philadelphia.  
Isaac Seidman, Philadelphia, Philadelphia.  
Stoughton Sterling, Philadelphia, Philadelphia.  
Samuel L. S. Sweeten, Philadelphia, Philadelphia.  
Wm. C. J. Werner, Philadelphia, Philadelphia.  
Joseph J. Dudley, Philadelphia, Philadelphia.

##### WESTMORELAND COUNTY.

Charles H. Harman, Youngwood, Westmoreland.

WM. C. SPROUL.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 11, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date set opposite the name, respectively,

##### BERKS COUNTY.

Daniel B. Baum, Reading, Berks, April 17, 1921.

##### CAMBRIA COUNTY.

H. A. Englehart, Ebensburg, Cambria, April 30, 1921.  
Miss Goldie I. Noon, Johnstown, Cambria, April 30, 1921.

##### CARBON COUNTY.

Miss Beatrice A. Boyle, Lansford, Carbon, April 30, 1921.

##### CHESTER COUNTY.

Jos. L. Christy, Coatesville, Chester, April 24, 1921.  
Thomas Spackman, Coatesville, Chester, April 27, 1921.

##### DAUPHIN COUNTY.

John H. Aldricks, Harrisburg, Dauphin, April 25, 1921.

##### ERIE COUNTY.

William O. Morrow, Union City, Erie, April 29, 1921.

##### MIFFLIN COUNTY.

W. Franklin Sides, Granville Twp., Mixin, April 28, 1921.

##### MONTGOMERY COUNTY.

A. D. Johnson, Lansdale, Montgomery, April 29, 1921.

##### PHILADELPHIA COUNTY.

Peter M. MacLaren, Philadelphia, Philadelphia, April 24, 1921.  
George W. Wilgus, Philadelphia, Philadelphia, April 23, 1921.  
John Marsden, Philadelphia, Philadelphia, April 29, 1921.  
Wm. R. Newgeon, Philadelphia, Philadelphia, April 29, 1921.  
William C. Scotney, Philadelphia, Philadelphia, April 29, 1921.  
H. H. Sinnamon, Philadelphia, Philadelphia, April 29, 1921.  
Mrs. Helen H. Gow, Philadelphia, Philadelphia, April 30, 1921.

##### SOMERSET COUNTY.

M. W. Kashmareck, Boswell, Somerset, April 25, 1921.

##### YORK COUNTY.

Miss Gertrude C. Anstine, York, York, April 30, 1921.

WM. C. SPROUL.

#### EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. CROW

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting on the foregoing nominations.

Which was agreed to.

Whereupon,

A motion was made by Mr. Crow,

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Euckman,	Hackett,	McNichol,	Snyder,
Christley,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

#### NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. CROW, Mr. President, I move that the Executive Session do now rise.

Mr. VARE, Mr. President, I second the motion.

The motion was agreed to.

APPROVAL OF RESOLUTION RECALLING FROM THE GOVERNOR  
SENATE BILL NO. 437.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 7, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor Senate Bill No. 437, File Folio 663, entitled:

Resolved (if the House of Representatives concur), That Senate Bill No. 437 entitled "An act authorizing the council of cities of the third class, whenever any city of such class shall have sold or leased the coal underlying any public park or common within the limits of said city, to apply the proceeds thereof for certain improvement of such park or common, and the policing and lighting thereof, for the purchase of certain lands for park purposes and for other public improvements, and providing for the issuing of improvement bonds for such purposes," be recalled from the Governor for the purpose of amendment.

Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

RECONSIDERATION OF SENATE BILL NO. 437.

Mr. JOYCE. Mr. President, I move to reconsider the vote by which Senate Bill No. 437, entitled:

An Act authorizing the council of cities of the third class whenever any city of such class shall have sold or leased the coal underlying any public park or common within the limits of said city to apply the proceeds thereof for certain improvements of such park or common and the policing and lighting thereof for the purchase of certain lands for park purposes and for other public improvements and providing for the issuing of improvement bonds for such purposes

passed finally.

The PRESIDENT. How did the Senator vote?

Mr. JOYCE. Mr. President, I voted "aye."

Mr. STINEMAN. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. STINEMAN. Mr. President, I voted "aye."

And the question recurring,

Shall the bill pass finally?

Mr. JOYCE. Mr. President, I move to reconsider the vote by which the bill passed third reading.

The PRESIDENT. How did the Senator vote?

Mr. JOYCE. Mr. President, I voted "aye."

Mr. STINEMAN. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. STINEMAN. Mr. President, I voted "aye."

And the question recurring,

Will the Senate agree to the bill on third reading?

Mr. JOYCE. Mr. President, I ask unanimous consent to amend section 1, page 2, line 7, by inserting after the word "drains" the word "and"; also line 8, by striking out the words, "or the making of other public improvements."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

RECONSIDERATION OF SENATE BILL NO. 551.

Mr. VARE. Mr. President, I move to reconsider the vote by which Senate Bill No. 551, entitled:

An Act amending an act entitled "An act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvements and for the removal of nuisances the procedure upon claims filed therefor the methods for preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales" approved the fourth day of June Anno Domini one thousand nine hundred and one providing for a charge for failure to pay municipal claims before liens are filed and for the collection of said charge

passed finally.

Mr. VARE. Mr. President, I voted "aye".

Mr. LONG. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. LONG. Mr. President, I voted "aye".

And the question recurring,

Shall the bill pass finally?

Mr. VARE. Mr. President, I move to reconsider the vote by which the bill passed third reading.

The PRESIDENT. How did the Senator vote?

Mr. VARE. Mr. President, I voted "aye".

Mr. LONG. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. LONG. Mr. President, I voted "aye".

And the question recurring,

Will the Senate agree to the bill on third reading?

BILL POSTPONED.

Mr. VARE. Mr. President, I move that the question together with the further consideration of the bill be postponed for the present.

Mr. LONG. Mr. President, I second the motion.

The motion was agreed to.

RECONSIDERATION OF SENATE BILL NO. 622.

Mr. VARE. Mr. President, I move to reconsider the vote by which Senate Bill No. 622, (House Bill No. 709), entitled:

An Act concerning the taking of depositions in this State to be used in any foreign jurisdiction and to make uniform the law with reference thereto

passed finally?

The PRESIDENT. How did the Senator vote?

Mr. VARE. Mr. President, I voted "aye".

Mr. CROW. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. CROW. Mr. President, I voted "aye".

And the question recurring,

Shall the bill pass finally?

Mr. VARE. Mr. President, I move to reconsider the vote by which the bill passed third reading.

The PRESIDENT. How did the Senator vote?

Mr. VARE. Mr. President, I voted "aye".

Mr. CROW. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. CROW. Mr. President, I voted "aye".

And the question recurring,

Will the Senate agree to the bill on third reading?

BILL RECOMMITTED.

Mr. VARE. Mr. President, I move that the bill be re-committed to the Committee on Judiciary General.

Mr. CROW. Mr. President, I second the motion.

The motion was agreed to.

RESOLUTION RETURNING TO THE GOVERNOR SENATE BILL NO. 202  
WITHOUT AMENDMENT.

Mr. BUCKMAN. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BUCKMAN offered the following resolution, which was twice read, considered and agreed to.

Resolved (if the House of Representatives concur) that Senate Bill No. 202, entitled:

An Act to amend section one of an act approved the 24th day of July, 1917 (P. L. 1209), entitled "An act to authorize the acquisition, by purchase or condemnation, of lands for a park and the erection of a monument commemorative of Washington crossing the river Delaware, and for the appointment of a commission to acquire said lands and erect such monument; and making an appropriation for the purpose of this act"

be returned to the Governor without amendment.

Ordered. That the Clerk present the same to the House of Representatives for concurrence.

BILL INTRODUCED.

Mr. VARE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE read in his place and presented to the Chair Senate Bill No. 949, entitled:



An Act further supplementing and amending an act entitled "An act to provide for the incorporation and regulation of motor power companies for operating passenger railways by cable, electrical or other means" approved March 22, A. D., 1887, and granting to such corporations heretofore or hereafter incorporated the additional powers and franchises, to wit: to acquire and operate motor buses and to build extensions to any system of railways which it may at any time have leased or controlled through stock ownership

Which was committed to the Committee on City Passenger Railways.

#### REPORTS FROM COMMITTEES.

Mr. DAIX. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objections? The Chair hears none.

Mr. DAIX from the Committee on Judiciary General re-reported as committed, Senate Bill No. 170, entitled:

An Act to amend section two of an act approved the twenty-ninth day of March eighteen hundred and ninety-nine (P. L. 21) entitled "An act to establish a board for the examination of accountants to provide for the granting of certificates to accountants and to provide a punishment for the violation of this act" as amended

Mr. EYRE. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE, from the Committee on Appropriations re-reported as amended, Senate Bill No. 98, entitled:

An Act making an appropriation to Eagleville Sanatorium for Consumptives located at Eagleville, Montgomery county

Also from the Committee on Appropriations re-reported as amended, Senate Bill No. 217, entitled:

An Act making an appropriation to the Punxsutawney Hospital Association of Punxsutawney, Jefferson county, Pennsylvania

Also from the Committee on Appropriations re-reported, as amended, Senate Bill No. 239, entitled:

An Act making an appropriation to the State Institution for Feeble Minded of Western Pennsylvania at Polk, Pennsylvania

Also from the Committee on Appropriations re-reported as amended, Senate Bill No. 357, entitled:

An Act making an appropriation to the State Hospital for injured persons of the Trevorton Shamokin and Mount Carmel Coal Fields

Mr. HEATON. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection. The Chair hears none.

Mr. HEATON, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 105, entitled:

An Act to regulate the occupation of horseshoer; establishing a State Board of Examiners of Horseshoers; defining its powers and duties; providing for the registration of all horseshoers with said board; and providing penalties

#### RECESS.

Mr. BUCKMAN. Mr. President, I move that the Senate do now take a recess for five minutes.

Mr. EYRE. Mr. President, I second the motion. The motion was agreed to.

#### AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

#### REPORTS FROM COMMITTEES.

Mr. JOYCE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. JOYCE, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 940, entitled:

An Act to amend an act approved the fourteenth day of July, one thousand nine hundred and seventeen (P. L. 340), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto," as amended.

Mr. EYRE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE, from the Committee on Appropriations, reported as committed, Senate Bill No. 558, entitled:

An Act making an appropriation to Albright and Mebus for the payment for services heretofore rendered to the Attorney General of the Commonwealth

#### MOTION TO READ BILLS THE FIRST TIME.

Mr. BUCKMAN. Mr. President, I move that all bills reported from committees at today's session be read the first time.

Mr. EYRE. Mr. President, I second the motion. The motion was agreed to.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 30, entitled:

An Act making an appropriation to the Commissioners of Valley Forge Park

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 44, entitled:

An Act making an appropriation to the Camp Curtin Commission for the dedication of the Camp Curtin Park the payment of the expenses of the Commission and for the completion of said park.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 46, entitled:

An Act making an appropriation to carry into effect the act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws page one thousand one hundred and eighty) entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New York of certain toll bridges over the Delaware River and making an appropriation therefor"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 54, entitled:

An Act making an appropriation to the commission appointed to procure and erect a statue of General David McMurtre Gregg.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 64, entitled:

An Act making an appropriation to the St. Joseph's Hospital of Philadelphia

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 74, entitled:

An Act making an appropriation to the Pennsylvania Historical Commission for certain purposes

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 76, entitled:

An Act authorizing the Governor to appoint a commission which with a similar commission of the State of New Jersey is authorized to acquire purchase maintain and operate ice boats on the Delaware River to keep said river open to navigation and making an appropriation

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 105, entitled:

An Act to regulate the occupation of horseshoer establishing a State board of examiners of horseshoers defining its powers and duties providing for the registration of all horseshoers with said board and providing penalties

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 138, entitled:

An Act making an appropriation to the Public Service Commission of the Commonwealth of Pennsylvania to be used by said Commission in the payment of the cost of the construction, reconstruction, relocation, alteration, or abolition of any crossing of the tracks of public service companies at above or below grade, including the approaches to any overhead or underpass structure in connection therewith, and including also compensation for damages to adjacent property taken injured or destroyed by reason thereof, of State Highways or Highways in cities or boroughs which are a continuation or connecting link of State Highways, and regulating the expenditure of the amount hereby appropriated to The Public Service Commission of the Commonwealth of Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 146, entitled:

An Act making an appropriation to the Woman's Medical College of Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 201, entitled:

An Act making an appropriation to the Washington Crossing Park Commission for the purpose of the acquisition of lands and property and the making of improvements in accordance with the provisions of the act of July 25, 1917, (P. L. 1209) entitled "An act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the river Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purposes of this act."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 206, entitled:

An Act making an appropriation to the Duquesne University Pittsburgh Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 240, entitled:

An Act making an appropriation to the Pennsylvania Board of Pharmacy

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 261, entitled:

A supplement to an Act, entitled "An Act providing for the selection and purchase, or the appropriation from the State Forest Reserves, of a tract of land, and the erection thereon

of buildings for the Western Penitentiary; making an appropriation therefor; authorizing the removal thereto of the inmates of the said penitentiary; and directing the sale of the site now occupied by the said penitentiary, and the buildings and materials thereon," approved March 30, A. D. 1911; making an additional appropriation for erection, construction, and equipment.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 276, entitled:

An Act making an appropriation to the commission constituted for the purpose of acquiring and maintaining toll-bridges over the Delaware River between Pennsylvania and New Jersey

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 345, entitled:

An Act making an appropriation to the trustees of the Philadelphia School of Design for Women at Philadelphia Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 377, entitled:

An Act amending the act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and seventy) entitled "An act creating a Division of Township Highways in the State Highway Department conferring powers and imposing duties upon officers of the State Highway Department requiring certain duties of clerks of the courts of quarter sessions and providing penalties"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 471, (House Bill No. 523), entitled:

An Act fixing the salary or compensation of the crier of the courts of quarter sessions of the peace and over and terminer and general jail delivery in the counties of the second class in this Commonwealth

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Bill No. 476, entitled:

An Act making an appropriation to the Board of Trustees of the Philadelphia Museums

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 491, entitled:

An Act to make an appropriation for the improvement of the maritime port facilities of the State of Pennsylvania at Philadelphia and providing for the expenditure thereof and for the appointment by the Governor of a competent engineer to assist and co-operate therein.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 506, (House Bill No. 611), entitled:

An Act to amend an act entitled "An act to establish a Board of Commissioners of Navigation for the river Delaware and its navigable tributaries regulating their jurisdiction over ships vessels and boats and wharves piers bulkheads docks slips and basins and exempting cities of the first class from certain of its provision and making an appropriation therefor" approved the eighth day of June one thousand nine hundred and seven (Pamphlet Laws page four hundred and ninety-six) amending sections five and six thereof so as to express with greater certainty the intention of the General Assembly with



respect to the enforcement of the rules and regulations made and promulgated by the commissioners pursuant to the authority conferred upon them by said act.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 508, entitled :

A supplement to an act entitled "An act to establish asylum for the insane poor of this Commonwealth to be called 'The Pennsylvania State Lunatic Hospital and Union Asylum for the Insane'" approved the fourteenth day of April Anno Domini one thousand eight hundred and forty-five (Pamphlet Laws Page Four hundred and forty.)

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 548, (House Bill No. 789), entitled :

An Act empowering all corporations incorporated under the laws of the State of Pennsylvania for purposes not for profit to change alter and amend by by-law such provisions of their charters as are purely administrative

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 558, entitled :

An Act making an appropriation to Albright and Mebus for the payment for services heretofore rendered to the Attorney General of the Commonwealth

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 568, (House Bill No. 580), entitled :

An Act providing for the apportionment of wharfage and dockage in cities of the first class

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 580, (House Bill No. 582), entitled :

An Act providing for the apportionment of wharfage and dockage on the river Delaware and its tributaries except in cities of the first class

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 635, entitled :

An Act making a further appropriation to carry into effect the act approved the fourteenth day of June, one thousand nine hundred and eleven (P. L. 935) entitled "An Act providing for the erection by the Commonwealth of Pennsylvania of a statue in memory of General George Gordon Meade in the city of Washington, and making an appropriation therefor."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 678, entitled :

An Act to amend sections one, two and four of an act, approved the eighteenth day of July, Anno Domini one thousand nine hundred and nineteen (P. L. 1049), entitled "An act authorizing the Board of Commissioners of Public Grounds and Buildings to erect a Soldiers' and Sailors' Memorial Bridge, with the approaches thereto and memorial pylons, in the city of Harrisburg, to commemorate the services of the soldiers and sailors of the Commonwealth; providing for the letting of contracts therefor; providing for a proportion of the cost to be paid by the city of Harrisburg and public service corporations using or affected by the building of said bridge; providing for acquiring any prop-

erty necessary by eminent domain; giving the Board of Commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company to conform to the plans of the architect; providing for the maintenance of said bridge; and making an appropriation to carry out the provisions of this act.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 647, entitled :

An Act to repeal an act approved the third day of April one thousand eight hundred and seventy-two (P. L. 786) entitled "An act to provide for the detection of crime in the county of Dauphin."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 708, (House Bill No. 466), entitled :

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other incorporated districts or municipalities had and held pursuant to the provisions of an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance to such proceedings and elections.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 741, entitled :

A Joint Resolution authorizing the Governor to appoint a commission to inquire into a plan for the reorganization of the State government and making an appropriation

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 757, entitled :

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the payment of the cost of constructing approaches and necessary rights of way to and for bridges erected in pursuance of the proceedings under the act of May fifth one thousand nine hundred and eleven (Pamphlet Laws one hundred and seventy-seven) entitled "An act authorizing the Commonwealth of Pennsylvania to build bridges over any river not more than one thousand feet and not less than five hundred feet in width at localities not less than ten miles distant from the nearest public bridge over the same river in counties whose indebtedness increased by the cost of such proposed bridge would exceed the constitutional limitation of two per centum of their assessed valuation"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 758, entitled :

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the payment of the cost of bridges erected in pursuance of proceedings under the act of May fifth one thousand nine hundred and eleven (Pamphlet Laws one hundred and seventy-seven) entitled "An act authorizing the Commonwealth of Pennsylvania to build bridges over any river not more than one thousand feet and not less than five hundred feet in width at localities not the same river in counties whose indebtedness increased by the cost of such proposed bridge would exceed the constitutional limitation of two per centum of their assessed valuation"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 779, (House Bill No. 642), entitled :

An Act to further amend section two of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the

personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" as amended

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 792, entitled:

An Act to amend section one hundred of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred and eighty-two) entitled "An act to consolidate revise and amend the penal laws of this Commonwealth" as amended

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 793, entitled:

An Act providing for and regulating the maintenance and government of a children's home in each county of the fourth fifth sixth seventh and eighth class of the State for indigent orphans and for incorrigible indigent dependent and neglected children under sixteen years of age and providing for their commitment thereto

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 800, entitled:

An Act relating to the procedure on appeals from settlements or audits of auditors of boroughs townships and poor districts

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 826, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the grading paving and curbing of part of North Street in the city of Harrisburg

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 827, entitled:

An Act making an appropriation for use of the Board of Commissioners of Public Grounds and Buildings to carry on the work of completing an office building in Capitol Park

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 828, entitled:

An Act authorizing the Board of Commissioners of Public Grounds and Buildings to erect construct and complete a garage building in one or more units to be constructed of fire resisting materials on a plot of ground owned by the Commonwealth lying north of the proposed Soldiers' and Sailors' Memorial Bridge in the city of Harrisburg and providing for the letting of contracts therefor and making an appropriation for the payment thereof

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 832, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings of the Commonwealth of Pennsylvania for the payment of the Commonwealth's share of the cost of maintenance of and repairs to bridges over the Delaware River between the Commonwealth of Pennsylvania and the state of New York

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 833, entitled:

A joint resolution continuing the commission appointed pursuant to a concurrent resolution dated June seventeenth one thousand nine hundred and fifteen for the purpose of continuing the work of the former commission by a further investigation and examination of the various laws now in effect in the several states relating to the recording of deeds mortgages the transfer of land the insurance of titles and the practical operation of such laws and to propose such changes in the Constitution and laws of this Commonwealth as to insure the best system of recording and make report and recommendation to the next General Assembly in the year one thousand nine hundred and twenty-three defining the powers and duties of the commission and making an appropriation

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 856, entitled:

An Act re-appropriating the unexpended balance of any moneys heretofore appropriated to the Board of Commissioners of Public Grounds and Buildings for the purpose of carrying on the work of erecting and constructing a Soldiers' and Sailors Memorial Bridge.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 861, entitled:

An Act to amend an act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws 840), entitled "An act concerning townships, and revising, amending and consolidating the law relating thereto."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 883, entitled:

An Act to amend sections one two and three of an act approved the second day of July one thousand nine hundred and one (Pamphlet Laws six hundred and one), entitled "An act to establish in cities of the first and second class a house or houses of detention for delinquent dependent and neglected children and providing for the management and maintenance thereof" making the provisions of the act effective only as to cities for such houses.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 888, (House Bill No. 860), entitled:

An Act creating a commission to prepare a revision and consolidation of the existing general statutory law defining the powers and duties of the commission imposing certain duties upon the Legislative Reference Bureau providing for the report of the commission to the General Assembly for its adoption or rejection and making an appropriation

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 898, (House Bill No. 790), entitled:

An Act to regulate and control the manufacture, sale, offering for sale, giving away, and use of weights and measures, and of weighing and measuring devices in the Commonwealth of Pennsylvania; providing for the approval and disapproval of such weights, measures and devices by the bureau of standards; and prescribing penalties.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 899, (House Bill No. 791), entitled:



An Act to amend section two of the act approved the twenty-third day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and seventy-eight) entitled "An act supplementary to an act approved the eleventh day of May one thousand nine hundred and eleven entitled "An act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof" providing for the examination of the glassware used for testing milk and cream for butterfat with the Babcock test prohibiting the use of inaccurate testing glassware defining the term Standard Babcock Glassware and fixing penalties for the violations of the provisions of this act"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 900, (House Bill No. 722), entitled:

An Act to repeal an act approved the twenty-second day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand one hundred and thirteen) entitled "An act authorizing cities of the third class to surrender their charter and be constituted a borough and providing the procedure therefore"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 921, (House Bill No. 1083), entitled:

An Act requiring the display of the flag of the United States at entertainments public gatherings and public meetings

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 924, (House Bill No. 187), entitled:

A further supplement to an act approved the first day of April one thousand eight hundred and sixty-three (Pamphlet Laws two hundred and thirteen) entitled "An act to accept the grant of public land by the United States to the several states for the endowment of agricultural colleges" making a deficiency appropriation for carrying the same into effect

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 928, (House Bill No. 1254), entitled:

An Act making a deficiency appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 934, entitled:

An Act relating to poor districts co-extensive with counties of the fourth class; authorizing the directors of such district to sell real estate no longer suitable for the support, maintenance and employment of the poor of their respective districts, and to purchase such real estate as may be necessary for such support, maintenance and employment, and to construct thereon such buildings as may be necessary, and to equip and furnish the same; validating the title to real estate heretofore purchased by such directors, and providing for the borrowing of money and the issue of bonds by the County Commissioners to accomplish the purposes of this act.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 935, entitled:

An Act to amend section one of an act approved the eighth day of June 1915 (P. L. 915), entitled "An act to fix the salaries of the deputies in the offices of the clerk of the courts, county controller, recorder of deeds, county treasurer, chief deputy sheriff, and chief clerk to the county com-

missioners, in counties of this Commonwealth having over two hundred and fifty thousand population and less than four hundred thousand population."

And said bill having been read at length the first time,  
Ordered to be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 939, entitled:

An Act fixing the fees of the Prothonotaries of the Supreme and Superior Courts.

And said bill having been read at length the first time,  
Ordered to be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 940, entitled:

An Act to amend an act approved the fourteenth day of July, one thousand nine hundred and seventeen (P. L. 840) entitled, "An act concerning townships; and revising, amending, and consolidating the law relating thereto," as amended.

And said bill having been read at length the first time,  
Ordered to be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 942, entitled:

An Act giving the Banking Commissioner supervision and control and authority to examine automobile protective or co-operative companies or associations issuing for money consideration policies or contracts guaranteeing attorneys' services to owners of motor vehicles in event of accident to persons or property by operation of motor vehicles or providing for the towing of damaged vehicles defining motor vehicles providing for cancellation provision in policies or contracts providing for semi-annual reports by companies or associations to the Banking Commissioner and payment of examination expenses and filing fees providing for a reserve liability for unearned portion of premium or dues and for investment of funds in valid securities to protect the purchasers providing for filing of name and residence of the solicitors employed requiring payment of tax to the Commonwealth of two per centum on all premiums or dues received requiring all such companies or associations now transacting business in this Commonwealth to register with the Banking Commissioner and to come under provisions of the act fixing penalty for violations of the act providing for liquidation by the Banking Commissioner in event of insolvency.

And said bill having been read at length the first time,  
Ordered to be laid aside for second reading.

#### ADJOURNMENT.

Mr. BUCKMAN. Mr. President, I move that the Senate do now adjourn until eleven o'clock tomorrow morning.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 11:58 P. M. until Tuesday, April 12, 1921, at eleven o'clock A. M.

### HOUSE OF REPRESENTATIVES

MONDAY, April 11, 1921.

The House met at 9 o'clock P. M.

The SPEAKER (Robert S. Spangler), in the Chair.

#### PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

O Lord God Almighty, we stand in Thy presence and we would gladly ascribe unto Thee all glory and praise and honor, for Thou hast dealt with us bountifully and unto our land Thou hast come with only thoughts of love and mercy. Our lines have fallen unto us in a pleasant place and endowed us with a goodly heritage.

Grant unto us that our great boon of civil liberty may yet remain with us for ages to come, and may nothing that men or devils can do ever break down its force and its power in our midst. Help us to remember, however, that liberty has always coupled with it responsibility, and may each one feel that unto him come the task to defend the God-given blessing.

And so we pray Thee that Thou wilt make of each and every man a true American, loyal unto the law, willing to serve at any task that shall be assigned and ready to lay down his life, if necessary, for the Stars and Stripes. God bless them, and may they wave forever. Amen.

## JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of the proceedings of Thursday, April 7, 1921.

The Clerk proceeded to read the Journal of the proceedings of Thursday, April 7, 1921, when, on the motion of Mr. Whitaker, the further reading was dispensed with and the Journal was approved.

## LEAVES OF ABSENCE.

Mr. PHILLIPS asked and obtained leave of absence for his colleague, Mr. DeHaas.

Mr. ARMSTRONG asked and obtained leave of absence for his colleague, Mr. Curry, for the balance of the week on account of illness.

Mr. DILSHEIMER asked and obtained leave of absence for his colleague, Mr. Drinkhouse.

Mr. HARER asked and obtained leave of absence for himself.

## BILLS REFERRED.

By Mr. EDMONDS. House Bill No. 1408.

An Act to amend section six of the act approved the seventh day of June, one thousand nine hundred and seventeen (P. L. 403) entitled "An act relating to the form, execution, revocation, and interpretation of wills; to the appointment of testamentary guardians; to spendthrift trusts; to forfeiture of devise or legacy in case of murder of testator; to elections to take under or against wills, and to the recording and registering of such elections and of decrees relative thereto, and to the fees therefor."

Referred to the Committee on Judiciary General.

By Mr. McBRIDE. House Bill No. 1409.

An Act to repeal the act, approved the twenty-fourth day of February, Anno Domini, one thousand eight hundred and seventy-three, (Pamphlet Laws, one hundred fifty-five), entitled "An act relating to the office of surveyor and civil engineer, for the county of Allegheny."

Referred to the Committee on Counties and Townships.

By Mr. McBRIDE. House Bill No. 1410.

An Act authorizing the county commissioners of counties of the second class within this Commonwealth to appropriate and pay out of the treasury of such county, a sum not exceeding the sum of two thousand five hundred dollars for a national conference on city planning that may be held in such county, during the year one thousand nine hundred and twenty-one.

Referred to the Committee on Counties and Townships.

By Mr. CAMPBELL. House Bill No. 1411.

An Act making an appropriation to the Philadelphia College of Pharmacy, Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. STRAUSS. House Bill No. 1412.

An Act to amend sections one and two of the act approved the twenty-third day of April, one thousand nine hundred and nine (P. L. 151), entitled: "An act providing that the offices of justice of the peace and notary public shall not be incompatible," by providing also that the offices of magistrate and alderman shall not be incompatible with the office of notary public.

Referred to the Committee on Retrenchment and Reform.

By Mr. STERLING. House Bill No. 1413.

An Act authorizing certain provisions in fire and casualty insurance policies with regard to the payment of the premium thereon and the cancellation thereof.

Referred to the Committee on Insurance.

By Mr. VICKERMAN. House Bill No. 1414.

An Act to amend an act approved the first day of June, one thousand nine hundred and fifteen (P. L. 660), entitled: "An act to amend an act, approved the twenty-first day of May, Anno Domini one thousand nine hundred and thirteen, entitled 'An act providing for the return of taxes on seated lands in

counties, poor districts, boroughs, incorporated towns and townships for county, poor, borough, town or township taxes, respectively and providing for the sale of such lands for taxes," so as to include school taxes."

Referred to the Committee on Retrenchment and Reform.

By Mr. EDMONDS. House Bill No. 1415.

An Act requiring the employment at useful labor of all prisoners or other inmates of correctional institutions owned by the Commonwealth or any political subdivision thereof or to which the Commonwealth makes an appropriation; providing for the compensation of such prisoners or inmates and the sale of the products of their labor; requiring the purchase under certain conditions of such products by the Commonwealth, all political subdivisions thereof and all institutions owned, managed and controlled by the Commonwealth or any political subdivision thereof; imposing certain duties on the Prison Labor Commission, or its successor; requiring the proper county and other authorities to make financial arrangements to carry out the provisions of this act; imposing penalties for violation thereof; repealing inconsistent legislation and making appropriations to State correctional institutions.

Referred to the Committee on Retrenchment and Reform.

By Mr. JEFFERSON W. SMITH. House Bill No. 1416.

An Act to empower the Public Service Commission to require railroad corporations to employ an adequate number of men upon trains and to repeal an act approved the nineteenth day of June, nineteen hundred and eleven (P. L. 1053), entitled: "An act to promote the safety of travelers and employes upon railroads by compelling common carriers by railroad to properly man their trains."

Referred to the Committee on Railroads.

By Mr. MARSHALL. House Bill No. 1417.

An Act authorizing the registration and operation of certain motor vehicles and providing for the sale thereof and the application of the proceeds of such sale.

Referred to the Committee on Judiciary Local.

By Mr. McMULLEN. House Bill No. 1418.

An Act to provide for the health and safety of persons employed in and about the anthracite coal mines of Pennsylvania and for the protection and preservation of property connected therewith and providing a penalty for violation thereof.

Referred to the Committee on Mines and Mining.

By Mr. HAWS. House Bill No. 1419.

An Act to amend section fourteen of the act approved the seventh day of June, one thousand nine hundred and seventeen (P. L. 572) entitled "An act to provide for the protection and preservation of game, game-quadrupeds, and game-birds and song and insectivorous and other wild birds, and prescribe penalties for violation of its several provisions," as amended.

Referred to the Committee on Game.

By Mr. GOSS. House Bill No. 1420.

An Act fixing the salary of the crier of the courts of common pleas, in the counties of the second class of this Commonwealth.

Referred to the Committee on Retrenchment and Reform.

By Mr. ELGIN. House Bill No. 1421.

An Act authorizing the rescission of contracts providing for auxiliary game preserves.

Referred to the Committee on Game.

By Mr. WOODRUFF. House Bill No. 1422.

An Act creating a reward or bounty for the destruction of certain wild birds killed within the Commonwealth of Pennsylvania; providing a method for payment thereof; providing the method of furnishing evidence of said destruction and penalties for the violation of the several provisions hereof.

Referred to the Committee on Game.

By Mr. Fowler. House Bill No. 1423.

An Act making all persons holding mine-foremen certificates, under the law relating to the anthracite coal mines of the Commonwealth, eligible to be a candidate for the office of mine inspector in said anthracite coal districts.

Referred to the Committee on Iron and Coal.

By Mr. CHAPLIN. House Bill No. 1424.

An Act authorizing counties, cities, boroughs, towns, townships, school districts and poor districts with the consent of the electors thereof, to levy taxes on buildings and other sub-



jects of taxation at a lower rate from that levied on land exclusive of the buildings thereon; and imposing certain duties on assessors.

Referred to the Committee on Municipal Corporations.

By Mr. GOODNOUGH. House Bill No. 1425.

A Joint Resolution designating the twenty-eighth day of October as William Penn Day.

Referred to the Committee on Judiciary Special.

By Mr. SIEG. House Bill No. 1426.

An Act for the better protection of human life, live stock and poultry by prohibiting shooting and the discharge of firearms within two hundred yards of any residence or dwelling house, without the consent of the owner or tenant thereof, and providing penalties.

Referred to the Committee on Game.

By Mr. ASTON. House Bill No. 1427.

An Act relating to the appointment of sanitary policemen in cities of the third class; providing for a civil service board; providing for and regulating examinations, the manner of appointments and the manner and power of removal of such employees and providing a method for fixing compensation of a secretary of such board.

Referred to the Committee on Municipal Corporations.

By Mr. STADTLANDER. House Bill No. 1428.

A Joint Resolution proposing an amendment to the Constitution of the Commonwealth of Pennsylvania by providing for the creation of metropolitan districts.

Referred to the Committee on Judiciary General.

By Mr. HOLCOMBE. House Bill No. 1429.

An Act to establish as a State highway a certain section of public road in the county of Sullivan.

Referred to the Committee on Public Roads.

By Mr. STERLING (By Request). House Bill No. 1430.

An Act to amend section one, clause seventeen, section seven, clause five and section eight, clause six of an act approved the eighteenth day of July one thousand nine hundred and seventeen (P. L. 1043), entitled, "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employees; defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees; exempting annuities, allowances, returns, benefits and rights from taxation and judicial process and providing penalties."

Referred to the Committee on Education.

By Mr. WONER. House Bill No. 1431.

An Act to regulate the drilling, operating and abandoning of oil and gas wells, and providing a penalty for violation of the provisions of this act.

Referred to the Committee on Geological Survey.

By Mr. JEREMIAH J. MILLER. House Bill No. 1432.

An Act to amend section twenty-three, article nineteen of an act approved June twenty-fifth, one thousand nine hundred and nineteen (P. L. 581), entitled "An act for the better government of cities of the first class of this Commonwealth."

Referred to the Committee on Municipal Corporations.

By Mr. GREEN. House Bill No. 1433.

An Act providing that any resident of the State may make a cash deposit in lieu of bail for the defendant, in cases of arrest.

Referred to the Committee on Judiciary Special.

By Mr. JAMES A. WALKER. House Bill No. 1434.

An Act to amend the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (P. L. 1235), entitled "A supplement to an act approved the thirteenth day of May, eighteen hundred and seventy-six, entitled 'An act for the incorporation and regulation to banks of discount and deposit,' and authorizing and the creation and maintenance of suboffices or subagencies," by requiring additional capital and the approval of the commissioner of Banking for the establishment of branch offices, agencies, subagencies and suboffices.

Referred to the Committee on Banks and Banking.

By JAMES A. WALKER. House Bill No. 1435.

An Act to amend the act approved the thirteenth day of May, one thousand eight hundred and seventy-six (P. L. 161), entitled "An act for the incorporation and regulation of banks of discount and deposit."

Referred to the Committee on Banks and Banking.

By Mr. PHILLIPS. House Bill No. 1436.

A Joint Resolution providing for a commission to study the taxation of natural resources; and making an appropriation.

Referred to the Committee on Ways and Means.

By Mr. DITHRICH. House Bill No. 1437.

An Act to amend an act, entitled "An act relating to the maintenance of insane, feeble-minded and other persons confined in the various institutions of the Commonwealth; fixing liability for their support; providing for the collection of the moneys due the Commonwealth therefor, and for proceedings relating thereto," approved the first day of June, Anno Domini one thousand nine hundred and fifteen (P. L. 661).

Referred to the Committee on Retrenchment and Reform.

By Mr. COOK. House Bill No. 1438.

An Act to prohibit the clerks of orphans' court from issuing a marriage license to persons of Caucasian and Ethiopian descent who desire to intermarry.

Referred to the Committee on Judiciary Special.

By Mr. EDMONDS. House Bill No. 1439.

An Act to amend section three of an act approved the fourteenth day of June, one thousand eight hundred eighty-seven (P. L. 383), entitled "An act to provide for the incorporation and regulation of companies, not for profit, organized for the encouragement of the arts and sciences and of agriculture and horticulture and to confer upon such companies the right of eminent domain," as amended, enabling said corporations to increase their bonded indebtedness.

Referred to the Committee on Corporations.

By Mr. HARER. House Bill No. 1440.

An Act regulating unincorporated banks.

Referred to the Committee on Banks and Banking.

By Mr. HARER. House Bill No. 1441.

An Act to amend section two of an act approved the twentieth day of June, one thousand eight hundred and ninety-five (P. L. 343), entitled "An act relative to bonds, undertakings, recognizances, guarantees and other obligations required or permitted to be made, given, tendered, or filed with surety or sureties, and to the acceptance as surety or guarantor thereupon of companies qualified to act as such."

Referred to the Committee on Corporations.

By Mr. HARER. House Bill No. 1442.

An Act providing for the observance of all legal holidays by banks, savings banks, banking associations and trust companies, incorporated or unincorporated, and by agencies thereof and licensed to receive money on deposit, or for transmission to foreign countries; and fixing a penalty.

Referred to the Committee on Corporations.

By Mr. HARER. House Bill No. 1443.

An Act relating to the business of foreign exchange and of receiving money on deposit and for transmission to foreign countries; providing for the supervision of the Commissioner of Banking; and prohibiting the unauthorized use of the phrase "foreign exchange."

Referred to the Committee on Banks and Banking.

By Mr. GOODNOUGH. House Bill No. 1444.

An Act authorizing the State Forest Commission to exchange or sell certain portions of the State Forest land, and providing for the procedure.

Referred to the Committee on Forestry.

By Mr. GOLDER. House Bill No. 1457.

An Act to better secure all bonds, stocks, mortgages, or other securities deposited with the State Treasurer, Deputy State Treasurer or Commissioner of Trusts, by providing for their inspection, examination and verification, and the verification of the books containing a record of such bonds, stocks, mortgages, or other securities by the Auditor General or his agents.

Referred to the Committee on Judiciary Special.

By Mr. DRINKHOUSE. House Bill No. 1458.

An Act to amend an act approved the twenty-seventh day of June, one thousand eight hundred and ninety-five (P. L. 399) entitled "An act conferring upon certain fidelity, insurance safety deposit, trust and savings companies the powers and privileges of companies incorporated under the provisions of section twenty-nine of an act, entitled 'An act to provide for the incorporation and regulation of certain corporations,' approved April twenty-ninth, Anno Domini one thousand eight hundred and seventy-four, and of the supplements thereto."

Referred to the Committee on Banks and Banking.

By Mr. DRINKHOUSE. House Bill No. 1459.

An Act making it a misdemeanor to give, take, or accept, directly or indirectly a bribe, gift, or other thing of value for making or granting a loan or of purchasing securities.

Referred to the Committee on Banks and Banking.

By Mr. DRINKHOUSE. House Bill No. 1460.

An Act to amend section twenty-nine of the act approved the twenty-ninth day of April, one thousand eight hundred and seventy-four (P. L. 73), entitled "An act to provide for the incorporation and regulation of certain corporations," as amended.

Referred to the Committee on Corporations.

By Mr. DRINKHOUSE. House Bill No. 1461.

An Act prohibiting the unauthorized use of words indicating banking, trust company or savings bank business.

Referred to the Committee on Banks and Banking.

By Mr. BLUETT. House Bill No. 1462.

An Act to further amend section five hundred and twenty-four, as amended, and section two thousand eight hundred twenty-four, as amended, of an act approved the eighteenth day of May, one thousand nine hundred and eleven, entitled, "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," so far as to prescribe a new minimum and a new maximum number of mills that may be levied for school purposes in school districts of the first class, upon each dollar of the total assessment of all property assessed and certified for taxation therein.

• Referred to the Committee on Education.

• By Mr. McCANN. House Bill No. 1463.

An Act regulating the sale of tickets to theatres and places of amusement, and providing penalties.

Referred to the Committee on Judiciary Special.

By Mr. HENRY F. MILLER. House Bill No. 1464.

An Act to amend sections five hundred and eighty-five and five hundred and eighty-seven of an act, approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred and forty), entitled "An act concerning townships; and revising, amending and consolidating the law relating thereto."

Referred to the Committee on Counties and Townships.

By Mr. MAGILL. House Bill No. 1465.

An Act making an appropriation to pay the claim of M. D. Jacobs against the Commonwealth of Pennsylvania for services heretofore rendered and materials heretofore furnished in disposing of the bodies of indigent patients, who died at the Mount Alto State Sanatorium.

Referred to the Committee on Appropriations.

By Mr. EDMONDS. House Bill No. 1466.

An Act to further amend section five hundred and twenty-four and to repeal section two thousand eight hundred and twenty-four of an act, approved the eighteenth day of May, Anno Domini, one thousand nine hundred and eleven (P. L. 302) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. LAFFERTY. House Bill No. 1467.

An Act relating to the payment of funeral expenses of decedents by executors or administrators.

Referred to the Committee on Public Health and Sanitation.

By Mr. JOHN N. HOFFMAN. House Bill No. 1468.

An Act to amend Route One hundred and seventy-five of section six of an act approved the thirty-first day of May one thousand nine hundred and eleven (P. L. 468), entitled "An act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, Chief engineer, chief draughtsman, superintendents of highways and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads, connecting county-seats, principal cities and towns and extending to the State line; describing and defining same by route numbers as the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways, solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways, wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof; providing for purchase or acquiring of turnpikes, or toll roads, forming all or part of any State Highway and procedure therein; providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State-aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county, borough or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough or incorporated town and requiring contracts by counties, townships, boroughs and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement; providing for payment of cost of improvement, and repairs; providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act," as amended.

Referred to the Committee on Public Roads.

By Mr. JOHN N. HOFFMAN. House Bill No. 1469.

An Act to amend section fourteen, clause three, of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees, defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties."

Referred to the Committee on Education.

By Mr. DAVIS. House Bill No. 1470.

An Act to amend sections one and three of an act approved the eighteenth day of July, one thousand nine hundred and seventeen, (1917 P. L. 1043), entitled "An act establishing a public school employees' retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employees, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employees; exempting annuities, allowances, returns, benefits, and rights from taxation and judicial process; and providing penalties."

Referred to the Committee on Education.

By Mr. RIEDER. House Bill No. 1471.

An Act for the prevention of cruelty to animals by regulating the manner of slaughtering animals.



Referred to the Committee on Retrenchment and Reform.

By Mr. WOODRUFF. House Bill No. 1472.

An Act making an appropriation to the Snyder-Middleworth Park Commission.

Referred to the Committee on Appropriations.

By Mr. GOLDER. House Bill No. 1473.

An Act making an appropriation for the support of the Pennsylvania State Orchestra.

Referred to the Committee on Appropriations.

By Mr. CHAPLIN. House Bill No. 1474.

An Act to provide for priority of commission and succession to the office of president judge where two or more judges not in commission are elected at the same time in the same court of any judicial district.

Referred to the Committee on Judiciary General.

By Mr. BRADY. House Bill No. 1475.

An Act making an appropriation to the Home for the Aged, located at one thousand eight hundred nine, Mount Vernon Street Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. COMERER. House Bill No. 1476.

An Act establishing as a State highway a certain section of public road in the County of Fulton.

Referred to the Committee on Public Roads.

By Mr. WONER. House Bill No. 1477.

An Act fixing the salary of the county treasurer in counties of the sixth class, and providing that such salary shall be in lieu of all commissions and fees, and in full compensation of their services.

Referred to the Committee on Counties and Townships.

By Mr. MARTIN. House Bill No. 1478.

An Act to amend sections two hundred sixteen, three hundred twenty-three, one thousand one hundred forty-five, one thousand four hundred eight, of an act approved the eighteenth day of May, one thousand nine hundred eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same and the method of collecting such revenue; and repealing all laws, general, special or local or any parts thereof that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. LAFFERTY. House Bill No. 1479.

An Act authorizing magistrates, aldermen and justices of the peace to accept bail at any time subsequent to commitment and before indictment and to issue an order for the discharge of the defendant; and requiring the keeper or warden of the county jail or prison to discharge the defendant.

Referred to the Committee on Retrenchment and Reform.

By Mr. McBRIDE. House Bill No. 1480.

An Act fixing the maximum number of hours for the employment of registered nurses and the minimum compensation of such nurses.

Referred to the Committee on Judiciary Local.

By Mr. HARER. House Bill No. 1481.

An Act in relation to the appointment and salaries of certain clerks appointed by the several clerks of courts over and terminer and general jail delivery and quarter sessions of the peace in counties of the second class within this Commonwealth.

Referred to the Committee on Judiciary Special.

By Mr. CURRY. House Bill No. 1482.

An Act to amend part of section one of the act approved the eleventh day of July, one thousand nine hundred and one (P. L. 663), entitled "An act to regulate and establish

the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same," as amended.

Referred to the Committee on Judiciary Local.

By Mr. McVICAR. House Bill No. 1483.

An Act to amend section three, article five of an act approved the twenty-sixth day of July, one thousand nine hundred and thirteen (P. L. 1374), entitled "An act defining public service companies; and providing for their regulation by prescribing and defining their duties and liabilities; prescribing, defining, and limiting their powers, and regulating their incorporation, and to a limited extent, regulating municipal corporations engaged or about to engage in the business of public service companies; creating and establishing a Public Service Commission for the regulation aforesaid; prescribing and defining the powers and duties of such Commission and its officers, including the exclusive power to regulate the construction, alteration, relocation, or abolition of the crossings of railroad corporations, street railway corporations, or other public service companies, and of public highways by the tracks or other facilities of said companies; providing for the ascertainment by the Commission of the expense and damages resulting from such construction, alteration, relocation, or abolition and for the payment of such expense and damages, severally or proportionately, by the public service companies interested, the State, or municipal corporation concerned, and giving persons whose property is thereby taken, injured, or destroyed, authority to sue the Commonwealth for damages in such cases; providing for the terms salaries, and compensation of the members of the commission, its officers, counsel, and employees; prescribing and regulating the practice and procedure before such commission, and upon appeal and judicial review of its orders and determinations by the courts of common pleas; and giving the court of common pleas of Dauphin County exclusive jurisdiction of such appeals in certain cases, and of all injunctions, mandamus, or other appropriate proceedings to enforce the provisions of this act and the orders of the commission, and to restrain such orders, subject to an appeal to the Supreme Court, prescribing penalties, fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said commission; making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June, one thousand nine hundred and eleven, entitled "An act to promote the safety of travelers and employees on railroads, by compelling common carriers by railroad to properly man their trains," by amending section nine thereof; repealing the act approved the thirty-first day of May, one thousand nine hundred and seven, which provided for the appointment of the Pennsylvania State Railroad Commission; and sections one and two of the act, approved the fourth day of June, one thousand eight hundred and eighty-three, entitled "An act to enforce the provisions of the seventeenth article of the Constitution, relative to railroads and canals;" and an act entitled "To provide the maximum car service charges, including car storage charges, that railroad companies and corporations, or associations may charge and collect on each car loading, and not unloaded within the free time for unloading cars, and fixing the free time that shall be allowed for unloading cars," approved twenty-fourth day of May, Anno Domini one thousand nine hundred and seven; and the proviso of clause three and the provisos of clause seven of section thirty-four of the act, entitled "An act to provide for the incorporation and regulation of certain corporations," approved the twenty-ninth day of April, one thousand eight hundred and seventy-four and all other legislation inconsistent with or supplied by this act."

Referred to the Committee on Corporations.

By Mr. MARSHALL. House Bill No. 1484.

An Act relating to sales of real estate by the county treasurer for non-payment of taxes, providing for recovery by the purchaser of the purchase price, costs, value of improvements and attorney fee and penalties when tax title is proven defective.

Referred to the Committee on Judiciary Local.

By Mr. WOLFE. House Bill No. 1485.

An Act relating to the issuance of hunters' licenses; imposing certain duties on local tax assessors for county purposes and on county commissioners; and requiring the publication of lists of unnaturalized foreign born residents.

Referred to the Committee on Game.

By Mr. McKIM. House Bill No. 1486.

An Act to amend an act approved the sixteenth day of May, one thousand nine hundred and nineteen (P. L. 189), entitled, "An act providing a method of establishing title to land acquired at a sale for unpaid taxes or municipal claims," extending such methods of establishing title to cases happening after the passage of the act to which this is an amendment.

Referred to the Committee on Judiciary General.

By Mr. PHILIP H. DEWEY. House Bill No. 1487.

A Joint Resolution providing for the appointment of a commission to investigate and study the causes of the divorce evil in this Commonwealth and to report its findings together with its recommendations to the Legislature of one thousand nine hundred and twenty-three; and making an appropriation.

Referred to the Committee on Appropriations.

By Mr. PHILIP H. DEWEY. House Bill No. 1488.

An Act to amend section twelve of the act approved the thirtieth day of June, one thousand nine hundred nineteen (P. L. 678), entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by, or trailing after, motor vehicles; requiring the registration of the same, and the licensing of all operators thereof; providing the fees therefor, and the disposition of such fees; prohibiting the unauthorized use of, and tampering with, motor vehicles; limiting and defining the powers of cities, boroughs, incorporated towns townships, and counties, as to the regulation of the use and equipment of motor vehicles, and the taxing, registration or licensing thereof; imposing certain duties on the State Highway Commissioner, and on proprietors of public garages; providing procedure and penalties for violations thereof, and the disposition of fines collected, and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle;" by providing for the payment to the several cities, boroughs and townships of certain percentages of registration and license fees, to be used for road and street purposes.

Referred to the Committee on Public Roads.

By Mr. DIEHM. House Bill No. 1489.

An Act making an appropriation to the Pennsylvania Historical Commission for the purpose of erecting a monument on the land of Morris Frederick, in the borough of Lititz, Lancaster county, to mark the graves of one hundred and twenty-one soldiers of the Continental Army buried there during the Revolutionary War.

Referred to the Committee on Appropriations.

By Mr. PIKE. House Bill No. 1490.

An Act directing cities of the first class to designate certain streets, and points on such streets, as cab or taxi stands; and regulating the parking of vehicles for hire in such cities.

Referred to the Committee on Judiciary General.

By Mr. DUNN. House Bill No. 1491.

An Act providing a bonus for the residents of this Commonwealth who served in the military or naval forces of the United States during the World War; creating a Soldiers' Bonus Commission and prescribing its powers and duties; and making an appropriation.

Referred to the Committee on Military.

By Mr. HENRY F. MILLER. House Bill No. 1492.

An Act to amend paragraphs three and four of section fourteen of an act entitled "An Act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to national party conventions, and of certain party officers, including State committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties, and their reimbursement by the State, of the expenses of the same; authorizing the State committee of a political party to make, and to alter, amend, and revoke rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation," approved the twelfth day of July, Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen), as amended, so as to reduce the number of tally papers required to be kept for each party by the election officers from three to two.

Referred to the Committee on Elections.

By Mr. McHUGH. House Bill No. 1493.

An act providing for the taking over of the Wyoming Valley Memorial Park as a State park; and providing for the regulation thereof.

Referred to the Committee on Judiciary General.

By Mr. McOWEN. House Bill No. 1494.

An Act making an appropriation to the Stetson Hospital of Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

By Mr. DAVID J. JONES. House Bill No. 1495.

A Joint Resolution proposing an amendment to article nine, section one of the Constitution of the Commonwealth of Pennsylvania, so as to permit the exemption from taxation of real and personal property owned, occupied or used by any branch or post or camp of the Grand Army of the Republic, the Spanish-American War Veterans, the American Legion, the Veterans of Foreign Wars and the Military Order of the Loyal Legion of the United States.

Referred to the Committee on Judiciary General.

By Mr. DENNING. House Bill No. 1496.

An Act to amend clauses (d) and (e) of section three hundred and six of the act approved the second day of June, one thousand nine hundred and fifteen (P. L. 736), entitled "An Act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment; establishing an elective schedule of compensation; and providing procedure for the determination of liability and compensation thereunder," as amended.

Referred to the Committee on Insurance.

By Mr. CHRISTIAN MILLER. House Bill No. 1497.

An Act establishing in the several jails, prisons and penitentiaries the Galton finger-print system for the identification of criminals; imposing certain duties upon the Department of State Police and authorizing county commissioners to provide cabinets for the filing of card indices and photographic plates at the expense of the county.

Referred to the Committee on Judiciary Local.

By Mr. BIDELESPACHER. House Bill No. 1498.

An Act authorizing official court stenographers to administer oaths and affirmations to witnesses.

Referred to the Committee on Judiciary Local.

By Mr. HUSTON. House Bill No. 1499.

An Act relating to the estates of minors and discharge of guardians and their sureties.

Referred to the Committee on Judiciary Local.

By Mr. McCAIG. House Bill No. 1500.

An Act creating a Securities Commission, prescribing and defining its powers and duties as well as regulations governing the issuance of securities and of licenses relating thereto; providing for its fees and charges, and for salaries and expenses of its officers and employees, and for penalties for the violation of the provisions thereof.

Referred to the Committee on Banks and Banking.

By Mr. MARTIN. House Bill No. 1501.

An Act exempting five thousand dollars of the assessed valuation of certain dwelling houses from local taxation for a period of ten years.

Referred to the Committee on Judiciary General.

By Mr. HORNE. House Bill No. 1502.

An Act to supplement an act entitled "An Act authorizing the erection and construction by counties of memorial halls in memory of the soldiers, sailors, and marines of such counties; providing for any election to determine whether such hall shall be erected; providing for the purchase and condemnation of property for such purposes; regulating the use of such halls; and providing for the maintenance and care of the same, by a board of control, at the expense of the county," approved by the 17th day of March, 1921.

Referred to the Committee on Counties and Townships.

By Mr. SMILEY. House Bill No. 1503.

An Act to amend section fourteen of the act approved the twentieth day of June, one thousand nine hundred and nineteen (P. L. 521), entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death, and of property within this Commonwealth of a decedent who was a non-resident of the Commonwealth at the time of his death; and making it unlawful for any corporation of this Commonwealth; or national banking association, standing in the name of any such decedent, until the tax on the transfer thereof has been paid; and providing penalties; and citing certain acts for repeal."



Referred to the Committee on Judiciary Special.

By Mr. EDMONDS. House Bill No. 1504.

An Act providing for the abatement of nuisances caused by the improper grading or defective paving or encroaching fences in private alleys in cities of the first class, and for the establishment of lines and grades for and the grading, paving or repaving of said private alleys, and for the removal of encroaching fences where necessary to abate said nuisance and for the grading of private alleys hereafter laid out, and for the filing of liens for the cost of grading, paving, or repaving or removal of encroaching fences in said alleys.

Referred to the Committee on Judiciary General.

By Mr. HARRY. House Bill No. 1505.

An Act relating to dogs, and the protection of livestock and poultry from damage by dogs; providing for the licensing of dogs by the Secretary of Agriculture; providing for the enumeration of dogs by assessors; regulating the keeping of dogs, and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show, and breeding purposes; prescribing certain privileges for hunting dogs, and dogs owned or used by the Board of Game Commissioners; providing for the assessment of damages done to livestock and poultry by dogs, and for the illegal killing of licensed dogs, and the payment of such damages by the Commonwealth; imposing powers and duties on certain State, county, city, borough, town, and township officers and employees; directing the payment of all moneys collected into the State Treasury, and making an appropriation thereof; and providing penalties.

Referred to the Committee on Judiciary General.

By Mr. ALEXANDER. House Bill No. 1506.

A Joint Resolution to create a Joint Committee on the reorganization of the Administrative Branch of the Commonwealth of Pennsylvania.

Referred to the Committee on Retrenchment and Reform.

By Mr. J. REED CRAIG. House Bill No. 1507.

An Act to amend section twelve of an act approved the eighteenth day of June, one thousand eight hundred and ninety-five (P. L. 203), entitled "An act to provide for the more effectual protection of the public health in the several municipalities of this Commonwealth," as amended.

Referred to the Committee on Municipal Corporations.

By Mr. CURRY. House Bill No. 1508.

An Act to amend section one thousand three hundred sixteen, as amended, and section one thousand three hundred seventeen, of an act approved the eighteenth day of May, one thousand nine hundred and eleven (F. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Referred to the Committee on Education.

By Mr. DUNN. House Bill No. 1509.

An Act to amend articles fifteen of an act approved the eighteenth day of May, one thousand nine hundred eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," by adding thereto section one thousand five hundred and thirteen.

Referred to the Committee on Education.

By Mr. EDMONDS. House Bill No. 1510.

An Act requiring the recording of certain information relative to the moving of household goods and personal property in cities of the first and second classes; imposing certain duties upon all persons, firms and corporations owning or operating vehicles used in such moving, and upon the Department of Public Safety of such cities.

Referred to the Committee on Judiciary Special.

By Mr. GOLDER. House Bill No. 1511.

An Act to amend an Act entitled "A supplement to an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved April twenty-ninth one thou-

sand eight hundred and seventy-four; authorizing formation of corporations for profit by voluntary association of three or more persons, one of whom, at least, must be a citizen of this Commonwealth," approved the twenty-ninth day of May one thousand nine hundred and one; authorizing incorporation with the statement of a plurality of purposes in the charter, except in the charters of public service companies, trust companies, building and loan associations and corporations organized to distill or manufacture spirituous or brewed liquors; and authorizing certain existing corporations to amend their statement of purposes.

Referred to the Committee on Judiciary General.

By Mr. GOLDER. (By Request). House Bill No. 1512.

An Act to provide that the Highway Commissioner shall be named as attorney for service of process for every foreign corporation firm partnership or individual operating motor vehicles in transporting freight or merchandise within boundaries of this Commonwealth in any suit or action at law brought by any corporation firm partnership or individual of this Commonwealth for damage to person or property resulting from the operation within this Commonwealth of foreign owned motor vehicles describing motor vehicles prescribing penalty for violation of said act prescribing method of making service of process and repealing existing laws.

Referred to the Committee on Public Roads.

By Mr. HESS. House Bill No. 1513.

An Act to amend the act approved the eleventh day of July, one thousand nine hundred seventeen (Pamphlet Laws, eight hundred and eighteen) entitled "An act relating to dogs, and the protection of livestock and poultry from damage by dogs; providing for the licensing of dogs; regulating the keeping of dogs and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show, and breeding purposes; prescribing certain privileges for hunting dogs, and dogs owned, or used by the board of game commissioners; providing for the assessment of damages done by dogs, and payment thereof by the proper county to the owners of livestock and poultry, and of damages to licensed dogs; imposing powers and duties on certain state, county, city, borough, town and township officers, and employees, and on city councils of cities of the first and second class; and providing penalties;" providing for the issuing of licenses by the clerk of the court of the court of quarter sessions instead of the county treasurer and fixing his fees.

Referred to the Committee on Manufactures.

By Mr. WOODRUFF. House Bill No. 1514.

An Act to amend section two hundred and seven of the act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and providing penalties for the violation thereof, providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof that are or may be inconsistent therewith," as amended.

Referred to the Committee on Education.

By Mr. J. REED CRAIG. House Bill No. 1515.

An Act to amend section ten of an act approved the twenty-seventh day of July, one thousand eight hundred and forty-two (P. L. 441), entitled "An act to provide for the ordinary expenses of the government, payment of the interest upon the State debt, receiving of proposals for the sale of the public works, and for other purposes," providing for the appointment by the county commissioners of a board of revision in counties of the fourth class.

Referred to the Committee on Counties and Townships.

#### BILLS RE-REFERRED.

Mr. WILLIAMS returned from the Committee on Public Roads, with a recommendation that it be re-referred to the Committee on Appropriations, House Bill No. 964, entitled:

An Act establishing a State Highway in the County of Lebanon; providing for its location, construction, improvement and maintenance by the Commonwealth; and making an appropriation.

The SPEAKER. This bill is now re-referred to the Committee on Appropriations.

Mr. WILLIAMS returned from the Committee on Public Roads with a recommendation that it be referred to the Committee on Appropriations, House Bill No. 1402 (Senate Bill No. 760), entitled:



An Act authorizing the State Highway Department to pay to or for certain railroad companies certain sums of money in satisfaction of certain credits extended to the State Highway Department by said railroad companies for the cost of transporting road building materials for use upon State highways, said credits being the difference in the freight rate in force when the contracts for the road construction were made and the freight rate authorized by the Interstate Commerce Commission prior to competition of work thereunder, directing and restricting the payment of such sums to the amounts expended by said railroad companies in the elimination of grade crossings under order of the Public Service Commission of the Commonwealth of Pennsylvania; and making an appropriation therefor.

The SPEAKER. This bill is now re-referred to the committee on Appropriations.

Mr. CLUTTON returned from the Committee on Ways and Means with a recommendation that it be re-referred to the Committee on Labor and Industry, House Bill No. 638, entitled:

An Act to fix the salaries of supervising inspectors of the second grade in the Department of Labor and Industry.

The SPEAKER. This bill is now re-referred to the Committee on Labor and Industry.

#### REPORTS FROM COMMITTEES.

Mr. WOODRUFF from the Committee on Education reported as amended House Bill No. 960, entitled:

An Act to amend section one thousand two hundred and six of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," as amended.

Mr. GLASS from the Committee on Elections, reported as committed House Bill No. 1384, entitled:

An Act to provide for the payment to Philadelphia County of moneys, with interest thereon, advanced for the payment of expenses incident to the conduct of primary elections in the said county of Philadelphia and making an appropriation therefor.

Mr. SPROWLS, from the Committee on Banks and Banking, reported as committed, House Bill No. 924, (Senate Bill No. 121), entitled:

An Act authorizing corporations for profit incorporated under the laws of this Commonwealth to borrow money at any rate of interest for which they see fit to contract and to evidence and secure any indebtedness created by them by issuing bonds notes or any other form of certificate or evidence of indebtedness and if desire to secure the same by mortgage or pledge of their real estate personal property and franchise and making valid any indebtedness that may have heretofore been created by such corporations at a higher rate of interest than that authorized by law.

Mr. ZOOK from the Committee on Appropriations, reported as committed House Bill No. 214, entitled:

An Act providing for the refunding of moneys paid to the State Highway Department for the registration of motor vehicles and driver's licenses, which motor vehicles and licenses have not been used, and to which moneys it appears the Commonwealth has no claim; and making an appropriation for such funds.

Mr. McCAIG from the Committee on Appropriations, reported as committed House Bill No. 294, entitled:

An Act making an appropriation to the Lake Erie and Ohio River Canal Board of Pennsylvania for the payment of expenses incurred in printing, distributing or otherwise making available for public use, reports, maps, documents and records of the Board, in securing the co-operation and aid of the Government of the United States and other public authorities in the construction of the canal or waterway authorized to be constructed by the Board, for the payment of incidental office expenses and for the payment of salaries, fees and expenses.

Mr. KINSMAN, from the Committee on Appropriations reported as committed, House Bill No. 385, entitled:

An Act re-appropriating certain moneys to the trustees of the State Hospital for the Criminal Insane, at Fairview, Wayne County.

Mr. ARMSTRONG, from the Committee on Appropriations, reported as committed, House Bill No. 550, entitled:

An Act making an appropriation for the purpose of maintaining the public roads through the Cornplanter Indian Reservation in Elk Township, Warren County, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriation, reported as amended House Bill No. 674, entitled:

An Act authorizing the erection of monuments and markers in France to commemorate the achievements of citizens of Pennsylvania who served on the battlefields of France, and to perpetuate the memories of those who fell in the war against Germany and her allies, and for the appointment of a commission to erect such monuments and markers; and making an appropriation for the purpose of this act.

Mr. SPROWLS, from the Committee on Appropriations, reported as committed, House Bill No. 1348, entitled:

An Act to fix the salaries of the chief clerk who is also the Secretary of the Board of Pardons; and of the Superintendent of the Election and Legislative Bureau in the Department of the Secretary of the Commonwealth.

Mr. DUNLAP, from the Committee on Military, reported as committed, House Bill No. 1491, entitled:

An Act providing a bonus for the residents at this Commonwealth who served in the military or naval forces of the United States during the world war; creating a Soldiers' Bonus Commission and prescribing its powers and duties; and making an appropriation.

Mr. KRUGH, from the Committee on Appropriations, reported as committed House Bill No. 1371, (Senate Bill No. 83), entitled:

An Act to amend sections three and four of the act approved the twenty-second day of July, one thousand nine hundred nineteen (P. L. 1097), entitled "An act creating a Division of Documents; defining its powers and duties; regulating the number of documents to be printed, bound and the requisition, distribution and sale of the public documents of this Commonwealth; providing penalties for the violation of this act and repealing certain acts"

Mr. DAVID I. MILLER, from the Committee on Appropriations, reported as committed House Bill No. 1149, (Senate Bill No. 432), entitled:

A supplement to an act approved the twenty-second day of June, one thousand eight hundred and ninety-one (P. L. 379), entitled "An act to provide for the selection of a site and the creation of a State asylum for the chronic insane to be called the State Asylum for the Chronic Insane of Pennsylvania and making an appropriation therefor" providing for the quarantine and for the reception, detention, care and treatment of said asylum of persons suffering with syphilis and for their commitment thereto and providing for the payment of the cost of commitment, care and maintenance of such persons in the same manner as insane persons.

Mr. SINCLAIR, from the Committee on Appropriations, reported as committed House Bill No. 1448, (Senate Bill No. 683), entitled:

An Act making a deficiency appropriation to the trustees of the Western State Hospital for the Insane.

Mr. FOX, from the Committee on Ways and Means, reported as committed, House Bill No. 1012, (Senate Bill No. 277), entitled:

An Act to amend section two of the act approved the eighteenth day of May, one thousand nine hundred and seventeen (P. L. 259), entitled "An act to provide for the classification of inspectors of the Department of Labor and Industry according to qualifications determined by a committee of the Department of Labor and Industry and fixing the salaries of inspectors within the several classifications.

#### RESOLUTION.

REQUESTING CERTAIN INFORMATION FROM HON. SAMUEL S. LEWIS.

Mr. STRAUSS offered a resolution which was twice read as follows:

In the House of Representatives, April 11, 1921.  
"Whereas, Samuel S. Lewis, Auditor General-elect of Pennsylvania, and at present identified with the Auditor General's office in a recent address before certain members of this House declared that funds of the Commonwealth had been used to pay expense accounts when in his opinion said expense accounts could not be lawfully paid, and that after he became Auditor General he proposed to proceed to consult



the Attorney General, and if his opinion was sustained by the Attorney General he proposed to proceed to recover back into the treasury the money expended on these expense accounts; and

"Whereas, In the same address he declared that persons were drawing pay without authority of law, and that others were drawing more pay than the law authorized;

"Therefore, Be it resolved by the House of Representatives that the said Samuel S. Lewis be requested to immediately furnish to this House detailed data and information showing the persons to whom the expense accounts referred to by him were paid, the amounts and the items and the character of items therein, the legality of which he questions, and his reason for so doing, together with detailed information and data, together with the names of the employees and the amount to them paid, either without legal authority or in excess of the compensation authorized by law to be paid them, together with such other information as may be available to him and within his knowledge, showing a violation or a disregard of the laws of the Commonwealth of Pennsylvania by any department of the Government."

On the question,

Will the House adopt the resolution?

Mr. JAMES A. WALKER. Mr. Speaker, I move that this resolution be referred to the Committee on Appropriations.

Mr. GLASS. Mr. Speaker, I second the motion.

Mr. GOLDER. Mr. Speaker, it seems to me that this resolution contains matters of sufficient importance to be given a hearing here on the floor. I do not believe there has been any dishonesty, but if there was I would like—

The SPEAKER. The resolution will lie over for printing.

#### RESOLUTION CONGRATULATING S. EDWARD MOORE UPON HIS MARRIAGE.

Mr. DAVID I. MILLER presented the following resolution, which was twice read, considered and adopted.

In the House of Representatives, April 11, 1921.

Whereas, The History of House Bills has been a great convenience to the Members of this Assembly; and

Whereas, The compiler of the House History, after a long and strenuous battle, has brought home to himself "The Bacon" and has entered into the making of History for the House of Moore;

Therefore, Be it resolved that the congratulations and well wishes of this House be extended to S. Edward Moore and his better half.

#### RESOLUTION CONGRATULATING S. EDWARD MOORE UPON HIS MARRIAGE.

Mr. JAMES A. WALKER presented the following resolution, which was twice read, considered and adopted:

In the House of Representatives, April 11, 1921.

Whereas, As it has oft been said that "he who fights and runs away, lives to fight another day;" and,

Whereas, As one in our midst, harkening to these words of wisdom, has fled from this jurisdiction and taken unto himself a wife, and

Whereas, He has brought his captive back to the Commonwealth of Pennsylvania;

Therefore Be it hoped, That in the future, as in the past, S. Edward Moore, Historian of the House of Representatives, will be able to meet with the same smiling countenance all bills, whether contracted at home or abroad, in the same kind spirit with which he has met all the bills which the Members of the House of Representatives have imposed upon him, and,

Be it Further Resolved, That congratulations and good wishes of the entire membership of this House of Representatives be extended to Mr. and Mrs. S. Edward Moore.

#### RESOLUTION REQUESTING INFORMATION FROM THE BUREAU OF MEDICAL EDUCATION AND LICENSURES.

Mr. DUNN presented the following resolution, which was twice read, considered and adopted:

In the House of Representatives, April 11, 1921.

Resolved, That the President of the Bureau of Medical Education and Licenses be and is hereby instructed to furnish within five days after the passage of this resolution the following information for the use of the Members of this House. And be it further

Resolved, That the Chief Clerk of the House be instructed to forward these resolutions to the president of the Bureau of Medical Education and Licenses.

1st How many arrests have been made by the bureau of persons practicing medicine without a license, or practicing illegally, in the Commonwealth from January 1, 1915, to date.

2nd What cult was each practicing when arrested.

3rd How was the evidence obtained, by a doctor holding a license to practice medicine, or by regular licensed detectives, or by both.

4th Give the names of each person arrested, the names of the doctor or detectives who secured the evidence for the arrest, the county court in which the trial was held.

5th How many convictions, how many acquittals, give the names and the court.

6th What was the cost on each prosecution to the Commonwealth?

7th What was the cost to the Commonwealth in the injunctions proceedings instituted by the optometrists, and the cost to the Commonwealth in the appeal from the opinion of Judge Audenreid to the Supreme Court in 1915.

#### RESOLUTION REQUESTING THE FEDERAL DEPARTMENT OF JUSTICE TO INVESTIGATE NEGRO PEONAGE.

Mr. STEVENS offered the following resolution, which was twice read and laid over under the rules:

In the House of Representatives, April 11, 1921.

Whereas, The condition of the negroes in the southern states in a great many cases amounts virtually to slavery, and

Whereas, Frequent outrages are perpetrated by the white-people of those states against negroes in order to prevent the giving of testimony in proceedings under the peonage laws of the United States, therefore

Resolved (If the Senate concur), That the General Assembly of the Commonwealth of Pennsylvania hereby urges upon the Federal Department of Justice the necessity of instituting a rigorous and exhaustive investigation of peonage in all of the southern states, and the bringing to justice and punishment of all persons guilty of practicing peonage.

The Secretary of the Commonwealth is hereby directed to forward a copy of this resolution to the Department of Justice of the United States.

#### MOTION TO PLACE BILL ON CALENDAR.

Mr. FOWLER. Mr. Speaker, I move that House Bill No. 293, File Folio No. 4371, entitled:

An Act to amend article three sections three hundred and five and three hundred and six and the first paragraph of subsection seven of section three hundred and seven of an act approved the second day of June one thousand nine hundred and fifteen and amended and again approved on the twenty-sixth day of June one thousand nine hundred and nineteen entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder

be placed on the calendar notwithstanding the negative recommendation of the Committee on Insurance.

Mr. KOHLER. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. FOWLER. Mr. Speaker and gentlemen of the House, this bill is known as the compensation amendment. It was introduced on February second and was referred to the Committee on Insurance, which later appointed a time for a hearing before a sub-committee. I met the sub-committee as sponsor of the bill, and after some objections to the amendments had been pointed out in the hearing I then took the matter up with the sub-committee appointed by the general committee on insurance. The main objection to the bill at that time was the clause which referred to the casualty companies. I am content to have that clause remain in the bill as it is in the act now. We also were satisfied to make other amendments to the act by eliminating all its objectionable features, and we even surrendered the three-day clause and were satisfied to make it seven days waiting-period instead of three as the bill called for. I feel that the laboring men of this State were very fair at this time in simply asking for a few amendments to the compensation act. We felt that we were entitled to a consideration in the State of Pennsylvania as well as in the other states. The other states have waiting-periods ranging anywhere from three to seven days, and Pennsylvania we feel ought to have a waiting-period of over seven days. Now, my offer to the members of the House stands just as it did before that time. The labor people of this State are just as willing now to offer amendments to the act as they were before that time. We had felt that after taking it up with the special committee they would recommend to the general committee a favorable report on this bill. However, the committee did not report upon the bill and

we recommended a bill, and they reported it with a negative recommendation. Many members of this House have been approached by the various labor organizations. They have come to me during this session and have asked me to notify them when labor was vitally interested in any measure in this House. I ask you tonight, you men that are in favor of labor, to stand here with your votes tonight and place this bill upon the calendar, and we will amend the bill, as I have said, when it comes to second reading. I hope you will give us a chance to place this bill upon the calendar.

Mr. HESS. Mr. Speaker and gentlemen of the House, this bill was referred to the Committee on Insurance and by it referred to a sub-committee. The bill was given careful consideration. The bill was given a hearing, the bill was given courteous treatment, and that committee reported the bill with a negative recommendation. This bill increases compensation from sixty to seventy per cent, increases the doctor's fee from one hundred dollars to two hundred dollars, and reduces the waiting-period to three days. The committee in their wisdom thought at this time, when business is struggling for its very existence, that additional burden should not be heaped upon it. We all know that if we are going to consume the time of the House by putting bills back on the calendar that have been reported with a negative recommendation very meritorious legislation is likely to fail of passage, and it is my opinion that we ought not put this bill back at this time.

Mr. GOODNOT-GIL. Mr. Speaker, on behalf of the Insurance Committee, and in reply to the gentleman from Lackawanna, Mr. Fowler, I have to say that this bill was introduced early in February by Mr. Fowler. Shortly after that he came to me with a proposition that a hearing be had on the bill. That courtesy was very promptly and very carefully given him. I further said to him that we would have the hearing at a time that would best suit his convenience, and he fixed the day when the hearing was to be held. At that hearing, which was very largely attended, the committee listened most patiently to the arguments made in favor of the bill, and we gave light consideration to the arguments that were made against it. After the hearing the bill was referred to a sub-committee for further investigation, and in due time that committee reported back to the full committee the bill, with the recommendation. I am aware, of course, that it is not considered good taste to reveal what transpired in the committee room, but since this bill is now before you with a negative recommendation, it follows, of course, you know a motion to that effect was made in the committee, and upon that motion—while I can't say that every member of the committee present voted for it, I can say and I do say that there were no votes against the motion to report the bill with a negative recommendation. So that the bill comes before you with the unanimous recommendation of the Insurance Committee, and if you feel that the sponsor of the bill has had the usual and customary courtesy, if you feel that the committee has used the ordinary diligence in investigating the merits or demerits of the bill, it seems to me you ought to defeat this motion and support the committee.

On the question recurring.

Will the House agree to the motion?

It was not agreed to.

#### QUESTION OF PERSONAL PRIVILEGE.

Mr. HAWS. Mr. Speaker, I rise to a question of personal privilege.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. HAWS. Mr. Speaker, and members of the House, on last Thursday, the day known as All-American Day, there was passed in this House Bill No. 1682 which, as you members know who followed the bill, was a bill to compel the display of the American flag at all public meetings. I have the honor, as sponsor of that bill, to present to you, Mr. Speaker and members of this House, one of these beautiful American flags, on behalf of the Independent Order of Americans.

#### BILL RECOMMENDED.

Mr. BROOKS. Mr. Speaker, I move that House Bill No. 1395, (Senate Bill No. 93), file folio 1735, entitled:

An Act relating to insurance amending revising and consolidating the law providing for the incorporation of insurance companies and the regulation supervision and protection of home and foreign insurance companies Lloyd's associations reciprocal and inter-insurance exchanges and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund providing penalties and repealing existing laws

on page 32 of today's calendar, be recommitted to the Committee on Insurance for the purposes of a hearing and amendment.

Mr. BRENNEMAN. Mr. Speaker, I second the motion. On the question.

Will the House agree to the motion?

Mr. GOLDER. Mr. Speaker, I desire to interrogate the gentleman from York.

The SPEAKER. Will the gentleman from York, Mr. Brooks, permit himself to be interrogated?

Mr. BROOKS. I will, Mr. Speaker.

Mr. GOLDER. Mr. Speaker, I desire to ask the gentleman from York whether he was present at the several hearings held on this bill in the Senate chamber?

Mr. BROOKS. Mr. Speaker, I was not.

Mr. GOLDER. Mr. Speaker, may I ask the gentleman whether any request had been made by the Insurance Commissioner for a further hearing?

Mr. BROOKS. Not from the Insurance Commissioner.

Mr. GOLDER. From whom did they come?

Mr. BROOKS. From some insurance companies.

Mr. GOLDER. Were these insurance companies represented or present at the public hearings?

Mr. BROOKS. I cannot tell you.

The SPEAKER. The Chair will inform the gentleman from Philadelphia that a number of people representing mutual companies called at the Speaker's office this afternoon and there stated there were a great many features in the bill that were not clear to those companies. From what the Chair understands, there has been no hearing on this bill in the House. This is not for the purpose of compromising the bill but for the purpose of elucidating it to the several mutual companies. That is why this recommitment is asked.

Mr. GOLDER. Mr. Speaker and gentlemen of the House, you may recall that there were on several days joint meetings of the Senate and House committees on the bill now up for consideration. This bill is the result of study on behalf of a commission which has spent at least two, and probably four years, in its preparation. We are now approaching the last days of the session. The Insurance Commissioner and committee presented this bill months ago and there is not an individual or insurance company that has not had time to study this bill very, very carefully. There is hardly any branch of insurance in the State that was not represented at the public hearings in the Senate. The Insurance Commissioner of the State was there to answer any questions. The committee was there to answer any questions, and it seems to me an unfair proposition at this time, and a reflection upon the work of the commission that prepared this bill and upon the Insurance Commissioner and the Insurance Committees of the Senate and House, to pass this motion at this time. I trust that this motion will be defeated.

Mr. DAVIS. Mr. Speaker, it seems to me that we have reached the period in this House when we want to throttle a great many things. I cannot conceive of individuals in this House refusing insurance companies, when they have asked to be heard on a measure. I grant the gentlemen from Philadelphia that they were heard in the halls of the Senate. They come here before this House, and they have asked a member of this House to have this bill recommitment for the purpose of being heard again. If there is anything in this bill that is contrary to the wishes of the people of this Commonwealth and to the members of this House, it seems to me it is nothing more than fair that we should grant this request. I believe the members of this House will grant such a request when it is properly made to the House, and the request has been properly made



to-night. I trust that you will all support that request.

Mr. STERLING. Mr. Speaker and gentlemen of the House. There is no member of this House who has a higher regard for the Insurance Commissioner of this State than I have, and there is no member of this House who has more confidence in his fair motives, but I too have given an ear to protest to certain provisions of this bill. There seem to be a number of sections in this code that if enacted into law will work extreme hardship on the smaller fire companies in the State. These fire companies, as I understand it, have not had an opportunity to be heard. It may have been on account of their lack of action or for some other reasons, but it does seem to me, gentlemen of the House, that all fairness ought to be extended to the smaller fire companies of this State as well as all other insurance interests, and I hope, gentlemen of the House, that this motion will have your support.

The question recurs on the motion.

Shall the bill be recommitted to the Committee on Insurance for the purpose of a hearing?

Mr. FLYNN. Mr. Speaker, before I vote on this measure I desire to state that as a member of the Insurance Committee of the House I have followed this particular bill as well as other legislation before that committee with some considerable attention. I have taken care to examine the various provisions of the bill and am familiar with the hearings that were held before our committee as well as those of the Senate committee on this bill, and I have heard it before the Senate in which the objectors were given a fair hearing and every effort was made to meet every reasonable objection which was offered at that time. It was my understanding that the gentlemen who there represented the mutual companies were satisfied that their objections had been fairly met by amendments. Now, then, following that, when the bill was before the Senate, and since, I have received many telegrams from my constituents objecting to the provisions of this bill. Upon my return home I went to those gentlemen who had wired me and asked them what their objections were to the bill and not in one instance could they give me any other answer but that they had received a request from the mutual insurance company interests asking their policyholders to oppose the bill, and they were asked to help to defeat this measure.

Mr. Speaker, I desire to interrogate the gentleman from Philadelphia, Mr. Sterling.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Sterling, permit himself to be interrogated?

Mr. STERLING. Mr. Speaker, yes, sir.

Mr. FLYNN. Mr. Speaker, I want to ask the gentleman from Philadelphia, do you have in mind the mutual companies of the State or the small stock companies?

Mr. STERLING. I speak of the small stock companies who are operating within the State.

Mr. FLYNN. Mr. Speaker, have you reference to some specific recommendation?

Mr. STERLING. I read from Section 337, page 52, of the bill, "Any domestic stock or mutual company heretofore or hereafter incorporated as a fire, marine or fire and marine or casualty insurance company may amend its charter in accordance with the provisions of Section 322." The bill asks for the enactment of a law which will not permit rich and well endowed companies to operate in the State of Pennsylvania to the detriment of the smaller companies, and the object is to protect these smaller companies before it permits the rich companies to come into the State with millions of surplus.

Mr. FLYNN. Mr. Speaker, this is one of the principal purposes that we have in mind, to protect our smaller home insurance companies against the large and rich companies, and this is a codification of our present insurance laws and additional power is given to our Commissioner of Insurance, and that is all this bill means. I think that rather than thrash this matter out here now before the House we will be willing to agree that the bill shall go back to the Committee and that we have these objections fought out there, because I am satisfied and I think the members of the House are satisfied that this measure can be shaped

into a good bill in the interest of our own home insurance interests as well as for the insured. It is a very good bill for the mutual companies.

Mr. GOODNOUGH. Mr. Speaker, along the line of the remarks made by the gentleman from Elk, Mr. Flynn, I am in favor of seeing the bill sent back to the committee.

Mr. BROOKS. Mr. Speaker, I had a talk with the Chairman of the Committee here, and unfortunately a number of us country people must vote against the bill if we want to please our constituents in the insurance business, because our constituents at the present time would like to have it eliminated. We will do as the gentleman has suggested, whip the bill in line so that we can vote for it. I believe we can talk things over and have that changed and make it possible to do so.

Mr. FLYNN. Mr. Speaker, I desire to interrogate the gentleman from York.

The SPEAKER. Will the gentleman from York, Mr. Brooks, permit himself to be interrogated?

Mr. BROOKS. Mr. Speaker, yes sir.

Mr. FLYNN. Mr. Speaker, I will ask the gentleman, will he agree to prepare and present an amendment to the insurance committee on this bill?

Mr. BROOKS. I will notify the Insurance Companies to appear at the hearing.

Mr. FLYNN. Will the gentleman be responsible to send this bill back and will he be willing to assume the responsibility before the objectors to this bill?

Mr. BROOKS. Yes, sir.

Mr. FLYNN. Are you willing to specify that you will accept that and that you will make a statement to that effect to this House?

Mr. BROOKS. So far as I can, yes, sir.

Mr. GOLDER. Mr. Speaker, because I have absolute faith in the good faith of my friend from York, Mr. Brooks, I desire to withdraw my objections to the motion.

On the question recurring.

Will the House agree to the motion?

It was agreed to.

The SPEAKER. The bill is recommitted to the Committee on Insurance for a hearing.

#### BILL RECOMMENDED.

Mr. STERLING. Mr. Speaker. I move that House Bill No. 1265, File Folio 3733, on page 14 of today's calendar, entitled:

An Act to amend section two of an act entitled "An act to regulate the doing of business in this Commonwealth by foreign corporations; the registration thereof and service of process thereon; and providing punishment and penalties for the violation of its provisions; and repealing previous legislation on the subject" approved the eighth day of June, one thousand nine hundred and eleven, requiring the payment of registration fees and a bonus on capital stock, and prohibiting registration where the corporate title is the same or similar to that of a registered foreign corporation or that of a Pennsylvania corporation.

be recommitted to the Committee on Corporations for the purpose of amendment.

Mr. JAMES A. WALKER. Mr. Speaker, I second the motion.

The motion was agreed to.

#### COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

#### APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 7, 1921.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor House Bill No. 199, File Folio 2041, entitled:

"Resolved (if the Senate concur), That House Bill No. 199, File Folio 2041, entitled 'An act to amend section one of an act approved the fourteenth day of June, one thousand nine hundred and fifteen (Pamphlet Laws, nine hundred seventy-three), entitled 'An act to provide for retirement of State employees permanently disqualified by reason of physical or mental disability to perform their official functions and duties with half-pay, under certain conditions, during the remainder of their lives, except State employees whose retirement has been



or shall be otherwise provided for, and the filling of vacancies caused by such retirement," as amended by changing the conditions under which said employees can be retired and the procedure therein changing the pension period and defining the legislative and executive branches of the State government and term "State employee," to include officers and employees in the of State institutions," be recalled from the Governor for the purpose of amendment."

Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

#### RECONSIDERATION OF VOTE.

Mr. SOWERS. Mr. Speaker, I move that the vote by which this bill passed finally be reconsidered.

Mr. HEFFERNAN. Mr. Speaker, I second the motion. The motion was agreed to.

Mr. SOWERS. Mr. Speaker, I move that the vote by which this bill was agreed to on third reading be reconsidered.

Mr. HEFFERNAN. Mr. Speaker, I second the motion. The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. SOWERS. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend section 1, page 4, line 13, by inserting after the word "life" the following: "or during continuance of such disability or incapacity."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question.

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

#### COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

#### VETO OF HOUSE BILL NO. 604.

Commonwealth of Pennsylvania,  
Executive Chamber, Harrisburg, Pa., April 7, 1921.

To the Honorable, the House of Representatives of Pennsylvania.

Gentlemen: I return herewith, without my approval, House Bill No. 604, entitled "An act to exempt from taxation real and personal property owned, occupied and used by any branch, post or camp of the Grand Army of the Republic, the Spanish-American War Veterans, the American Legion, the Veterans of Foreign Wars, or the Military Order of the Loyal Legion of the United States."

The valued and patriotic services of the members of these organizations make them worthy of such assistance as may be given by the State Government without violation of constitutional provisions or sound public policy. Unfortunately, however, this Bill is clearly unconstitutional.

It is special legislation in violation of Article III, Section 7, of the Constitution. It is likewise in violation of Article IX, Sections 1 and 2. Under these sections, the power of the Legislature to grant exemptions from taxation is strictly limited to public property used for public purposes, actual places of religious worship, places of burial not used or held for private or corporate profit, and institutions of purely public charity. The organizations whose property would be exempt under this Bill do not fall within the enumerated classes. All laws exempting property from taxation other than the property thus enumerated are void.

For these reasons the Bill is not approved.

WM. C. SPROUL.

On the question,  
Shall the bill become a law the objections of the Governor to the contrary notwithstanding?

Mr. GOODNOUGH. Mr. Speaker, I move that the bill together with the veto lie upon the table.

Mr. COOK. Mr. Speaker, I second the motion.

The motion was agreed to.

#### BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1273, entitled:

An Act fixing the salaries of the county treasurers, their deputies and clerks, in counties of the fifth, sixth, seventh and eighth classes; and providing that such salaries shall be in lieu of all commissions and fees.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 858, entitled:

An Act designating the city treasurer of cities of the third class as the collector of city school poor and county taxes fixing his compensation for collecting such taxes providing for the payment of all fees and commissions for the collection thereof into the city treasury and providing for the appointment and compensation of assistants and clerks in the office of the city treasurer

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1225, entitled:

An Act to amend section one hundred one, one hundred sixteen as amended; one hundred seventeen; two hundred twelve as amended; and three hundred one of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," and providing for the creation of union school districts and the government thereof by adding to Article one, sections one hundred twenty-seven, one hundred twenty-eight, one hundred twenty and one hundred thirty.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1370, entitled:

An Act regulating the manner of making returns by election officers in the case of elections upon the increase of indebtedness of cities, boroughs, townships, school districts, poor districts and other municipal or incorporated districts; prescribing the duties and powers of the Clerk of the Court of Quarter Sessions, and of the Court of Quarter Sessions in connection with such returns and the count, computation and recount of the vote; prescribing the duties and powers of said court in any instance of fraud, illegality or error in such election or return thereof; prescribing the powers of such court over the election officers.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1030, entitled:

An Act to further amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled: "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1367, entitled:

An Act to amend sections one thousand four hundred sixteen and one thousand four hundred thirty-one of an act approved the eighteenth day of May, one thousand nine hundred eleven (P. L. 309), entitled: "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof providing revenue to estab-



lish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1279, entitled:

An Act to prevent the laying out, opening, changing, vacating, widening or altering by a Court of Quarter Sessions, of a road any part of which lies within a township of the first class, without the consent and approval of the Board of Township Commissioners.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1301, entitled:

An Act authorizing and empowering county commissioners to enter a bridge on record as a county bridge by resolution without the recommendation of viewers and the approval of a grand jury and of the court of quarter sessions, and making it the duty of county commissioners to build such bridges at the expense of the county or counties in or between which they may be located, and also making it the duty of county commissioners to erect and construct a new, and sufficient bridge to take the place of any county or inter county bridge which has been or which shall hereafter be totally or partially destroyed by some sudden casualty, and authorizing county commissioners to erect a new sufficient bridge to take the place of any existing county or inter county bridge, which has become or which hereafter becomes insufficient for any cause to accommodate the public travel, at the expense of the county or counties in or between which such bridge may be located without the recommendation give at least ten days' notice of their first meeting in of viewers and the approval of the court of quarter sessions and revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 823, entitled:

An act to amend section six hundred and twenty-nine of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," providing for the display of the national flag in all rooms of public and private schools.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1332, entitled:

An Act providing for and regulating the maintenance and government of a children's home, in each county of the fourth, fifth, sixth, seventh and eighth class of the State, for indigent orphans for incorrigible, indigent, dependent, and neglected children under sixteen years of age, and providing for their commitment thereto.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1272, entitled:

An Act relating to the furnishing of office furniture, supplies, fuel and light for certain county offices, and the printing of court calendars and trial lists, at the expense of the counties; defining the powers and duties of county officers in reference thereto, and repealing existing laws.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1065, entitled:

An Act supplemental to an act entitled "An Act to establish a Bureau of Housing for the sanitary inspection and control of tenement boarding and lodging houses, defining its powers and duties and providing certain penalties" approved July twenty-fourth one thousand nine hundred and thirteen and providing for the protection of the health safety and welfare of the people of Pennsylvania by establishing regulations for the lighting, ventilation, sanitation, protection, maintenance, erection, alteration, improvement, use and occupancy of dwellings and land appurtenant thereto, defining the classes of dwellings affected, establishing administrative procedure and remedies making an appropriation therefor and prescribing penalties for violation thereof and repealing acts inconsistent herewith

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1169, entitled:

An Act to amend sections three hundred and ninety-seven, four hundred and twenty-one and one thousand two hundred and twenty-one of an act, approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred and forty), entitled "An act concerning townships; and revising, amending and consolidating the law relating thereto."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1293, entitled:

An Act to amend section one thousand four hundred and two of an act approved the eighteenth day of May, Anno Domini, one thousand nine hundred and eleven, entitled: "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," so far as to insure school privileges to certain dependent children of the Commonwealth.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 961, entitled:

An Act to amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," as amended.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1016, entitled:

An Act to amend section one thousand two hundred ten as amended and section one thousand one hundred three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and repealing section one thousand two hundred twelve thereof.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 946, entitled:

An Act to provide for the abolition of railroad grade crossings



And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1329, entitled:

An Act to amend the act approved the twelfth day of June, one thousand eight hundred and seventy-eight (Pamphlet Laws two hundred and six), entitled "An act authorizing the State Treasurer to refund collateral inheritance tax heretofore paid or that may hereafter be paid in error," by providing for the refunding by the State Treasurer of collateral, direct, or transfer inheritance tax heretofore paid or that may hereafter be paid on the estate or property of a person erroneously adjudged to be dead.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1403, (Senate Bill No. 766), entitled:

An Act to amend section twenty-two of an act approved the second day of May, one thousand eight hundred and eighty-nine (P. L. 66), entitled "An act defining and regulating escheats in cases where property is without a lawful owner, and providing for more convenient proceedings relative to the same," by providing that the traverse to a finding of escheat in certain cases only shall be certified to the Court of Common Pleas.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

#### BILL ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 998, as follows:

An Act to amend section four of the act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred seventy-eight) entitled "An act for the better protection of fish requiring citizens of the United States residing without this Commonwealth to procure a license to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section four of the act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred seventy-eight) entitled "An act for the better protection of fish requiring citizens of the United States residing without this Commonwealth to procure a license to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act" which reads as follows

"Section 4 Citizens of the United States who are not citizens of the State of Pennsylvania shall be entitled upon written or oral application to receive from any county treasurer or justice of the peace qualified as hereinafter provided or from the Commissioner of Fisheries his officers or agents a 'non-resident's fishing license' upon the payment of a license fee of five dollars together with the cost of such treasurer's or justice's fees" is hereby amended to read as follows

Section 4 Citizens of the United States who are not citizens of the State of Pennsylvania shall be entitled upon written or oral application to receive from any county treasurer or justice of the peace qualified as hereinafter provided or from the Commissioner of Fisheries his officers or agents a "non-resident's fishing license" upon the payment of a license fee of two dollars and fifty cents together with the cost of such treasurer's or justice's fees.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—188.

Alexander,	Edmonds,	Krugh,	Ruth,
Allum,	Ehrhardt,	Lafferty,	Schaeffer,
Armstrong,	Elgin,	Leeds,	Schilling,
Aston,	Evans,	Lewis,	Schwartz,
Baker,	Feldman,	Long,	Sieg,
Baldi,	Pinney,	Love,	Shaffer,
Barnhart,	Fitzgibbon,	McBride,	Shannon,
Beaver,	Flynn,	McCaig,	Shellenberger,
Beckley,	Fowler,	McCann,	Sinclair,
Bell,	Fox,	McCarthy,	Smiley,
Bidenspacher,	Franklin,	McClure,	Smink,
Blair,	Gearhart,	McConnell,	Smith, H. J.,
Bluet,	Gelder,	McCurdy,	Smith, H.,
Blumberg,	Gibbon,	McGowan,	Smith, J. W.,
Bolard,	Glass,	McHugh,	Smith, L.,

Bower,	Goehring,	McKim,	Snowden,
Brady,	Gold,	McMullen,	Soffel,
Brendle,	Goodnough,	McOwen,	Sowers,
Brenneman,	Goss,	McVicar,	Sprowls,
Bromley,	Green,	Magill,	Stackhouse,
Brooks,	Griffith,	Mangan,	Stadlander,
Brown, F. B.,	Hagerty,	Marcus, J.,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Steedle,
Burns,	Hampson,	Marshall,	Sterling,
Campbell,	Harding,	Mantz,	Stevens,
Catlin,	Harry,	Michel,	Stevenson,
Chaplin,	Haslett,	Millar, A.,	Stewart,
Clutton,	Hatrick,	Millar, A. S. C.,	Strauss,
Comer,	Haws,	Miller, C.,	Sweitzer,
Conner,	Hayes,	Miller, D. I.,	Thomas,
Cook,	Heffernan,	Miller, D. D.,	Tralner,
Craig, J. R.,	Henderson, E.,	Miller, H. F.,	Van Alen,
Craig, J. O.,	Hess,	Miller, J. J.,	Vickerman,
Craty,	Hetrick,	Mitchell,	Walker, G. T.,
Crum,	Hoffman, J. N.,	Ogle,	Walker, J. A.,
Curran,	Hoffman, M. R.,	Orr,	Wells,
Davis,	Holcombe,	Perry,	Wells,
Dawson,	Hoover,	Phillips,	Wettach,
Denning,	Horne,	Pike,	Whitaker,
Dewey, C. P.,	Hough,	Posey,	Whitehouse,
Dewey, P. H.,	Jones, D. J.,	Quigley,	Whiteman,
Diehm,	Jones, W. W.,	Rhoads,	Wolfe,
Dilsheimer,	Kantner,	Richards,	Woner,
Dithrich,	Keene,	Rinn,	Woodruff,
Donneley,	Kelly,	Roman,	Wood,
Dunlap,	Kinsman,	Ruch,	Spangler,
Dunn,	Kohler,	Ruddy,	Speaker.
Eaches,	Kooser,		

NAYS—2.

Williams, Wood,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

#### MOTION TO RECONSIDER VOTE.

Mr. ALBERT MILLAR. Mr. Speaker, I move that the vote by which House Bill No. 1151 (Senate Bill No. 453), file folio 1707, entitled:

An Act to amend section eleven and section thirteen of an act approved the fifteenth day of May one thousand nine hundred fifteen (Pamphlet Laws five hundred thirty-four) entitled "An act relating to motion-picture films reels or stereopticon views or slides providing a system of examination approval and regulation thereof and of the banners posters and other like advertising matter used in connection therewith creating the Board of Censors and providing penalties for the violation of this act"

was defeated on final passage be reconsidered.

Mr. BAKER. I second the motion.

On the question,

Will the House agree to the motion?

The SPEAKER declared the "noes" appeared to have it.

Whereupon, a division was called and fifty-six gentlemen having voted in the affirmative and sixty-three gentlemen having voted in the negative the question was determined in the negative and the motion was not agreed to.

#### BILLS ON FINAL PASSAGE.

Mr. GLASS. Mr. Speaker, I desire to call up from page 6 of to-day's calendar, bills on final passage postponed, House Bill No. 1242 (Senate Bill No. 667).

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Glass.

The House resumed the consideration on final passage of House Bill No. 1242 (Senate Bill No. 667), entitled:

An Act to amend section fourteen of an act approved the twenty-first day of July, one thousand nine hundred and nineteen (Pamphlet Laws one thousand seventy-seven) entitled "An act to provide for the administration of the Workmen's Compensation Act of one thousand nine hundred fifteen by creating the Bureau of Workmen's Compensation of the Department of Labor and Industry, providing for the establishment of the Workmen's Compensation Board to have charge of such bureaus, authorizing the division of the Commonwealth into workmen's compensation districts and the appointment of workmen's compensation referees, defining the powers and duties of the Commissioner of Labor and Industry, the Bureau of Workmen's Compensation, the Workmen's Compensation Board, the workmen's compensation referees and the factory inspectors of the Department of Labor and Industry in enforcing the said act and fixing the salaries of the members



of the Workmen's Compensation Board, the workmen's compensation referees and certain of their employes and assistants and repealing certain acts."

On the question,

Shall the bill pass finally?

Mr. GLASS. Mr. Speaker and gentlemen of the House, when this bill was up for consideration last week, one of the gentlemen rose in his seat and asked whether there was any member in the House who could explain the provisions of this bill, and I arose and said that I would be glad to explain the bill if the bill would be placed on the postponed calendar. I therefore feel that it is my duty to explain what this bill is. This bill increases the salary of the workmen's compensation board from seventy-five hundred dollars to nine thousand dollars, and the other members from seven thousand dollars to eighty-five hundred dollars, and the director's salary is increased from four thousand dollars to five thousand dollars, making an aggregate increase of fifty-five hundred dollars, forty-five hundred dollars for the three members of the board and a thousand dollars increase for the director. I may say to you, gentlemen of the House, that this bill was introduced at the direction of the Governor of the Commonwealth. It has been felt, in view of the fact that the board had been doing such remarkable work during the short time they have been working, that an increase in salary would be justified.

I have some figures here, Mr. Speaker, which will indicate the kind of work that this board has been doing. I have in my hand a report from January 1, 1916, to March 31, 1921, inclusive; the reports of accidents of two or more days' duration, 1,032,830, of which there were 14,765 fatal cases. Of this number, 3,026 were permanent disability, and 1,015,239 temporary; number of agreements approved by the board, fatal cases, 11,376; permanent disability, 5,633; temporary disability, 321,557, or a total of 338,566. The amount awarded in compensation was, fatal compensation, \$28,769,078; permanent disability award, \$8,448,782; total amount awarded in compensation, \$37,217,860. The amount already paid in five and one-quarter years to the injured or survivors in fatal cases, \$7,511,970; disability cases, \$18,603,519, or a total of \$26,515,489. The payments awarded in permanent injury cases aggregated \$8,448,782. Of this \$4,665,768 has already been paid. Mr. Speaker, I cited these figures just to show the work that the Workmen's Compensation Board has been doing during its existence. Now, the board whose salary is raised under this bill has passed upon a total of 6,857 cases during the time it has been operating. Of this number only 526 have been appealed from and gone into the courts. The number handled by agreement and awards is 320,436 cases, up to the first of the year.

Mr. Speaker, while we believe in economy, I do not believe we should believe in false economy. I think this is a board that has done meritorious work, and I think they are entitled to the small increase asked. As I said before, this bill was drawn at the direction of the Governor. Two years ago it was thought proper to increase their salaries, but for some reason or other the bill was not presented and so it was presented at this session. In justice to the board it was thought necessary that the salaries should be increased. I therefore ask the members of this House to vote for this bill.

Mr. PHILLIPS. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Glass, permit himself to be interrogated?

Mr. GLASS. Yes, sir, Mr. Speaker.

Mr. PHILLIPS. Mr. Speaker, I would like to ask the gentleman from Philadelphia if the proposed increase in salary for the Compensation Board comes out of the revenues of the office?

Mr. GLASS. Revenues of the office? This is a State office, Mr. Phillips.

Mr. PHILLIPS. Mr. Speaker, I desire to further interrogate the gentleman, and ask him if the increase would come out of the profits of the office.

Mr. GLASS. There are no profits in this office, it is a quasi-judicial office.

Mr. PHILLIPS. Is it not true that there are a number of clerks working in this Compensation Board office for fifty or sixty dollars a month?

Mr. GLASS. I cannot answer that question, because all I am concerned with is the bill under consideration. If there had been a bill covering such clerks, I could have furnished the information. I can only answer those questions appearing in the bill.

Mr. PHILLIPS. Do all those cases you spoke about go directly to the board?

Mr. GLASS. Mr. Speaker, as I have stated before, the board supervises all agreements. The agreements which have been approved by the board during the period of its existence 338,566. All of the cases that were appealed from the referees, the board was compelled to hear testimony or hear argument on 6,857 cases. That represents the number of cases that were appealed by either party from the referee to the board.

Mr. PHILLIPS. And the referees do most of the work?

Mr. GLASS. No, they do not do most of the work, but they do their work.

Mr. PHILLIPS. Are the salaries of the referees increased by this bill?

Mr. GLASS. No, their salaries are not increased.

Mr. TRAINER. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Glass, permit himself to be interrogated?

Mr. GLASS. Mr. Speaker, I will.

Mr. TRAINER. Mr. Speaker, I desire to know the number of new places allowed in this bill.

Mr. GLASS. The only changes contemplated by this bill are, as I have stated, an increase in the salary of the board, which consists of three members, and in the salary of the director,—four places in which there is contemplated a change by the provisions of this bill.

Mr. TRAINER. Mr. Speaker, I desire to further interrogate the gentleman, and ask what is the increase in the allowance in the bill.

Mr. GLASS. What do you mean by the increase in the allowance?

Mr. TRAINER. The total appropriation.

Mr. GLASS. Fifty-five hundred dollars. The members of the board are increased forty-five hundred dollars and the director one thousand dollars, making a total of fifty-five hundred dollars.

Mr. TRAINER. For this increase in the bill, has the Appropriation Committee made any allowance?

Mr. GLASS. I have not taken the matter up with the Appropriation Committee, so therefore, I cannot answer the question. I believe, however, that the Appropriation Committee will take care of it.

Mr. TRAINER. Mr. Speaker, my idea in asking this is to find out whether our revenue raisers are keeping up with the salary raisers or whether the salary raisers are not getting ahead of the revenue raisers. In other words, we are liable to find another deficiency after the first of the year. I think, perhaps, that this bill should be taken up in some way with the Appropriation Committee before this bill is considered.

Mr. FOWLER. Mr. Speaker, a few moments ago a bill was refused to be placed upon the calendar that gave to a poor fellow an increase in compensation and I think after this House voted against that poor fellow's interest, who was injured or wounded, then I say we ought to vote against this board getting an increase in salary under this act. I want to say to you that the ones who really deserve increase in compensation and who should have been voted for by this House tonight, should have had the increase in compensation, and for that reason alone, I stand opposed to increasing the salaries of the members of this board.

Mr. JAMES A. WALKER. Mr. Speaker, I think that the increase in salaries provided for in this bill is not unjustifiable. You will remember that this commission does not sit in one place or in one city; it sits in different cities throughout the State. It sits in the city of Philadelphia, in Scranton, in Pittsburgh, and I do not recall but it may be in other cities. These commissioners are required to move from one city to another and must discard any private business that they may have in order that

they may properly perform the functions of their duties. The increase in salary is not a large increase; it amounts to \$5,500 a year. If you wish to keep on that board those men who are new on it and who are well qualified to hold their office and who perform their duties with fidelity, I believe that you should vote in favor of this increase. I think the gentleman from Lackawanna who spoke a moment ago will agree that the members of this board are not charged with any unfairness; he has absolutely no indictment against them on that score. It seems to me that if we consider the work of the board, the work they do, six days in the week and that they have to move from city to city during a certain period, once a month, that they are entitled to the increased salary and that we are justified in giving the small increase that is asked for in this bill.

In reply to my friend from Philadelphia, I wish to say that it is the experience of this House that when a salary is increased and the Governor approves of the bill, immediately the Appropriation Committee of the Legislature is advised of that fact and fixes the appropriation to meet this increase, and there is ample money in the treasury to provide for this increase. In reply to the gentleman from Clearfield, it is my understanding that the income which the Board receives is immediately turned over into the State Treasury and the compensation board and all those departments are paid out of the appropriation provided for in the General Appropriation. I hope that this measure will prevail and I think that you will not commit an error in voting to increase the salaries of the members of this board who are working faithfully in the interests of the State.

Mr. EDMONDS. Mr. Speaker, I will agree heartily with the sponsor of this bill that the Workmen's Compensation Act is a fine piece of legislation. On the whole, it has been wisely and faithfully administered by the members of the board. My own attitude on the subject of increased salaries has changed considerably since last week. Last week we were endeavoring to raise new taxes. For my own part, when a situation exists making it necessary for increased taxation in order to secure new sources of revenue and to produce money enough to keep the Government going, that naturally precludes raises in salaries, as I believe, in all cases except in those whose salaries are below the standard of life. That is not the case of those affected by this bill. Their salaries are above the standard of life at the present time and it seems to me that it does not call for an increase because they are making from five to seven thousand dollars a year. Now, at a time when we are laying a fresh burden of taxation upon the people and because of the necessity for an income from the different sources of taxation, with decreasing work at the same time in a period of business depression, and because of the business depression which is resulting in the reduction in the cost of living because of this, in this period of business depression, that is one reason why we should not favorably consider the increase of salaries unless the salary is below the standard of living, and when there is an advance instead of a decrease in the standard of living. In view of these conditions as the decrease is going down in this Commonwealth, we should not be willing to increase taxation and lay fresh taxes in this Commonwealth.

Mr. DENNING. Mr. Speaker, I favor this bill because we increased the salaries of the judges of the Superior Court of this State, and I believe that the Workmen's Compensation Board is of as much importance as the Superior Court of Pennsylvania; they are the men who are the judges of the working people of this State, and those men are entitled to fair compensation. We have had men who have been trying in this Workmen's Compensation Board to be true and to do justice to the working men of this State and I hope that the members of this House will vote to raise their salaries as provided for in this bill.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—81.

Allum, Feldman, McCarthy, Shannon,  
Ashure, Campbell, McDermott, Smith, H. J.,

Aston,	Gearhart,	McMullen,	Smith, H.
Baker,	Glass,	Marcus, J.	Smith, J. W.
Bald,	Golder,	Marcus, J. C.,	Snowden,
Barnhart,	Hagerty,	Marshall,	Sowers,
Brady,	Hatrick,	Millar, A.,	Stackhouse,
Burns,	Heffernan,	Miller, C.,	Stadtlander,
Campbell,	Henderson, W.,	Miller, D. L.,	Sterling,
Conner,	Hess,	Miller, D. D.,	Stevens,
Curran,	Hetrick,	Miller, H. E.,	Stevenson,
Davis,	Hoffman, J. N.,	Orr,	Stewart,
Dawson,	Hoffman, M. R.,	Perry,	Thomas,
Denning,	Hough,	Posey,	Van Alen,
Dewey, P. H.,	Jones, D. J.,	Quigley,	Walker, J. A.,
Diehm,	Kantner,	Richards,	Wells,
Dillheimer,	Keene,	Rieder,	Whitehouse,
Donneley,	Kohler,	Rinn,	Whiteman,
Dunn,	Kooser,	Ruch,	Spangler,
Eaches,	Lewis,	Schaeffer,	Speaker.
Evans,	McCaun,		

NAYS—106.

Alexander,	Ehrhardt,	Jordan,	Rhoads,
Armstrong,	Elgin,	Kelly,	Roman,
Beckley,	Finney,	Kinsman,	Ruddy,
Bell,	Fitzgibbon,	Krause,	Ruth,
Bidelspacher,	Flynn,	Krugh,	Schilling,
Blair,	Fowler,	Leeds,	Schwartz,
Bluet,	Fox,	Long,	Sieg,
Boland,	Gelder,	Love,	Shellenberger,
Bower,	Gibbon,	McBride,	Sinclair,
Brendle,	Goehring,	McChure,	Smiley,
Brenneman,	Goodnough,	McCrady,	Smink,
Bromley,	Goss,	McHugh,	Smith, L.,
Brooks,	Green,	McKhu,	Strauss,
Brown, F. B.,	Griffith,	McKnight,	Sweetzer,
Brown, T. R.,	Haines,	McOwen,	Trainer,
Catlin,	Haldeman,	McVicar,	Vickerman,
Chaplin,	Hampson,	Magill,	Weamer,
Clutton,	Harding,	Mangan,	Weiss,
Comer,	Harry,	Marlin,	Wettach,
Cook,	Haslett,	Mantz,	Whitaker,
Craig, J. R.,	Haws,	Millar, A. S. C.,	Williams,
Craig, J. O.,	Hayes,	Miller, J. J.,	Wolfe,
Cratty,	Henderson, E.,	Morris,	Woner,
Crum,	Holcombe,	Ogle,	Wood,
Dewey, C. P.,	Hoover,	Phillips,	Woodruff,
Dunlap,	Huston,	Pike,	Zook.
Edmonds,	Jones, W. W.,		

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative, and the bill falls.

Mr. WHITAKER. Mr. Speaker, I desire to call up at this time House Bill No. 695, file folio No. 3897, on page 6 of today's calendar, bills on final passage postponed.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Whitaker.

The House resumed the consideration on final passage of House Bill No. 695, entitled:

An Act to amend section two of an act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and twenty-one) entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death and of property within this Commonwealth of a decedent who was a non-resident of the Commonwealth at the time of his death and making it unlawful for any corporation of this Commonwealth or national banking association located therein to transfer the stock of such corporation or banking association standing in the name of any such decedent until the tax on the transfer thereof has been paid and providing penalties and citing certain acts for repeal"

On the question,

Shall the bill pass finally?

Mr. WHITAKER. Mr. Speaker, this is one of the revenue-raising measures which was considered and defeated by this House last Wednesday. It provides for an increase in the decedent's State tax. As the House will remember, at that time many members of the House had objections to the bill because it provided for an increase in the direct inheritance tax as well as the collateral inheritance tax. The objection to it seemed to be so decidedly in that one particular of increase on direct inheritance tax that I offered an amendment later in the day after it had been defeated and reconsidered, placing the direct inheritance tax exactly where it has always been, at two per cent. Therefore, there is no increase whatever in the direct inheritance tax feature of the bill. Under the amendments as made to the bill the collateral inheritance tax is now increased from seven and one-half per cent to ten per cent, and in the estimation of those who have been collecting the taxes the net result will be about the same as it was before, the advantage being that the tax will now come from collat-



eral estates, and not from direct estates; and I believe in that manner the objections which were offered to it when it was considered last Wednesday will have been eliminated. No legatee receiving something from a deceased relative will refuse to take his legacy, and we can feel sure that he will accept his legacy with a smile, even though it has been depreciated to the extent of this small tax. After all, this tax on a decedent's estate seems to be the logical as well as the practical way of raising revenues for the State; and now that it comes from those who have not assisted in the earning of the estate, who have not generally been supported by the funds of the estate, and who will actually get something which they never had before, and had no right to expect, we can hardly consider this tax as a hardship. The situation as discussed last week still remains the same, that the revenues of the State need this increase, and in order that the program which we considered so carefully last week be carried out, I hope the House will agree to this bill as it now stands.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—161.

Allum,	Elgin,	Kooser,	Richards,
Armstrong,	Ivans,	Krause,	Rieder,
Asbury,	Feldman,	Krug,	Roman,
Aston,	Finney,	Lafferty,	Ruen,
Baker,	Fowler,	Leeds,	Ruddy,
Baldi,	Franklin,	Lewis,	Ruth,
Barnhart,	Gearhart,	Long,	Schaeffer,
Beaver,	Gelder,	Love,	Schilling,
Beckley,	Gibbon,	McBride,	Schwartz,
Bell,	Glass,	McCaig,	Sieg,
Bidelspacher,	Golder,	McCann,	Shaffer,
Blair,	Goodnough,	McCarthy,	Shannon,
Bluet,	Goss,	McClure,	Shellenberger,
Blumberg,	Green,	McCurdy,	Sinclair,
Boland,	Griffith,	McGowan,	Smiley,
Brady,	Hagerty,	McHugh,	Smith, H. J.,
Brooks,	Harding,	McKim,	Smith, H.,
Brown, F. B.,	Harry,	McMullen,	Smith, J. W.,
Brown, T. R.,	Haslett,	McOwen,	Smith, L.,
Burns,	Hatrick,	McVear,	Snowden,
Campbell,	Haws,	Abgill,	Sowers,
Chaplin,	Hayes,	Alangan,	Sprows,
Clutton,	Jefferman,	Marous, J.,	Sterling,
Conner,	Henderson, E.,	Marshall,	Stevens,
Cook,	Henderson, W.,	Michel,	Stevenson,
Crum,	Hess,	Miller, A.,	Stewart,
Curran,	Hetrick,	Miller, A. S. C.,	Thomas,
Davis,	Hoffman, J. N.,	Miller, C.,	Trainer,
Dawson,	Holcombe,	Miller, D. I.,	Van Alen,
Denning,	Hoover,	Miller, H. D.,	Vickerman,
Dewey, C. P.,	Horne,	Miller, H. F.,	Walker, J. A.,
Dewey, P. H.,	Hough,	Miller, J. J.,	Whitaker,
Diehm,	Huston,	Ogle,	Whitehouse,
Dilsheimer,	Jones, D. J.,	Orr,	Whiteman,
Dithrich,	Jones, W. W.,	Perry,	Williams,
Donneley,	Jordan,	Phillips,	Wener,
Dunlap,	Kantner,	Pike,	Woodruff,
Dunn,	Keene,	Posey,	Zook,
Eaches,	Kelly,	Quigley,	Spangler,
Edmonds,	Kingsman,	Rhoads,	Speaker,
Ehrhardt,	Kohler,		

## NAYS—25.

Alexander,	Craig, J. R.,	Hoffman, M. R.,	Stadlander,
Bower,	Cratty,	McKnight,	Stark,
Brendle,	Fitzgibbon,	Marcus, J. C.,	Strauss,
Brenneman,	Flyn,	Morris,	Switzer,
Bromley,	Fox,	Rinn,	Weamer,
Catlin,	Haines,	Smink,	Wells,
Comeror,			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Mr. SOWERS. Mr. Speaker, I desire to call up, at this time from page 7 of to-day's calendar, bills on final passage postponed, House Bill No. 318, file folio 3911.

Agreeably to order.

The bill having been called up from the postponed calendar by Mr. Sowers.

The House resumed the consideration on final passage of House Bill No. 318, entitled:

An Act to amend section twelve of and to supplement the act approved the fifth day of February one thousand eight hundred and seventy-five (Pamphlet Laws fifty-six) entitled "An act re-

lative to the establishment and jurisdiction of magistrates' courts in the city of Philadelphia" as amended limiting the jurisdiction of magistrates in cases of arrest without a warrant and on view to their respective districts and to the central police station without changing or affecting the jurisdiction of the municipal court and providing for the attendance of magistrates at the central police station

On the question,

Shall the bill pass finally?

Mr. EDMONDS. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Sowers, permit himself to be interrogated?

Mr. SOWERS. I will, Mr. Speaker.

Mr. EDMONDS. Mr. Speaker, I would like to ask the sponsor of the bill to explain what changes it makes in the present law.

Mr. SOWERS. Mr. Speaker, the change that this bill makes in the existing law is this: In Philadelphia, for years past, it has been the custom on election day early in the morning, to arrest your political opponent and take him to Station A, then cart him to Station House B, then when his friends have caught up to him, to run him out the back door and run him around to Station C, and then on to D, and then when the polls are about to close, to let him out. That is the evil that this bill seeks to correct. That is the evil that every reformer, until the present time, in the city and county of Philadelphia, complained of. This is a serious evil. This bill seeks to correct that evil by saying that the police department in the city of Philadelphia when they arrest men, can take them to one station-house or take them to the central station, and not hide him in some unknown place, so that when a man is arrested, you know where to go, either to the district station-house or the central station.

Mr. EDMONDS. Mr. Speaker, I very much appreciate the elucidating explanation of the gentleman from Philadelphia, and that concludes my interrogation, but I want to say to the members of this House that there are grounds for very serious objections to this bill. I have been a reformer in the city of Philadelphia for some years past, and am proud of the title. My friends twenty years ago were arrested in the way which my friend describes, but my friend from Philadelphia was not in sympathy with the reformers then. The procedure of that time has passed away, and I want to say emphatically that a higher order in politics has come to pass.

I think this bill is intended to harass the reformers and not to protect them. If my friend is anxious to protect them now, it is the first time in his life.

Now, this bill is opposed by the mayor of the city of Philadelphia, by the Director of Public Safety, by the Superintendent of Police and by the District Attorney. It is opposed by them because they think they see a protection in it, not for the reformers but for the criminals. Mr. Speaker, I want to read into the record of the House this letter from Mr. James T. Cortelyou, Director of the Department of Public Safety. The letter reads as follows: "My Dear Mr. Edmonds: In reply to your letter of February 10, with reference to House Bill No. 318, known as the Sowers bill, which will be called up for third reading before the Legislature at Harrisburg this evening (this letter was written two months ago when the bill was still on the calendar) I beg to inform you that this bill as it now stands apparently provides that policemen or others making arrests, shall take prisoners to the nearest police station, so that bail may be arranged by the magistrate of the district.

This provision, I believe, if carried through, would be most dangerous and detrimental to the interests of the citizens of Philadelphia. It means that police authorities will be compelled to bring to the nearest magistrate all cases in which arrests were made without warrant or on view in his district.

There have been many very important cases during the past year, in which arrests have been made without warrant and on view, in which the police authorities believed it absolutely necessary, in the interest of the city of Philadelphia, and also in the interest of the defendants themselves, to have them brought before magistrates sitting at City Hall.

During the past year, a most determined effort has been made to break up the traffic in drugs, organized vice and gambling and great leniency and consideration has been



shown some of the offenders by magistrates in the districts in which the crimes were committed and witnessed.

If this bill is passed in its present form, serious and most dangerous difficulties will be placed in the way of the police authorities in the proper enforcement of laws which are intended to curb the vicious element with which we have to contend. In many of our notorious murder, banditry and burglary cases, we have found it absolutely necessary to have the defendants taken to the Central Station, in order that proper and speedy investigation could be made, so as to safeguard the interests of the citizen.

At City Hall we have a force of detectives constantly at hand, magistrates who are holding court until late hours of the night, and in addition, the facilities of the District Attorney's office, which are so very essential in the preparation of evidence and guidance of officers participating in the different cases. In many cases coming to the attention of the Bureau of Police, it is necessary for the protection of the defendant to have the case brought to the Central Station.

Take for instance the recent murder at 17th and Lombard streets, which occurred a few days ago; a colored man murdered a woman and later shot four members of the police department, and was finally subdued after he was shot twelve times and taken to the hospital, where he died. The feeling of the people in that section was so intense that it would have been a serious mistake to have taken this man to the nearest police station for a hearing before a local magistrate.

In gambling, vice and drug cases the police have encountered very strong obstacles in the way of local political control, which in many cases has resulted in the discharge of the offenders without punishment or with nominal fine, notwithstanding the fact that the offenders were not residents of the district in which they committed the offense, but had opened up business in that district on a promise that in the event of arrest, their interests would be protected. This same vicious practice could prevail in the case of drug peddlers and distributors, who make their headquarters, and keep their stock in certain sections of the city and then make their distribution and sale in other sections.

I do not know of any time when it is more necessary that the very best effort should be put forth to assist the authorities in curbing crime and preventing disorder and damage to the lives and property of the citizens of Philadelphia. I feel that it would be a most dangerous and grave mistake if this bill were passed in its present form."

Now, Mr. Speaker, since that letter was written the bill has been amended somewhat. It now provides that offenders can be taken to the Central Station, and then at the Central Station there is to be a magistrate sitting, sitting alphabetically, one each for two weeks at a time, and if one is absent he is to designate the one to take his place. Now, in opposing a bill of this kind, it is necessary to speak plainly, and personally I intend to speak plainly. In my judgment the local magistracy in Philadelphia has not maintained in recent years the high ideals which it maintained in the past. I recall such men as Eisenbrow and Gardner, men of fairness, probity and integrity. Often, in recent years the magistracy has been given to a man as a political reward, and if he acts as such magistrate in a district where he is the political boss, when a case comes before him the suspicion of bias in his decisions is bound to attach to him, whether the man be as honest and as just as Aristides and honest in his desire to render just decisions. When two people come before him, the prosecutor being his political friend and the other, the defendant, his political enemy, I submit to you that it is impossible for these litigants to feel that they are getting a fair deal. There is only one way to administer justice properly and that is by having the judges remove themselves from their political districts. We have cases in Philadelphia where time and time again when an attempt is made to clean up vice and crime in a district, the police feel that they are not receiving the proper co-operation from the magistrates, and as a result they take the defendant down to the central station at City Hall, where there is always sitting, day and night, a magistrate appointed by the mayor by virtue of his supervisory police power in the city, and there it is that these hearings are held. I submit to you that it is not a good thing to tinker with a system of justice in the interest of a

political faction. It is not a good thing to change a law which has endured in Philadelphia for years. There have been grievances which we have suffered under this law, but those grievances are passing, and now that Philadelphia is coming down to the place where these grievances are passing, is it a fair thing to ask that the system be altered in order that these cases of arrest should be regulated and tried before a magistrate in a particular locality, or in some cases by the political leaders? If you think that is not a good procedure, I ask you to vote against this bill.

Mr. SOWERS. Mr. Speaker, I listened with a great deal of attention to my friend's argument, and especially to what he said about the district magistrates, which to-day really applies to the Central Station. When I read in the Public Ledger that thousands and thousands of men were turned loose in Philadelphia on straw bail, I went over to the district attorney's office and I got a list of them and I have them here. Ninety-five per cent. of them were at the Central Station. The gentleman from Philadelphia, Mr. Edmonds, did not refer to these; here is the list (list produced). What do you find? When you look down on the list, what do you find as to straw goers? My friend from Philadelphia, Mr. Edmonds, says that the condition does not exist to-day. I am very much surprised and I thought he was over in Europe still. Let us look at this case. On election day of May 20th, and perhaps the gentleman from Philadelphia, Mr. Trainer, may know something about the case, Archie Miller was arrested between the hours of seven and eight A. M. and carted about from four to five different station houses and was left to go at 5 o'clock in the afternoon under \$2500 bail before a reform magistrate, and the next day a police officer would say, "Why, we don't know what they arrested this man for?" But everybody else but Mr. Edmonds knows that he came over from the polls that day, and gentlemen of the House, when the election court opened the ballot box in that division they found every ticket in that box ripped and torn into ribbons, and these men, these officers who took him, some of them are under indictment and they are fleeing from justice and every man knows and Mayor Moore can tell you that Christie is another man. They had a man by the name of Walker arrested on a charge of gambling and taken down to the Central Station and entered bail to appear before the district magistrate and the hands of honesty went up, "Oh My God," the exclamation went out "that gambler is getting a hearing before the district magistrate." Oh, how the hands of virtue went up. The associates of Mayor Moore said, "Horrible, horrible." Those reformers think everybody is crooked but themselves. They put the men under bail and somebody bailed them out for \$1000 when they appeared before the local magistrate. High handed, un-American, dangerous, and the most horrible thing ever heard of. Moore and his associates went and issued a warrant and charged a man with the same offense and he went before the magistrate in the Central Station and before their reform magistrate where they didn't even think that the judge in their favor was enough, they sent around to get Judge Gordon's son, the Assistant District Attorney, and brought him around to get justice and when they got there Judge Gordon's son with that honesty and integrity and fairness for which he is known said, "I cannot hold this man for court; you have no evidence." Then what happened? We arrested the prosecutor and that prosecutor came up before the local magistrate and the great reformers, the men who said that they wanted honesty; the men who said that they wanted justice, they were represented by Mayor Moore's Superintendent of Police and when the man was held for court he stepped before the magistrate and said, "I will enter bail for that man." I looked at him and said, "We need real estate security." He said, "That does not make any difference; I am the Superintendent of Police and I will enter his bail," and that is one of Mayor Moore's straw bail goers. Mr. Speaker, I want to call your attention to another case; right in my own district. There was a boy that went across to fight in France. He came back gassed, and he was also wounded. He was arrested for being in some argument in the northern part of the district, beaten and robbed and sent to the hospital and was then taken down to the Central Station to get a hearing. What kind of a hearing did he get? He got soaked by the honest magistrate down there the great reformer, in the interest of the people, and he was



fined ten dollars and costs. I said, "An injustice has been done to you. We will arrest the man who assaulted you," and we arrested the man for assault and battery. We did it, and we went before an eminent judge in Philadelphia, the first day that women served on the jury, and the man said, "No woman for me," and he wanted men on the jury, and a verdict of guilty was rendered. That man was sentenced to sixty days in jail, and mind you, that was a police officer. I want you to remember that we have police in our city who are indulging in crime, and we have this one who committed this assault and on whom we proved the charge and he was sentenced to sixty days in jail, and the magistrate of that district court was fair, honest and honorable. The Central Station has three magistrates, Carson, McCleary and Renshaw, the three men they are putting up for election this fall. Is it not funny that Mayor Moore must select three men to stand for candidates as magistrates for the Central Station of Philadelphia. This is the reason: When I offered this bill in this House, one of the newspapers declared that it was a crime; that I was protecting gamblers; that I was to care for wrong and for vice and that my object was to shield all such practices. I was vilified; I was slandered and libelled, but that makes no impression on reformers, but they look at you and say, "You are a bad man." What did I do? I went and looked up the records and found out that forty-seven arrests that were made were taken to the Central Station, and when they went in there before the three magistrates who tried them, who are going to try to be elected this fall, forty of them were discharged. Could a district magistrate do much more than that? Seventy-seven cases were taken before a grand jury and then what happened? Under that same police force the grand jury could not find enough evidence to return a true bill of indictment and the police lay down. Why? Because they had to.

"Murders, riots, terrorism, go unchecked by the police. Citizens demand that something be done to halt lawlessness. Five killings, hundreds of assaults, with few arrests and convictions. Investigations show four murders are unsolved and juries have dropped cases. Do authorities for political reasons show leniency, is the question."

Does Mayor Moore's administration show political leniency? The newspaper says, "Call in, for God's sake, call in the State police," and then a couple of days after they ask for the State police to come into Philadelphia they decide they do not want them. Now, Mr. Speaker, I have heard of case after case. I can give the cases, the names, the times, the courts, and places. My friend cannot cite a case. My friend cannot produce a case. I am asking you men to pass this bill to put politics out of the magistrate's office and keep Mayor Moore's politics out of the Central Station. Does he rely on the cases there, as the Ledger says, to show political leniency and build up a machine for himself? I don't want to get into a conflict, and I am sorry to think that my friend, Mr. Edmonds, my friend from Philadelphia, Mr. Edmonds, representing a district eight miles from City Hall, a long distance away, would advocate that his neighbors, for some trifling offense, be arrested and carted in a public conveyance and disgraced before the public by being hauled over the streets and down to the Central Station. Why, if he was to come up here and advocate that the boys arrested for gutter lounging should be publicly arrested and be hauled over the streets to the City Hall, and in order to reform a man haul him eight miles, I think he would have a poor chance of coming back here.

Mr. TRAINER. Mr. Speaker and gentlemen of the House, I did not enjoy the reference to Mr. Archie Miller, but I want to say to you gentlemen that I could give you a concrete example of why the bill should be defeated. I live in a police district that holds up a horrible record during the Smith administration of four years. In the district in which I live a gunman, the keeper of a bawdy house, was allowed to take off his hat and coat in the lieutenant's room at the police station and take a chair alongside of the magistrate and help him conduct the hearings in the station house. Now, gentlemen, I will quote you a little past history from this district and you will probably see the reason why this bill should be voted down. This gentleman who had the privilege of sitting besides the magistrates and conducting the hearings was the gentleman who in 1917 had

charge of thirteen gunmen from New York, whose duty it was to strike me down in the streets of the third ward. On this particular day in 1917, this man had charge of the gang of men in the now famous fifth ward case. I am permitted to speak on this subject because five of the men came on ahead of time. This gentleman heard the news and took to his heels and away to the Reading Terminal. In 1918, three weeks before the Beidleman primary, when the gunmen who were to shoot me down sat in the police sergeant's room of the general district in citizens clothes, and a special officer of my own district, only a stronger and more powerful influence than man's wisdom permitted me to go through that day. Now then, in this particular station house there was a gentleman who stands convicted to-day for the third time before the people. Just to give you an illustration of how justice is perverted, if I am permitted to say, men have been tried four times, once on disagreement of a jury, the second time a conviction and new trial, the third time a conviction and a new trial, and now the fourth conviction and awaiting argument for a new trial. These men were tools and creatures of this particular magistrate who occupied a seat in the station house and conducted the hearings of the underworld. During these four years seventeen murders took place in our police district. I say to you with sorrow that not one of those cases reached the grand jury, and this particular gentleman who had been sentenced or convicted three times had the duty each morning at seven o'clock to enter the police station and examine the slate and see the names and amount of money taken, and during the four years he was at the station house this gunman and the magistrate amassed the sum of two hundred and fifty thousand dollars taken in a business way from the prisoners of this station house. Now, I say this gentlemen, in all kindness, I defy contradiction to a single word. This condition no longer exists that our prisoners are taken to the station house and not to the magistrate in order to get fair play and get a fair hearing. We have had a police clean-up previous to the Smith administration because we would not stand for it any longer. In February, or rather in March, 1915, during ten months three hundred and sixty-two cocaine cases were arrested. I say to you, voicing the sentiment in our district that this bill will be defeated unanimously if you wish to see the horrible conditions of the Smith administration repeated.

Mr. DAVIS. Mr. Speaker and gentlemen of the House, we who are from the farming districts of this great Commonwealth have been made to think that our blood has ceased to flow since hearing about these horrible conditions that have existed over in the State of New Jersey. Therefore, Mr. Speaker, I call for the previous question.

The SPEAKER. The call for the previous question has not been seconded by the required number of members.

Mr. SOWERS. Mr. Speaker, I would like to interrogate the gentleman from Philadelphia, Mr. Edmonds.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Edmonds, permit himself to be interrogated?

Mr. EDMONDS. Yes, sir, Mr. Speaker.

Mr. SOWERS. Mr. Speaker, I would like to ask the gentleman if he knows Judge Audenreid, of Philadelphia.

Mr. EDMONDS. I do.

Mr. SOWERS. Isn't he one of the most able judges in the Commonwealth of Pennsylvania?

Mr. EDMONDS. He certainly is recognized as one of the ablest.

Mr. SOWERS. One of the ablest in the whole of Pennsylvania?

Mr. EDMONDS. So far as my acquaintance with the whole of Pennsylvania goes.

Mr. SOWERS. And you have great respect for his opinion?

Mr. EDMONDS. I would have a great deal of respect for his legal opinion.

Mr. SOWERS. I will refer you to his charge on last Tuesday to a jury. It is in the case of Moiser vs. Dale. I know you are not in court much, but I have it here in order to remind you that there is a court. "If a man be not drunken, the officer need not take him to the nearest station house. His duty is to take him to the nearest magistrate's office." Being acquainted with his charge, how can you explain to this House why the mayor of Philadelphia has usurped and taken upon himself the law and the authority

by taking people eight and ten and fifteen and twenty miles away from home when we have this law? Would you like to look at the charge of the court to refresh your mind?

Mr. EDMONDS. Not in the slightest, and, Mr. Speaker, I would like to interrogate the gentleman from Philadelphia.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Sowers, permit himself to be interrogated?

Mr. SOWERS. Yes, Mr. Speaker, but I want the gentleman to answer my question first.

Mr. EDMONDS. What you have read from the charge is a statement of the law, is it not?

Mr. SOWERS. A statement of the law by one of the ablest judges.

Mr. EDMONDS. If that is so, then why do you want any more law?

Mr. SOWERS. What I want is this: To drive Americanism into Mayor Moore, to try and make him stand his ground; he swore on the Bible to enforce the law, and what I want is to see that he lives up to his oath.

Mr. EDMONDS. If what the gentleman wants to do is to perform a surgical operation on the mayor of Philadelphia, the title to his bill is a misnomer.

Mr. SOWERS. Mr. Speaker, the mayor of Philadelphia has been dropped from the news column and now they have him in the joke column. The Inquirer of last Tuesday says "Upon what meat does he feed that he has grown so great?"

Mr. EDMONDS. Mr. Speaker, there is only one thing more I want to say, all joking aside, and there has been of course some jesting in this matter. Here is the point: There is an existing law. If an injustice has been done under that law, there is a remedy. What need is there for a new law just to meet some political exigency in some part of the city. When an injustice results, it is invariably the case that some members of the minor judiciary are found who are a part of a political organization, and when a member of the judiciary goes into politics, whether a part of the major or minor judiciary, he stultifies his office.

Reference has been made to the Philadelphia policemen. I want to say that the Philadelphia police force, when they had a tremendously difficult task on their hands, grappled with that task manfully. I want to refer the House and there are men on the floor of this House who know it, that when on July 18th, with the Twenty-eighth Division on one side and the Third Division on the other side, when they took the town of Chateau-Thierry and turned the tide of war, that job was placed in charge of a company of Philadelphia policemen and firemen. When the town of Coblenz was taken by the army of occupation in September, 1918, again it was the Philadelphia policemen and firemen were placed in charge. Those men, when they are left alone, do their duty well, and the greatest drawback to them is the presence of this political influence in the enforcement of justice. It seems a shame, gentlemen, in this late hour of the session, to ask us to take up our time in considering the operation of some scheme to defeat justice in order to meet with the political exigencies in some part of the city.

Mr. SMINK. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia, Mr. Sowers.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Sowers, permit himself to be interrogated?

Mr. SOWERS. Mr. Speaker, I will.

Mr. SMINK. Do you believe that the great metropolitan newspapers are institutions for good?

Mr. SOWERS. The metropolitan newspapers?

Mr. SMINK. The large newspapers in the city of Philadelphia.

Mr. SOWERS. What newspapers in the city do you mean?

Mr. SMINK. The Ledger, North American, Inquirer, Bulletin and the Record.

Mr. SOWERS. Well, I think they do good work when they tell the truth, but do you always find them telling the truth?

Mr. SMINK. Mr. Speaker, I desire to further interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Sowers, permit himself to be further interrogated?

Mr. SOWERS. I am here, go ahead.

Mr. SMINK. Do you attach any significance to the fact that every newspaper in the city of Philadelphia has editorially declared that this bill is obnoxious and detrimental to the best interests of the city?

Mr. SOWERS. Mr. Speaker, if that isn't some question! Why just to show you how ridiculous the Philadelphia newspapers are, I want to call your attention to the fact that on the statute books is the act of 1869. I went to the Legislative Reference Bureau and I said to Fertig, "Let us see if we cannot put up a joke on the Press of Philadelphia. Copy off that act of 1869 for me, and change the penalty of the act of 1869 from fifty dollars to one hundred dollars." He said he didn't know about it. I induced him to copy the act and change the penalty from fifty dollars to one hundred dollars. I came up here and put the bill in, and the next day I looked at the newspapers. My God! I didn't know I was the leader of the underworld; I didn't know I was the leader of the drug bands; I didn't know that I was carrying around with me a lot of criminals; I did not know that I was associating with criminals and thieves. I just offered a bill, an exact duplicate of the law already on the statute books with the exception of the change from fifty dollars to one hundred dollars, and Mr. Speaker, after lambasting me, after slandering me and after calling me a crook and a thief and the leader of the underworld, there hasn't been a newspaper in the city of Philadelphia, from the biggest one to the littlest one, that said, "Sowers, we made a mistake." Now, what faith have you got in the newspapers? Have you got another question?

Mr. SMINK. Mr. Speaker, the sponsor of the bill has made an attempt to answer my question, but I submit to you that he has not answered it in any way, shape or form. He has tried to evade it. Now, I am not going to take up much of your time because I realize as well as every other member of this House does, that this is more of a family quarrel than anything else. Mr. Speaker, I know from being on the side lines at previous sessions that you have had enough of that. I do not think that the present Mayor of the City of Philadelphia needs any man to stand upon the floor of the House of Representatives of this State to defend his Americanism. He was formerly one of the foremost congressmen of the State of Pennsylvania and his record during the war as a congressman and his record as Mayor of the City of Philadelphia, up to the present time, is unimpeachable. And I say the same thing for the present director of public safety, James Cortelyou. This bill has been attacked by every newspaper in Philadelphia, and I do not speak from the standpoint of news notes but I speak from the standpoint of the editorial room which, at least, is respected by the community at large. I do not believe that the sponsor of this bill would go so far as to say that the mayor controlled those editorial rooms, as a whole, in order to get support against this bill. I submit to you that when five great metropolitan newspapers condemn this bill, editorially, that there must be something wrong with it. I know that it is a choice of two evils; There is no necessity for me to go into the legal phase of this question that has been so ably handled by the sponsor and by the gentleman from Philadelphia, Mr. Edmonds, but I do believe that we should look at this as a choice of two evils. We have these conditions existing in Philadelphia, and if this law goes into effect and if we pass this bill in this House, the belief would be that the evils would be increased a great deal instead of lessened. Mr. Sowers' bill does not propose to condemn the existence of the central station. It provides that those magistrates who are sitting in their own district be brought to the Central Station in the city.

In conclusion, I want to say the reason I brought up the question of the newspapers is that the gentleman from Philadelphia, Mr. Sowers, read a headline from the Philadelphia Public Ledger, from the news column, and he says that is what the Public Ledger says, but he took it from the news column. Every man knows that he does not follow the news column of any newspaper for authentic guidance, although we oftentimes permit the editorial columns to mold our opinion, and I say to you, gentlemen, that the Public Ledger says, editorially, that we should defeat this bill.



Mr. EDMONDS. Mr. Speaker, I move the previous question.

The motion was seconded by the following members: Messrs. Goodnough, Lafferty, Haldeman, Pike, Steedle, Vickerman, Haws, Bidelspacher, Bluett, Blair, Bolard, Brady, J. Miller, Conner, Cook, Crum, Dawson, Dunlap, Ehrhart, Flynn and others.

The SPEAKER. More than twenty members having joined in moving the previous question.

On the question.

Shall the main question now be put?

It was agreed to.

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—54.

Allum,	Hagerty,	McKim,	Ruch,
Asbury,	Haslett,	McKnight,	Ruddy,
Budi,	Hayes,	Mangan,	Schaeffer,
Beckley,	Hoffman, J. N.,	Marcus, J.,	Schilling,
Brown, T. R.,	Jones, D. J.,	Marcus, J. C.,	Sinclair,
Chaplin,	Kautner,	Marshall,	Smith, H. J.,
Craig, J. R.,	Keene,	Mantz,	Snowden,
Cratty,	Kinsman,	Perry,	Soffel,
Denning,	Kohler,	Phillips,	Sowers,
Dithrich,	Love,	Posey,	Steedle,
Leches,	McCann,	Richards,	Thomas,
Feldman,	McCarthy,	Rinn,	Wettach,
Fowler,	McClure,	Roman,	Whitehouse,
Gibbon,	McGowan,		

## NAYS—126.

Alexander,	Dunlap,	Hough,	Shellenberger,
Armstrong,	Dunn,	Huston,	Smiley,
Bacon,	Edmonds,	Jones, W. W.,	Smink,
Bell,	Ehrhardt,	Kelly,	Smith, H.,
Bidelspacher,	Elgin,	Kooser,	Smith, J. W.,
Blair,	Finney,	Krause,	Smith, L.,
Bluett,	Fitzgibbon,	Krug,	Sprowls,
Bolard,	Flynn,	Lafferty,	Stackhouse,
Bower,	Fox,	Leeds,	Stark,
Brady,	Franklin,	Lewis,	Sterling,
Brendie,	Gearhart,	McCurdy,	Stevens,
Brenneman,	Gelder,	McMullen,	Stewart,
Bromley,	Glass,	McVicar,	Strauss,
Brooks,	Goider,	Magill,	Sweitzer,
Brown, F. B.,	Goodnough,	Martin,	Trainer,
Burns,	Goss,	Millar, A.,	Van Alen,
Campbell,	Green,	Millar, A. S. C.,	Vickerman,
Catlin,	Griffith,	Miller, C.,	Walker, J. A.,
Cutton,	Haines,	Miller, D. I.,	Wenmer,
Comer,	Haldeman,	Miller, D. D.,	Weiss,
Conner,	Harding,	Miller, H. F.,	Wells,
Cook,	Harry,	Miller, J. J.,	Whitaker,
Craig, J. O.,	Hatrlick,	Morris,	Whiteman,
Crum,	Haws,	Ogle,	Williams,
Curran,	Jefferson,	Orr,	Wolfe,
Davis,	Henderson, E.,	Pike,	Woner,
Dawson,	Henderson, W.,	Quigley,	Wood,
Dewey, C. P.,	Hess,	Rhoads,	Woodruff,
Dewey, P. H.,	Herrick,	Schwartz,	Zook,
Diehm,	Hoffman, M. R.,	Sieg,	Spangler,
Dilsheimer,	Holcombe,	Shaffer,	Speaker,
Donneley,	Hoover,		
	Horne,		

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative, and the bill falls.

Mr. WHITEHOUSE. Mr. Speaker, I desire to call up from page 7 of to-day's calendar, bills on final passage postponed, House Bill No. 747, file folio 1237.

Agreeably to order.

The bill having been called up from the postponed calendar by Mr. WHITEHOUSE.

The House resumed the consideration on final passage of House Bill No. 747, entitled:

An Act to amend section one of an act approved the twenty-fifth day of June one thousand eight hundred ninety-five (amphlet Laws two hundred seventy-five) entitled "An act dividing the cities of this State into three classes with respect to their population and designating the mode of ascertaining and changing the classification thereof in accordance herewith."

On the question.

Shall the bill pass finally?

Mr. STADTLANDER. Mr. Speaker and gentlemen of the House, I rise to oppose this bill for certain reasons. One is that it is my opinion that the bill is unconstitutional. The second reason is that it does not meet with the approval of

a majority of the people who are affected by this bill. As to the constitutionality of the act, I will refer you to the following:

In *Wheeler vs. Philadelphia*, 77 Pa., 338, a question of classification first arose under the act of May 23, 1874, entitled:

"An Act dividing the cities of this State into three classes, regulating the passage of ordinances," and so forth; cities of the first class comprising those exceeding three hundred thousand population, of the second class from one hundred thousand to three hundred thousand, of the third class from ten thousand to one hundred thousand. The Supreme Court found that the classification therein provided for is founded on certain manifest peculiarities distinguishing the cities of each class from the others. In *Ayers's Appeal*, 122 Pa. 266, the Supreme Court held that the preceding two acts of April 11, 1876, and May 21, 1887, were unconstitutional and void as in violation of section 7, article III, of the Constitution. From the opinion of Mr. Justice Sterrett, page 281, the following appears: "Some of the cases above cited have been quoted at considerable length, for the purpose of showing that this court never intended to sanction classification, as a pretext for special or local legislation. On the contrary, the underlying principle of all the cases is that classification with a view of legislating for either class separately is essentially unconstitutional, unless a necessity therefor exists,—a necessity springing from manifest peculiarities clearly distinguishing those of one class from each of the other classes, and imperatively demanding legislation for each class separately that would be useless and detrimental to the others."

Now, as to this particular bill, it proceeds to raise the ante from one hundred thousand to one hundred and twenty-five thousand. The people of Erie and people of Reading have been anxiously waiting the time when the Governor will certify those two cities as cities of the second class, just as a boy when he reaches the age of twenty-one feels that the law of Pennsylvania is giving him the right to vote at twenty-one.

Suppose the House should turn in and say twenty-two is the majority. You can readily see how that boy would feel when he reached the age of twenty-one. So it is with those two cities which have now reached the stage where they are about to be admitted to the second class of cities, and you will admit that under the decisions I have quoted this act is clearly unconstitutional. I ask each and every member of this House to vote against this bill.

Mr. WHITEHOUSE. Mr. Speaker and gentlemen of the House, I will take but a few moments in reply to the gentlemen's criticism of the bill. An act such as this has been passed on by the courts on many occasions. In 1905, a similar act raising the population of first class, or rather second class cities from six hundred thousand to one hundred thousand was passed and declared unconstitutional by the courts. I have word from the Legislative Reference Bureau that this act is constitutional, and if there is any question as to its constitutionality, I submit that this is not the place to work it out. The Attorney General's office is the place, and I refer the gentlemen to 37 Superior Court, 199, and to 200 Pennsylvania, where the Pittsburgh case was decided. You will find it is a general act, both in substance and in expression, and even though it does indicate some barrier in special localities, it is a general act nevertheless. As to sentiment, I submit that if the representatives from Berks County represent the sentiment of the people of Reading, they are in favor of this bill. The two members from the City of Reading and the Senator from Berks County will say to the people of Erie that they are in favor of this bill. I have before me the book with maps and data compiled by W. Harry Baker which gives the population of the city of Erie at 93,372, which was duly certified to by the government, and a letter to one of the representatives from Erie, Mr. Craig. I say to you there is a very grave question as to whether or not it benefits Erie, and if it does not, the opinion referred to is not correct. If you feel that the representatives from Erie represent the sentiment of their community, and that the representatives of Reading represent the sentiment of their community, then I ask you to vote against this bill.

I might say in passing that the Governor in his message practically suggested this bill. He said if we don't give these people relief by an act of Legislature I will have to certify them into the second class. I ask you in all fairness, gentlemen, speaking as the representative of my own county, to vote for this relief.

Mr. STADTLANDER. Mr. Speaker, I am the greatest believer in the referendum. I believe that the people of any particular community or locality should have the right to say whether or not they want this thing or that thing. I went to the sponsor of the bill and I suggested a referendum to be offered as an amendment to this particular bill for the people of Erie and Reading to vote on the question of whether they desired to be classed as a second class city, and the request was politely refused. Now, in reply to the gentleman from Schuylkill, if, as he states, that the people in these particular communities are vitally interested in this bill and are anxious to see it pass, why is it that one of the members from Reading or Erie did not introduce the bill to show the particular spirit. Why was it necessary to go to Schuylkill county to get a member to offer this bill? If they are so vitally interested and are so afraid of their people, then I say that it is time we voted this bill down.

Mr. WHITEHOUSE. Mr. Speaker, I take issue with the gentleman from Pittsburgh when he says that we were afraid of a referendum to get the sentiment of the people. We tried in all fairness to have this bill well looked into. We bumped into this situation, then, and I was not going to refer to it, where the chairman of the committee called meetings and never attended them, but sent substitutes. He called meetings and never attended them himself. We requested him to call meetings, and he said, "I am chairman." Delay, nothing but delay did we find in this bill, and at the last moment, when we had enough members present to bring the bill out, at the last moment he suggested that the committee should go and find out the sentiment of the people, when he had the sentiment from the members themselves. Delay—a scheme of delay is all we were bumping into, and is it any wonder we refused to be bound by the artful schemes of the chairman of the Municipal Corporations Committee?

Mr. BOLARD. Mr. Speaker, I want to say just a word in regard to this bill, since it has reference to my Congressional district.

I cannot understand why the members who are perhaps a little closer associated in my district to the city, have got to go to another member of the House to get the sentiment on this particular bill, especially when the cities have gotten to the point where, under the law, they automatically pass to cities of the second class. All that is required is a certificate from the Governor to make it a city of the second class. Now, the query in my mind is why we should put through this Legislature a bill striking the old law off the books that has held for thirty years, simply to shut out two cities of this State from automatically under the present law to second class cities. Isn't there something peculiar back of such legislation? I know the business interests of Erie pretty well; I know the business men of Erie pretty well. I know the conditions there pretty well—it is practically my home town. I do not live in it, I live in another county, but I consider it my home town. I am not a lawyer, but it is easy for a layman to see that if we were to pass this law at this session, to be effective, it would have to be retroactive to take effect, and would have to kill a condition that existed before the law was passed. I know that if we passed this law at this time it must take effect retroactively to kill that local condition that is now in existence, because when a city's population has passed the one hundred thousand mark, all that is necessary is a certificate from the Governor to make that a city of the second class. Now, I have before me telegrams from the different organizations that exist in different parts of the State, asking to have this bill opposed. Now, gentlemen of this House, it is not the ruling officers of the city that are asking to have this bill passed, it is not the ruling business interests of the city. I just want to read some of the names at the bottom of this telegram, asking that this bill be opposed. This telegram is signed by the Board of Commerce. That board is made up of several Chambers of Commerce and boards of commerce several years ago being consolidated into one large body, the Board of Commerce. The manufacturers' association of Erie, the Woman Voters' League of Erie—and that league in that Congressional district showed they had some power in the last election. Then there are the women's clubs. Those organizations are asking the men of this House to vote down

this bill and to let the legislation stand as it stands now, and as coming from that Congressional district, I ask the members of this House to defeat this bill.

Mr. POSEY. Mr. Speaker, as a member of the Legislature from Reading, the first district of Berks county, I want to talk in favor of this Whitehouse bill, House Bill No. 747. The gentleman on the other side of the House just referred to the telegram he received from Erie. I received that same telegram, and I have letters and telegrams, a number of them in my desk, which can be seen upon application, from the different organizations, fraternal organizations included, from the city of Reading, protesting against Reading going into a city of the second class. Ten or twelve years ago, the only thought in the minds of the Reading people was how grand and glorious it was going to be when it became a city of the second class, and they wondered whether at the same time other cities were growing as great as Reading. To-day, one of the cities of the second class that they want Reading to go into, has a population of six hundred thousand and as against Reading's one hundred and seven thousand. I want to ask you in all fairness if you think it justice to put Reading, with its one hundred and seven thousand people, in the same class with a city which has pretty nearly six hundred thousand people—and I refer to Pittsburgh. If this bill does not go into effect, Reading goes into the same class with Pittsburgh and Scranton. I want to say right here that it would only be for a period of two years. Under an amendment of the Constitution we would be reclassified at that time dropping us back into a fourth class city, which includes cities with a population of from one hundred thousand to two hundred and fifty thousand. I just want to make a few comparisons. Take the city of Scranton, for instance. Their budget last year was just \$530,000 more than Reading. That is just a little item to show you the inconsistency of putting Reading in as a second class city. Last year it cost us less than three thousand dollars to have our voters registered. Under the second class city law, it would have cost forty thousand dollars, because we would have to have a board of registration commissioners appointed. In the city of Pittsburgh, the police force for one year costs more than Reading's revenue for one year. Now, gentlemen, I want to say that the only thing that the opponents to this bill can say in reference to second class cities is, "Prosperity, progress and prestige." When you go into another community, do they say, "Do you come from a first class city?" Don't they always say, "What population does your city have?" Can anyone here say that it is going to be anything but a drawback to the city of Reading and Erie—Erie is not considered in this bill because the census only shows some ninety thousand—that is the last official census of January 1, 1921. They now have one hundred and two thousand. Now, the city of Reading to-day is in debt for several millions of dollars. They have not enough money to go along under the third class city classification. How could it function as a second class city, and mind you, that will only be for a period of two years when we will be reclassified according to the amendment to the Constitution into seven classes, putting Reading in the fourth class. I ask you in all fairness to vote for this Whitehouse bill and I want to affirm the remark of the gentleman when he said that the five members from Berks county were for this bill.

Mr. EACHES. Mr. Speaker, I want to go on record to refute the charge made by one of the members at the public hearing when he says that my colleague and myself did not represent the citizens of Reading. I want to say to you that I have received the largest majority that was ever given to a member running for the Legislature in the city of Reading. If that is not proof enough that we are representing the citizens of Reading, what other proof may be desired? I wish to say one other thing, from another angle, which has not been brought out to-night, and that is in regard to the comparison between Reading and Pittsburgh: it is ridiculous in all extremes. It is the same as taking a new-born child and putting on him a long pair of pants and an overcoat and saying to him, "Go out and work." Every man in this House knows to-night that any city that has advanced from one class to another upwards, and advancement means upward, knows that there will be a gradual increase in taxes and the taxes will fall on the vast majority; not on a few. The residential property in the city of Reading



to-day is assessed now at 70 per cent of the value. The business section of the city at 100 per cent. of the valuation. We are now contemplating repairs in Reading and improvements by the way of eliminating grade crossings. on Seventh street, which at the lowest estimate it is stated means the expenditure of \$6,000,000, but Reading does not pay all; only part of it. We also have two additions; one, as a matter of fact, cost the city \$5,000 more than the revenue they are receiving.

I hope that the gentlemen of this body feel satisfied with the representation of the members from Berks County.

Mr. BLAIR. Mr. Speaker, just a few words. There has been a good deal said that I was going to say, but I do not want to repeat it. I want to refute some of the charges made against Erie county. I have always stood against this bill and I have always been opposed to it, and to-day there were members going all over this House and they have come to me and told me to vote for this bill because the members of Erie were in favor of it. I was opposed to it. Erie and Reading having already attained to the legal goal, so long guaranteed to them by law, and now we object to have that goal extended by 25,000, and that is just the reason why I am opposed to it. There are some very peculiar circumstances. At the beginning of this session of the Legislature the Governor certified that Erie and Reading were becoming second class cities and that they were second class cities already as far as population is concerned. And here we are trying to pass a bill to prevent their being what they already are. I have taken special pains to inquire into the condition of affairs in the city of Erie, and I find that the people representing 75 per cent. of the taxpayers of the city of Erie are opposed to this Whitehouse bill and are prepared to fight this bill in the Supreme Court if by hook or crook it should pass this House and become a law. It is recommended on the ground of economy. The people up in Erie county think it is no time to recommend anything on the ground of economy down here. On the other hand I realize that there are men in the city of Erie who are just as capable to pass upon this situation as we are. The people of Erie are opposed to this bill and I ask you as representatives of that county to vote against it.

Mr. WHITEHOUSE. Mr. Speaker, I wish to explain that I did not say, "all the members of Erie county." Mr. Blair always was opposed to it.

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—144.

Alexander.	Finney.	McBride.	Schwartz.
Armstrong.	Fitzgibbon.	McCaig.	Sieg.
Asbury.	Fowler.	McCann.	Shaffer.
Aston.	Gelder.	McCarthy.	Shannon.
Baker.	Gibbon.	McClure.	Smiley.
Baldi.	Glass.	McCurdy.	Smink.
Barnhart.	Golder.	McGowan.	Smith, H. J.
Beaver.	Goodnough.	McHugh.	Smith, H.
Bluet.	Green.	McMullen.	Smith, L.
Blumberg.	Griffith.	Magill.	Snowden.
Bower.	Hampson.	Mangan.	Soffel.
Brady.	Harry.	Marcus, J.	Sowers.
Brenneman.	Haslett.	Marshall.	Sprows.
Brooks.	Hatrick.	Mantz.	Stackhouse.
Brown, F. B.	Haws.	Michel.	Stark.
Brown, T. R.	Hayes.	Millar, A.	Steedle.
Burns.	Heffernan.	Millar, A. S. C.	Sterling.
Campbell.	Henderson, W.	Miller, C.	Stevens.
Chaplin.	Hess.	Miller, D. L.	Stevenson.
Conner.	Hetrick.	Miller, D. D.	Stewart.
Cook.	Hoffman, J. N.	Miller, H. F.	Sweitzer.
Crum.	Holcombe.	Miller, J. J.	Thomas.
Davis.	Hoover.	Morris.	Trainer.
Dawson.	Hough.	Ogle.	Van Alen.
Dennling.	Jones, W. W.	Perry.	Walker, J. A.
Dewey, C. P.	Kantner.	Phillips.	Weiss.
Dewey, P. H.	Keene.	Pike.	Wettach.
Diehm.	Kinsman.	Posey.	Whitaker.
Dilshelmer.	Kohler.	Quigley.	Whitehouse.
Ditrich.	Kooser.	Rhoads.	Whiteman.
Donneley.	Krause.	Rieder.	Williams.
Dunn.	Lafferty.	Rinn.	Wolfe.
Eaches.	Leeds.	Roman.	Woodruff.
Edmonds.	Lewis.	Ruddy.	Zook.
Elgin.	Long.	Schaeffer.	Spangler.
Evans.	Love.	Schilling.	Speaker.
Veldman.			

NAYS—38.

Allum.	Flynn.	Huston.	Martin.
Bell.	Fox.	Jones, D. J.	Orr.
Bidelspacher.	Franklin.	Jordan.	Ruch.
Blair.	Gearhart.	Kelly.	Sinclair.
Bolard.	Goehring.	Krugh.	Smith, J. W.
Clutton.	Goss.	McKim.	Stadtlander.
Comer.	Hagerty.	McKnight.	Strauss.
Craig, J. O.	Haines.	McVicar.	Vickerman.
Curran.	Haldeman.	Marcus, J. C.	Wood.
Dunlap.	Henderson, E.		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

REASON FOR VOTE.

Mr. STRAUSS. Mr. Speaker, I vote "no" on this bill because as a legal proposition I believe that the law if enacted will not be applicable to the City of Reading, but can only be applied in case of cities hereafter attaining a population of 125,000; and therefore to cover the present situation useless.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 640, as follows:

An Act authorizing the appointment of interpreters by the courts of common pleas in counties of the first class and providing for their compensation.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the courts of common pleas of each county of the first class are authorized to appoint such number of interpreters and in such languages as the courts deem necessary for the proper transaction of their business. Such interpreters shall act in the courts of common pleas and in the courts of quarter sessions. Interpreters so appointed may be removed by the courts appointing them at any time. The annual salary of each of the interpreters so appointed shall be three thousand dollars to be paid out of the county treasury. Before assuming the duties of the office each interpreter shall take and subscribe the oath prescribed by the Constitution of this Commonwealth.

Section 2 The act approved the seventh day of July one thousand nine hundred nineteen (Pamphlet Laws seven hundred twenty-five) entitled "An act authorizing the appointment of interpreters in each county of this Commonwealth and providing for their compensation" is hereby repealed in so far as it relates to counties of the first class.

All other acts and parts of acts inconsistent with this act are repealed.

On the question.

Shall the bill pass finally?

Mr. EDMONDS. Mr. Speaker, may I interrogate the sponsor of this bill?

The SPEAKER. Will the gentleman from Philadelphia, Mr. Baldi, permit himself to be interrogated?

Mr. BALDI. Mr. Speaker, I will.

Mr. EDMONDS. Mr. Speaker, I would like to ask the gentleman from Philadelphia, the sponsor of this bill, if he can suggest any reason why in its present form those who voted against it three weeks ago should vote for it now?

Mr. BALDI. Five weeks ago it was thirty-five hundred dollars, and this week it is three thousand dollars.

Mr. EDMONDS. Are there any other changes?

Mr. BALDI. Yes, sir; five weeks ago it included cities of the second class, and this week it is cities of the first class.

Mr. EDMONDS. Are there any other changes in regard to the courts to which it applies?

Mr. BALDI. No, sir.

Mr. EDMONDS. Does it apply to all courts in the cities of the first class?

Mr. BALDI. Only to common pleas.

Mr. EDMONDS. And not county courts?

Mr. BALDI. No, sir; it is the original bill.

Mr. EDMONDS. The title as given in the calendar is "An Act authorizing the appointment of interpreters by the several courts in counties of the first and second class and providing for their compensation." If the title is correctly stated in the calendar, it must be somewhat different from what you now state.

Mr. BALDI. I may add that I intend to amend it in the Senate, excluding cities of the second class.

Mr. EDMONDS. The title to-day includes both first and second.

Mr. BALDI. It does, but it will be amended.

Mr. EDMONDS. Mr. Speaker, inasmuch as the bill has been called up for discussion and settlement in the House at this time, I want to state my own feeling towards that bill, and they are the same as they were more than three weeks ago. This is a salary-raiser in the County of Philadelphia, and it seems to me there is as much objection to a salary-raiser in the County of Philadelphia as there is in the State Treasury. Moreover, it is a salary-raiser of twenty-five hundred dollars to three thousand dollars, and it does not touch the class of those whose salary is the standard for the community. It seems to me in these times, when the cost of living is declining and the expense of government mounting up, this would be a good bill to vote against. Therefore, under those circumstances, I shall vote against the bill.

Mr. BALDI. Mr. Speaker and members of the House, the first night this bill was called up for first reading, my friend, Mr. Edmonds, stated that the different judges opposed the bill. For the information of the House, I am safe in saying that three president judges of the Common Pleas courts of Philadelphia have stated their satisfaction so far as the bill is concerned. I also have the consent of the majority of the other judges, who are also in favor of the bill.

Mr. SMITH. Mr. Speaker and gentlemen of the House, nobody is more in favor of increasing salaries to a certain extent than I am. I have participated in scale negotiations, representing large labor organizations, for a number of years and yet I realize that high wages are an economic fallacy. I believe with Mr. Edmonds that there comes a time when no more burden can be placed upon business, or no more burden can be placed upon the Commonwealth. The sponsor of this bill in its original form called my attention to it, and I opposed it at that time. I felt that a thousand-dollar increase for court interpreters was absolutely unjustified, but notwithstanding the fact, or rather withstanding the fact, that I do not agree with these gentlemen I felt that it was my duty to ascertain, if possible, whether the increase was warranted. I approached those whom I believed were familiar with the work performed by these men, and I found that they were unalterably opposed to it, and those I refer to are Italian citizens of my district, who are more acquainted with this matter. When this bill was amended, the sponsor came to me a week ago and told me I had better be careful about voting against this bill because of the number of Italian citizens in my district. Therefore, upon my return from Philadelphia last week, I wrote them a letter, enclosing the bill itself, and told them of the amendments that were contemplated at that time. I wish to read to you a communication that was in my mail box to-night:

"Philadelphia, Pa., April 10, 1921.

"Hon. Isaac L. S. Smink,  
"House of Representatives,  
"Harrisburg, Pa.

"Dear Mr. Smink:

In reply to your communication on the Baldi bill, increasing the salaries of court interpreters in counties of the first class, and inclosing copy of the same, permit me to state that I have taken the same up at a meeting of the Club, and on motion they have instructed me to request you to use your influence to defeat same, as we can see no reason for such an increase.

"A great number of our members are acquainted with the men who would benefit by the passage of this bill, and therefore feel that we are in a position to pass judgment upon the same without prejudice. We realize the work that is done by these men fully, and appreciate the value to the city and county, but as taxpayers we also realize that we must bear an increase in salary, and as taxes are exceedingly high in Philadelphia at the present time we feel that we are in duty bound to all other tax payers to oppose increase in salary, especially where there are no facts brought forward to justify same.

"Thanking you for your communication and hoping that this bill will be defeated, I am,

"Respectfully yours,

"Samuel Jamina, President.

"Italian-American Republican Club."

That is an organization of a great many members in my legislative district. They are fully acquainted with the gentlemen who will be affected by this bill and I believe,

gentlemen of the House, in view of the fact that this bill was defeated some two or three weeks ago, it is time to say how far this Legislature will go in increasing salaries and coming in here with a bill of a thousand-dollar increase. I submit to you, gentlemen, that we should defeat this bill, and perhaps they will come back with a proper bill for a reasonable increase for this work.

Mr. GREEN. Mr. Speaker, a few minutes ago Mr. Baldi mentioned the fact that he intended to amend this bill in the Senate. If there is any amendment to be made to this bill, I think this is the proper place, in the House, and we should not wait until it goes to the Senate.

Mr. McCARTHY. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia, Mr. Smink.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Smink, permit himself to be interrogated?

Mr. SMINK. Mr. Speaker, I will.

Mr. McCARTHY. Mr. Smink, what is the name of that club?

Mr. SMINK. The Italian-American Republican Club.

Mr. McCARTHY. What is the membership?

Mr. SMINK. I cannot tell you definitely.

Mr. McCARTHY. Do you know whether it is two or three or four or one?

Mr. SMINK. I cannot say,—about two hundred and fifty.

Mr. McCARTHY. That is very small. Is there any other nationality in particular neighborhood that you speak of, any other natives or nationality or other foreign race of any kind?

Mr. SMINK. Members of this club?

Mr. McCARTHY. No, I mean that might need interpreters.

Mr. SMINK. That I cannot tell you.

Mr. McCARTHY. You know the Italians do not own Philadelphia?

Mr. SMINK. I read that communication, and I heard the explanation given by the sponsor of the bill. He called my attention to the fact that it was dangerous to vote against it because of the Italians in my district.

Mr. McCARTHY. The Italians do not own Philadelphia, there are lots of other foreigners in Philadelphia besides Italians. I want to say, Mr. Speaker, that the Italian vote in Philadelphia only controls certain districts, and there are a great many of other nationalities that will have to be interpreted for from time to time. I think this increase is due them.

Mr. DILSHEIMER. Mr. Speaker, in fairness to this bill, you all know I voted against it the first time. When this bill was reconsidered it was my duty as a Philadelphian to ascertain whether the interpreters were actually entitled to this raise. I got in touch with various members of the judiciary, and I must say I was surprised. I found that there were several of the interpreters speaking seven or eight different languages and I was informed that the increase in salary was warranted. These men could go out and get more money than they are getting now from Philadelphia county, and gentlemen, under these conditions, I am satisfied that it is not a mistake to raise these salaries five hundred dollars. Therefore, I ask you to vote for the bill.

Mr. EDMONDS. Mr. Speaker, there is an objection on principle to this bill which ought to be clearly settled. There is a city council in Philadelphia. That council has recently been going over the payrolls and recommending increases in salaries. There has been no increase recommended with reference to interpreters. Why, then, should the Legislature be asked to make that increase? These interpreters are under the supervision of the Board of Judges, fifteen in number, who appoint them to their positions. Individual judges have expressed their opinion in favor of the increase, and individual judges have expressed themselves as against the increase, but the Board of Judges has taken no action on the subject. Now, to give an increase when there has been no request made by the official bodies in charge of the government of the city seems to me to be a show of favoritism. What becomes of the other people who have no persons to present their claims, whose salaries are very much below the salaries paid to the court interpreters? I do not think an increase should be granted without a request from the proper body.



Mr. BALDI. Mr. Speaker, to hear the remarks of the gentleman from Philadelphia, it would appear that this salary-raiser would amount to ten or fifteen thousand dollars in the County of Philadelphia. There are five court interpreters included in this bill, which would amount to twenty-five hundred dollars. Now, the court interpreters are called into the different courts of Common Pleas, the coroner's office, the grand jury and the district attorney's office. As Mr. Dilsheimer said, we have men down there speaking five or six or seven languages, and I do not think that three thousand dollars is too much to give men of that type.

Mr. GREEN. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia, Mr. Baldi.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Baldi, permit himself to be interrogated?

Mr. BALDI. I will, Mr. Speaker.

Mr. GREEN. I would like to ask why the sponsor does not offer the amendment in the House instead of waiting until it goes to the Senate?

Mr. BALDI. Mr. Speaker, the amendment is to the title, striking out the county courts in second class counties, that is all there is to it.

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—81.

Allum.	Fowler.	Long.	Ruth.
Asbury.	Franklin.	Love.	Schaeffer.
Baldi.	Gelder.	McCarthy.	Schilling.
Barnhart.	Gibbon.	McGowan.	Smiley.
Bluet.	Glass.	McKim.	Smith, H.
Bromley.	Goehring.	Marcus, J.	Smith, J. W.
Brown, T. R.	Golder.	Marcus, J. C.	Snowden.
Burns.	Hagerty.	Millar, A. S. C.	Soffel.
Clutton.	Haldeman.	Miller, C.	Sowers.
Conner.	Harry.	Miller, H. F.	Sprows.
Curran.	Hatrick.	Ogle.	Stadlander.
Dawson.	Heffernan.	Perry.	Sterling.
Denning.	Hough.	Phillips.	Stevenson.
Dilsheimer.	Kantner.	Pike.	Walker, J. A.
Ditrich.	Keene.	Posey.	Wettach.
Donneley.	Kohler.	Rhoads.	Whitaker.
Dunlap.	Kooser.	Richards.	Whitehouse.
Dunn.	Krause.	Rieder.	Whiteman.
Eaches.	Krugh.	Roman.	Zook.
Elgin.	Lafferty.	Ruddy.	Spangler.
Flynn.			Speaker.

## NAYS—73.

Alexander.	Admonds.	Holcombe.	Morris.
Armstrong.	Evans.	Hoover.	Orr.
Aston.	Feldman.	Horne.	Ruch.
Beaver.	Fitzgibbon.	Jordan.	Shannon.
Blair.	Fox.	Kelly.	Shellenberger.
Boland.	Goodnough.	Kinsman.	Sinclair.
Bower.	Goss.	Leeds.	Smrk.
Brenneman.	Green.	Lewis.	Stark.
Brooks.	Griffith.	McCurdy.	Stewart.
Cutlin.	Haines.	McHugh.	Strauss.
Chaplin.	Hampson.	McMullen.	Trainer.
Comerer.	Hastlett.	McVicar.	Van Alen.
Cook.	Haws.	Magill.	Vickerman.
Craig, J. R.	Hayes.	Marshall.	Walker, G. T.
Craig, J. O.	Henderson, E.	Martin.	Weamer.
Crum.	Henderson, W.	Miller, A.	Weiss.
Davis.	Hess.	Miller, D. D.	Woner.
Dewey, P. H.	Hoffman, J. N.	Miller, J. J.	Wood.
			Woodruff.

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

## SENATE MESSAGE.

## RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate April 11, 1921.  
Resolved, (if the House of Representatives concur), that Senate Bill No. 202, entitled: An Act to amend section one of an act approved the twenty-fifth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand two hundred nine) entitled "An act to authorize the acquisition by purchase of condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the river Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purpose of this act"

be returned to the Governor without amendment.

On the question.

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered. That the Clerk inform the Senate accordingly.

## SENATE MESSAGE.

## AMENDMENTS TO SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate bill numbered and entitled as follows.

## Senate Bill No. 585:

An Act to amend section fifteen of an act approved April twenty-seventh one thousand nine hundred and five (Pamphlet Laws three hundred and twelve) entitled "An act creating a Department of Health and defining its powers and duties" as amended

## SENATE MESSAGE.

## AMENDMENTS TO SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate bill numbered and entitled as follows.

## Senate Bill No. 168:

An Act to transfer and reappropriate a certain unexpended part of the General Appropriation to the Department of Public Instruction as provided by the General Appropriation act approved the sixteenth day of July one thousand nine hundred and nineteen (Appropriation acts one thousand nine hundred and nineteen Pamphlet Laws thirty-four)

## SENATE MESSAGE.

## AMENDED HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

## House Bill No. 512.

An Act to amend section one of an act approved the seventeenth day of July one thousand nine hundred nineteen (Pamphlet Laws nine hundred ninety-two) entitled "An act to amend the act approved the fifteenth day of April one thousand nine hundred fifteen (Pamphlet Laws one hundred and thirty-two) entitled 'An act relative to the burial of the bodies of certain indigent deceased widows at the county expense' as amended requiring county commissioners to pay from the county funds the expenses of burial of all widows of honorably discharged soldiers sailors and marines legally resident within the county authorizing the county commissioners to make inquiries and investigations providing for payments to persons who buried such bodies and requiring public officers and officers and agents of institutions to report deaths of such widows"

Said bill having been recalled from the Governor for amendment. The votes on final passage and third reading on said bill were reconsidered in the House of Representatives and the bill amended, in which amendment the Senate has concurred.

## SENATE MESSAGE.

## AMENDED HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows.

## House Bill No. 255:

An Act to amend section two of article one of chapter five of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Said bill having been recalled from the Governor for amendment. The votes on final passage and third reading on said bill were reconsidered in the House of Representatives and the bill amended, in which amendment the Senate has concurred.

## SENATE MESSAGE.

## AMENDED HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows,

## House Bill No. 714:

An Act to amend section eight of an act approved the fourteenth day of May Anno Domini one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred and eleven) entitled "An act to provide for the incorporation and government of street railway companies in this Commonwealth" changing the date of the annual meeting of the stockholders of such companies

Said bill having been recalled from the Governor for amendment. The votes on final passage and third reading on said bill were reconsidered in the House of Representatives and the bill amended, in which amendment the Senate has concurred.

## SENATE MESSAGE.

## AMENDED HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows,

## House Bill No. 93:

An Act making it unlawful to turn in or sound false alarms of fire and to meddle or interfere with or break or destroy any fire alarm telegraph system

Said bill having been recalled from the Governor for amendment. The votes on final passage and third reading on said bill were reconsidered in the House of Representatives and the bill amended, in which amendment the Senate has concurred.

## SENATE MESSAGE.

## AMENDED HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows,

## House Bill No. 770:

An Act to amend section two thousand seven hundred three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith

Said bill having been recalled from the Governor for amendment. The votes on final passage and third reading on said bill were reconsidered in the House of Representatives and the bill amended, in which amendment the Senate has concurred.

## SENATE MESSAGE.

## HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives, numbered and entitled as follows,

## House Bill No. 183:

An Act to fix the fees to be allowed the district attorney in counties of the third and fourth classes.

## House Bill No. 44:

An Act providing that the waiver of an inquisition on real estate contained in any note, bond or other obligation shall be effective against and bind real estate, on which the same is a lien, in the hands of the maker or obligor and in the hands of any purchaser or subsequent owner thereof.

## House Bill No. 399:

An Act relating to the adequate protection of fruit vegetables or other articles of food from flies

## House Bill No. 135:

An Act to amend an act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws page ten hundred and ten) entitled "An act to safeguard human life and health throughout the Commonwealth by providing for the reporting quarantining and control of diseases declared communicable by this act and by regulation of the Department of Health providing for the prevention of infection therefrom and prescribing penalties" by providing for quarantine in places designated for the isolation control and treatment of communicable diseases by providing for the quarantine of communicable diseases upon an opinion of the attending physician health authorities or any medical representative of the State Department of Health that a reasonable suspicion of such disease exists and granting certain powers to the advisory board.

## House Bill No. 676:

An Act fixing the salary of the deputy county engineer in counties of the second class

## House Bill No. 263:

An Act amending section sixteen of an act entitled "An act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities and providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions and to repeal acts inconsistent herewith" approved July twenty-four one thousand nine hundred and thirteen providing for a change in salaries of the employees of the registration commissioners

## House Bill No. 400:

An Act prohibiting advertisements of cures or medicines relating to venereal diseases and certain sexual disorders and prescribing the penalties

## House Bill No. 746:

An Act to amend sections one and twelve of an act approved the eighteenth day of July one thousand nine hundred seventeen (P. L. 1043) entitled: "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees, exempting annuities, allowances, returns, benefits and rights from taxation and judicial process and providing penalties."

## House Bill No. 978:

An Act providing for the assessment of benefits and award of damages by the viewers appointed in counties of the second class pursuant to the provisions of an act approved the eleventh day of May one thousand nine hundred eleven (Pamphlet Laws two hundred forty-four) entitled "An act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" and providing for the filing reviving and collecting of liens arising from any assessment of benefits thereunder

## House Bill No. 1003:

An Act to amend section six of an act approved the twenty-fourth day of July one thousand nine hundred and thirteen (P. L. 965), entitled "An act defining commodities regulating the sale thereof and providing penalties for violation hereof" as amended.

## House Bill No. 439:

An Act to amend section fifteen of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and seventy-two) entitled "An act to provide for the protection and preservation of game



game-quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions" as amended

With the information that the Senate has passed the same without amendment.

#### TIME EXTENDED ON BILLS.

Mr. JAMES A. WALKER asked and obtained unanimous consent for an extension of five days on all bills on the third reading postponed calendar numbered and entitled as follows,

#### House Bill No. 837:

An Act to define and regulate the rights and duties of vehicles whatever their method of propulsion at intersections of public streets or public highways and repealing inconsistent legislation

#### House Bill No. 1004:

An Act to amend section nine clause (b) of the act approved the twenty-first day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred nine) entitled "An act relating to the organization maintenance and operation of the Banking Department and the scope of its supervision and control over corporations partnerships unincorporated associations and individuals and the assets and liabilities thereof providing penalties for the enforcement of its provisions and repealing certain acts" by increasing the maximum and minimum fee for the examination of building and loan associations

#### House Bill No. 930. (Senate Bill No. 302).

An Act to give preference and protection in the civil service of the cities of the first class in the Commonwealth of Pennsylvania et cetera to persons who served in the Civil War Spanish-

American War Philippine War and World War and who have been honorably discharged from the military or naval service of the United States.

#### House Bill No. 767.

An Act to amend section one thousand six hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

#### House Bill No. 1106:

An act to amend an act approved the fourth day of June Anno Domini one thousand nine hundred and one (Pamphlet Laws three hundred and sixty-four) entitled "An act providing when how and upon what property and to what extent liens shall be allowed for taxes and for municipal improvements and for the removal of nuisances the procedure upon claims filed therefor the methods of preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties lien and the manner of distributing the proceeds of such sales" as amended by extending the period for the continuing and collection of claims and judgments obtained thereon

#### ADJOURNMENT.

Mr. HAWS. Mr. Speaker, I move the House do now adjourn.

The motion was agreed to, and (at 11.55 p. m.) the House adjourned until to-morrow morning at 11 o'clock.





# Legislative Journal.

Session 1921

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HARRISBURG, PA., TUESDAY, APRIL 12, 1921.

No. 44.

## SENATE

TUESDAY, April 12, 1921.

The Senate met at 11 o'clock A. M.

The PRESIDENT PRO TEMPORE (Mr. F. E. Baldwin) in the Chair.

## PRAYER.

The Chaplain, Rev. Benjamin F. Bungard, offered the following prayer:

Our Father Who art in Heaven, we thank Thee that Thou hast lifted the curtains of the night, and flooded the landscape with the morning sun. So do Thou lift upon us the spirit of Thine own countenance. Give us wisdom and guidance in all the deliberations of the day and may Thy blessing rest upon our great State and its three great branches of service, and may Thy name be glorified in all things. In His name. Amen.

## JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present, the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when on motion of Mr. Vare, the further reading was dispensed with, and the Journal approved.

## REPORTS FROM COMMITTEES.

Mr. McCONNELL, from the Committee on Judiciary Special, reported as committed Senate Bill No. 767, entitled:

An Act regulating the sale, offering for sale, barter, exchange, and giving of tickets, cards, or other tokens evidencing the right of admission to any theatre, concert hall, circus, show, ball-park, athletic hall or field, or other place of amusement; and providing penalties.

Mr. PHIPPS, from the Committee on Public Roads and Highways, reported as amended Senate Bill No. 734 (House Bill No. 794), entitled:

An Act to amend the act approved the fourteenth day of July one thousand nine hundred and seventeen (P. L. 840), entitled "An act concerning townships and revising amending and consolidating the law relating thereto."

Mr. BARNES, from the Committee on Public Roads and Highways, reported as committed Senate Bill No. 736 (House Bill No. 796), entitled:

An Act to amend section six hundred and ninety-nine of the act approved the fourteenth day of July one thousand nine hundred and seventeen (P. L. 840) entitled "An act concerning townships and revising amending and consolidating the law relating thereto."

Mr. WEAVER, from the Committee on Judiciary General, reported as committed Senate Bill No. 581 (House Bill No. 835), entitled:

An Act fixing the time for the confirmation of the reports of viewers or portions thereof in proceedings to assess damages or benefit incident to public improvements where no exceptions are filed or appeals taken.

Mr. ARON, from the Committee on Judiciary General, reported as committed Senate Bill No. 847 (House Bill No. 483), entitled:

An Act to further amend the fifth section of an act entitled "An act relating to the organization and jurisdiction of orphans' court in and for counties having more than one hundred fifty thousand inhabitants and to provide for the election of judges thereof approved May nineteenth Anno Domini eighteen hundred and seventy-four (P. L. 206) as amended by fixing and determining the salaries of the assistant clerks of said court in counties of the first, second, third and fourth classes.

Mr. NORTON, from the Committee on Game and Fisheries, reported as committed, Senate Bill No. 912 (House Bill No. 1188), entitled:

An Act defining a private game preserve and making it a misdemeanor to enter such preserve for certain purposes or to break injure or destroy the enclosure of the same and fixing penalties

Mr. EYRE, from the Committee on Appropriations, reported as committed, Senate Bill No. 877, entitled:

An Act fixing the salary of the Lieutenant Governor.

Mr. STINEMAN, from the Committee on Public Roads and Highways, reported as committed, Senate Bill No. 729 (House Bill No. 793), entitled:

An Act to amend section seventeen of the act approved the thirty-first day of May 1911 (P. L. 468) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same, requiring boroughs incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpike or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads, defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same, providing for the minimum width of State highways and State-aid highways, and kind of materials to be used in the improvement providing for payment of costs of improvements and repairs providing penalty for injuring or destroying State highway making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act."

Also from the Committee on New Counties and County Seats, reported as amended, Senate Bill No. 751 (House Bill No. 836), entitled:



Providing exclusive methods for the collection of benefits assessed by viewers in proceedings incidental to public improvements and providing for the filing of municipal liens therefor and for their collection

Mr. WHITTEN, from the Committee on Judiciary General, reported as committed, Senate Bill No. 590, entitled:

An Act to regulate, increase and establish the fees to be charged by Justices of the peace, aldermen, and magistrates in this Commonwealth.

Mr. SMITH, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 732 (House Bill No. 1038), entitled:

An Act fixing the salaries of County Commissioners in counties of the seventh class.

Mr. MARLOW, from the Committee on Public Roads and Highways, reported as amended, Senate Bill No. 735 (House Bill No. 795), entitled:

An Act to amend section three hundred eighty-six clause four of the act approved the fourteenth day of July one thousand nine hundred seventeen (P. L. 840), entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by limiting the power of townships of the second class to contract for road purposes.

Mr. CHRISTLEY, from the Committee on Judiciary General, reported as committed, Senate Bill No. 577 (House Bill No. 741), entitled:

An Act to regulate and establish the traveling expenses and mileage to be charged by sheriffs in counties of the third, fourth, fifth, sixth, seventh and eighth classes.

Mr. PATTON, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 848 (House Bill No. 822), entitled:

An act to amend section one of the act approved the twenty-fourth day of March, one thousand nine hundred and three (P. L. 51), entitled, "An act providing for the manner of appointment of assessors, for the purpose of valuation of property, in counties containing a population of one million two hundred and fifty thousand or over;" applying said act to counties of the first class, and providing for the appointment of assessors without regard to party affiliation.

Mr. SMITH, from the Committee on Public Health and Sanitation, reported as committed, Senate Bill No. 507, entitled:

An Act to provide for the disposition of all drugs which are introduced in the evidence of any trial for the illegal possession or sale of same

Mr. ARON, from the Committee on Municipal Affairs, reported as amended, Senate Bill No. 875, entitled:

An act to amend section one and two of the act approved the twenty-third day of June one thousand nine hundred and eleven (P. L. 1123) entitled "An act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers road juries juries of view and commissioners to view land and providing for the charges upon the respective counties in the matter of salaries costs and expenses thereof" by board of viewers in counties of the first class and abolishing the existing boards

Mr. BUCKMAN, from the Committee on Agriculture, reported as committed, Senate Bill No. 723 (House Bill No. 973), entitled:

An Act regulating the selling offering or exposing for sale of agricultural seeds and mixtures of the same for seeding purposes forbidding the sale of seeds unfit for seeding purposes and providing for the prohibition of such sales by injunction providing for the taking and examination of samples of agricultural seed by the Secretary of Agriculture and his agents and the publication of information gained from such examination, providing for the enforcement of the act and providing penalties for its violation.

Also from the Committee on Corporations, reported as amended, Senate Bill No. 727 (House Bill No. 712), entitled:

An Act authorizing corporations created under the laws of other statutes of the United States for certain purposes to take hold mortgage lease and convey real estate in this Commonwealth and validating certain titles.

Also from the Committee on Corporations, reported as amended, Senate Bill No. 682, entitled:

An Act authorizing certain corporations to issue preferred or common stock, of one or more classes, providing for the manner of issuance, restrictions and regulations in the manner of voting thereof, and the rights and privileges of the holders thereof; validating certain acts of corporations not participated in by the holders of non-voting stock, and repealing all acts and parts of acts inconsistent therewith.

Mr. EINSTEIN, from the Committee on Elections, reported as committed, Senate Bill No. 941, entitled:

An Act to amend an act approved the twelfth day of July, one thousand nine hundred and thirteen (P. L. 719), entitled "An act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National party conventions, and of certain party officers, including State committeemen, a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties, and their reimbursement by the State, of the expenses of the same, authorizing the State committee of a political party to make, and to alter, amend, and revoke, rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein, and repealing inconsistent legislation."

#### BILLS INTRODUCED.

Mr. BUCKMAN read in his place and presented to the Chair Senate Bill No. 950, entitled:

An Act to amend part of section six of an act approved the eighth day of May, one thousand nine hundred and nineteen, (P. L. 141) entitled, "An act reorganizing the Department of Agriculture, creating bureaus therein, and providing for the proper administration thereof."

Which was committed to the Committee on Corporations.

Mr. MARLOW read in his place and presented to the Chair Senate Bill No. 951, entitled:

An Act to regulate Joint Stock Fire Insurance Companies Stock Fire Insurance Companies and any company of any Foreign Country transacting business of fire insurance in the Commonwealth and insuring against loss by fire, limiting the amount of insurance they can place on any hazard or risk, and provide a penalty therefor.

Which was committed to the Committee on Insurance.

#### REPORT FROM COMMITTEE.

Mr. BUCKMAN. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection. The Chair hears none.

Mr. BUCKMAN, from the Committee on Corporations, reported as committed, Senate Bill No. 950, entitled:

An Act to amend part of section six of an act approved the eighth day of May, one thousand nine hundred nineteen (P. L. 141) entitled, "An act reorganizing the Department of Agriculture, creating bureaus therein, and providing for the proper administration thereof."

#### BILL ON FINAL PASSAGE RECALLED FROM THE GOVERNOR.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 437, as follows:

An Act authorizing the council of cities of the third class whenever any city of such class shall have sold or leased the coal underlying any public park or common within the limits of said city to apply the proceeds thereof for certain improvements of such park or common and the policing and lighting thereof for the purchase of certain lands for park purposes and for other public improvements and providing for the issuing of improvement bonds for such purposes.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any city of the third class shall have sold or leased the coal underlying any public park or common within the limits of said city the proceeds of said sale or lease shall be applied only as follows First to the improvement policing and lighting of the said park or common or redemption of bonds issued for the improvement of said park or common Second Any surplus of the said proceeds left beyond what is required for improving policing and lighting said park or common may be applied and used for the purchase and improvement of other lands within the limits of the city or immediately adjacent thereto for use as public parks or common or for the building of bridges construction of drains and sewers provided that no land shall be purchased for such use with said funds unless the ordinance authorizing



the purchase shall have been passed by the affirmative vote of two-thirds of the members elected to the said council.

Section 2 Whenever hereafter any such city shall have leased the coal under any public park or common for a rental or royalty payable in periodical installments in order to provide for the payment of the cost of any such improvements authorized in section one of this act the said city may from time to time issue improvement bonds based upon the faith and credit of the city and upon the pledge of such royalties in such sums as may be from time to time required not to exceed the cost of such improvement and the interest thereon. Such bonds shall bear interest at the rate not to exceed six per centum per annum payable semi annually.

The said rental or royalty shall be paid to the city treasurer and placed to the credit of the sinking fund for the redemption of said bonds and the payment of the interest thereon as the same shall become due. The method of redemption shall be provided for in the ordinance authorizing the issuing of such bonds.

Section 3 Said bonds shall be sold at not less than par and the proceeds thereof shall be applied solely to the payment of the cost of the said improvement hereinbefore referred to. They shall be redeemable in not less than five (5) years and payable at any time not exceeding thirty (30) years from the date of issue thereof at the option of said city.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Dalx,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

#### BILLS ON FINAL PASSAGE.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 34, as follows:

An Act to ascertain and appoint the fees to be received by the recorder of deeds in and for the counties in this Commonwealth containing more than one million five hundred thousand (1,500,000) inhabitants.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the fees of the recorder of deeds for counties in this Commonwealth containing more than one million five hundred thousand (1,500,000) inhabitants shall be as follows to wit:

For recording all instruments of writing for each and every five hundred (500) words or fractional part thereof one dollar.

For exemplification of records for each and every five hundred (500) words or fractional part thereof one dollar.

For certificate and seal fifty cents.

For recording or exemplifying of commissions for Notary Public with bond and oath five dollars city and county officers five dollars magistrates five dollars special railroad police officers two dollars and fifty cents.

For noting an instrument on margin of record as follows:

Noting assignments of mortgages twenty-five cents.

Noting extension of mortgages twenty-five cents.

Noting releases of mortgages twenty-five cents.

Noting revocation of powers of attorney twenty-five cents.

Noting any other instrument required by law twenty-five cents.

Noting satisfaction of mortgages on certificate of search twenty-five cents.

For entering satisfaction of mortgages of every description on the margin of the record with certificate one dollar.

For making searches as follows:

Mortgages for first ten years previous to date of certificate each name one dollar.

Each additional ten years or fractional part thereof each name fifty cents.

Each reference examined ten cents.

Conveyance and assignment of mortgages.

For each and every ten years or fractional part thereof each name one dollar.

Each reference examined ten cents.

Certificate and seal fifty cents.

Section 2 All laws or parts of laws inconsistent herewith be and the same are hereby repealed. Provided that nothing contained herein shall be construed to alter the existing laws for the collection of taxes due the Commonwealth for the recording of deeds mortgages or other instruments in writing.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Dalx,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 53, as follows:

An Act making cities boroughs towns and townships liable for injuries resulting from the emergency use of certain vehicles of such municipalities.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all cities boroughs towns and townships are hereby made liable in an action for damages for any injury to persons or property whether or not such injury resulted in death resulting from the emergency use by the fire or police department or other emergency service of any vehicle belonging to such municipality provided such municipality or any of its agents or servants were guilty of negligence excepting only cases where the injury was due to the negligence of the person injured.

Section 2 This act does not apply to injuries sustained prior to its passage.

Section 3 All acts or parts of acts inconsistent herewith are repealed.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Dalx,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 623, as follows:

An Act to amend sections four and seven of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and nine) entitled "An act prescribing the powers and duties of the Bureau of Markets in the Department of Agriculture."



viding for cooperation with the Bureau of Standards of the Department of Internal Affairs to establish standard receptacles for farm products and to promulgate regulations for enforcement thereof and prescribing penalties for violations of the provisions of this act" by striking out certain provisions limiting the investigation and classification of farm products and appropriating to the Department of Agriculture for the use of the Bureau of Markets all fees and other moneys collected under this act.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section four of the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and nine) entitled "An act prescribing the powers and duties of the Bureau of Markets in the Department of Agriculture providing for cooperation with the Bureau of Standards of the Department of Internal Affairs to establish standard receptacles for farm products and to promulgate regulations for enforcement thereof and prescribing penalties for violations of the provisions of this act" which reads as follows

"Section 4 The director may designate any competent employe or agent of the Bureau of Markets and upon satisfactory evidence of competency may license any other person to make upon request investigations and classifications of farm products (in accordance with standards which have become effective under this act) When any such investigation and classification is made the employe or agent shall issue a certificate of the grade or other classification of the farm product involved

The director is authorized to fix assess and collect or cause to be collected fees for such services when they are performed by employes or agents of the Bureau of Markets Licensed agents may charge and collect as compensation for such services only such fees as may be approved by the director

The director may suspend or revoke any license whenever after opportunity for a hearing has been afforded to the licensee the director shall determine that such licensee is incompetent or has knowingly or carelessly failed to classify any farm product correctly (in accordance with such standards) or has violated any provision of this act or of the regulations made hereunder Pending investigation the director may suspend a license temporarily without a hearing" is amended hereby to read as follows

Section 4 The director may designate any competent employe or agent of the Bureau of Markets and upon satisfactory evidence of competency may license any other person to make upon request investigations and classifications of farm products When any such investigation and classification is made the employe or agent shall issue a certificate of the grade or other classification of the farm product involved

The director is authorized to fix assess and collect or cause to be collected fees for such services when they are performed by employes or agents of the Bureau of Markets Licensed agents may charge and collect as compensation for such services only such fees as may be approved by the director

The director may suspend or revoke any license whenever after opportunity for a hearing has been afforded to the licensee the director shall determine that such licensee is incompetent or has knowingly or carelessly failed to classify any farm product correctly or has violated any provision of this act or of the regulations made hereunder Pending investigation the director may suspend a license temporarily without a hearing

Section 2 That section seven of said act which reads as follows

Section 7 All fees and other moneys collected under this act by the director and by his employes or agents in their official capacity shall be covered into the State Treasury" is amended hereby to read as follows

Section 7 All fees and other moneys collected under this act by the director and by his employes or agents in their official capacities under the direction of the Secretary of Agriculture shall be covered into the State Treasury and shall be set apart as a separate fund to be known as the "Bureau of Markets Fund" All moneys in said fund from time to time hereby are appropriated specifically to the Department of Agriculture for the use of the Bureau of Markets for the purpose of assisting with the expense and maintenance of said Bureau in carrying out the provisions of this act All moneys shall be paid from aforesaid fund upon requisition of the Secretary of Agriculture and warrant of the Auditor General on the State Treasurer after the filing of itemized vouchers

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheisel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,

Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL RECOMMENDED.

Mr. BARR. Mr. President, I move that Senate Bill No. 633 on final passage, entitled:

An act to amend sections five hundred and forty-three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by imposing an occupation tax for school purposes on female residents of school districts of the second third and fourth class

be recommitted to the Committee on Education for the purpose of amendment.

Mr. McCLINTOCK. Mr. President, I second the motion.

The motion was agreed to.

BILL OVER IN ORDER.

Mr. SMITH. Mr. President, I ask that Senate Bill No. 648, on final passage, entitled:

An Act to amend sections one thousand five hundred and one and one thousand five hundred and five of an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," as amended by an act approved the twenty-third day of June one thousand nine hundred and nineteen (Pamphlet Laws, five hundred and seventy-two), entitled "An act to amend an act approved the eighteenth day of May, one thousand nine hundred and eleven, (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local or any parts thereof that are or may be inconsistent therewith."

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 694 as follows:

An Act authorizing and empowering county commissioners with the approval of the court of quarter sessions to enter a bridge on record as a county bridge by resolution without the recommendation of viewers and the approval of a grand jury and of the court of quarter sessions and making it the duty of county commissioners to build such bridges at the expense of the county or counties in or between which they may be located and also making it the duty of county commissioners to erect and construct a new and sufficient bridge to take the place of any county or inter county bridge which has been or which shall hereafter be totally or partially destroyed by some sudden casualty and authorizing county commissioners to erect a new and sufficient bridge to take the place of any existing county or inter county bridge which has become or which hereafter becomes insufficient for any cause to accommodate the public travel at the expense of the county or counties in or between which such bridge may be located without the recommendation of viewers and the approval of the court of quarter sessions and of the grand jury.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the term "municipal division" as used in this act includes and means townships boroughs and cities



Section 2 Whenever it may be necessary to erect a bridge over a river creek rivulet railway or street railway which crosses a public road street or highway in any county of this Commonwealth the county commissioners of the county in which said bridge may be located or of the counties between which it may be located may with the approval of the court of quarter sessions by resolution duly adopted and spread on their minutes enter such bridge of record as a county bridge without having to secure the recommendation of viewers and the approval of a grand jury whenever in their judgment the cost of erecting such bridge would be a greater expense than it would be reasonable that the municipal division or divisions in or between which such bridge may be located should bear.

Section 3 Whenever the county commissioners of any county or counties have entered a bridge on record as a county bridge as provided in section two of this act it shall be the duty of the county commissioners of such county or counties to build such bridge at the expense of the county in which it may be located or when located on the line between two or more counties at the joint expense of said counties.

Section 4 Whenever a county bridge in any county of this Commonwealth or an inter-county bridge between two or more counties of this Commonwealth has been or shall hereafter be totally or partially destroyed by some sudden casualty of whatsoever nature or character it shall be the duty of the county commissioners of the county or counties in or between which such bridge may be located with the approval of the court of quarter sessions to erect a new and sufficient bridge to take the place of the one so totally or partially destroyed at the expense of the county in which it may be located or when located on a line between two or more counties at the joint expense of said counties without first securing the recommendation of viewers and the approval of a grand jury.

Section 5 Whenever it shall appear to the county commissioners of any county in this Commonwealth that any county bridge heretofore or hereafter to be erected or constructed is not sufficient for any cause to accommodate the public travel or whenever it shall appear to the county commissioners of any two or more adjoining counties that any inter-county bridge heretofore or hereafter to be erected or constructed is not sufficient for any cause to accommodate public travel it shall be lawful for the commissioners of said county or counties as the case may with the approval of the court of quarter sessions to erect and construct at the expense of their respective counties a new and sufficient bridge to take the place of the then existing bridge without first securing the consent of viewers and the approval of a grand jury.

Section 6 For the purposes of carrying the provisions of this act into effect the county commissioners of the respective counties of this Commonwealth are hereby authorized to borrow any sum of money not exceeding the constitutional limitations if necessary for the purposes aforesaid at a rate of interest not exceeding the legal rate of interest authorized by law and to issue bonds therefor.

Section 7 All acts or parts of acts inconsistent herewith be and the same are hereby repealed.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—50.

Aron.	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr.	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Lavis,	Long,	Schantz,	

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 755 as follows:

An Act amending section ten of an act entitled "An Act establishing a court for the County of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expense thereof" approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and eleven) by changing the jurisdiction in civil actions.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the

same That section ten of an act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and eleven) entitled "An Act establishing a Court for the County of Philadelphia prescribing its jurisdiction and powers and providing for the service of its writs process or warrants by the proper officers of the County or City of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expense thereof" which reads as follows:

"Section 10 The said court hereby created shall have jurisdiction in all civil actions at law and in equity where the value of the matter or thing in controversy exclusive of interest and costs does not exceed the sum of six hundred dollars (\$600) except that in actions for damages for personal injuries it shall have jurisdiction where the sum demanded by the plaintiff does not exceed one thousand five hundred dollars (\$1,500). The amount claimed by the plaintiff where the said claim is for a sum certain shall be conclusive as to the jurisdiction of the court in all actions brought for the recovery of money and in actions at law or in equity not involving any sum certain the plaintiff shall file with his statement, a certificate as to the amount of the thing or matter in controversy. The said court shall also have jurisdiction in any civil cases transferred to it by order of a majority of judges of any court of common pleas of Philadelphia County" be and the same is hereby amended so as to read

Section 10 The said court hereby created shall have jurisdiction in all civil actions at law and in equity where the value of the matter or thing in controversy exclusive of interest and costs does not exceed the sum of one thousand five hundred dollars (\$1,500). The amount claimed by the plaintiff where the said claim is for a sum certain shall be conclusive as to the jurisdiction of the court in all actions brought for the recovery of money and in actions at law or in equity not involving any sum certain the plaintiff shall file with his statement a certificate as to the amount of the thing or matter in controversy. The said court shall also have jurisdiction in any civil cases transferred to it by order of a majority of the judges of any court of common pleas of Philadelphia County.

The said court shall also have authority with the consent of the court of common pleas to transfer to that court all suits wrongfully brought in the municipal court in excess of its jurisdiction.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—50.

Aron.	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr.	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate resumed the third reading and consideration of Senate Bill No. 825 as follows:

An Act to provide for a second additional law judge of the Court of Common Pleas of the tenth judicial district.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in addition to the judges provided for by existing law a second additional law judge is hereby authorized and provided for the Court of Common Pleas of the tenth judicial district who shall possess the same qualifications which are required by the constitution and laws for the president judge of said district and who shall hold his office for a like term and by the same tenure and shall have the same powers authority and jurisdiction and shall receive the same compensation provided by law for judges of the courts of said judicial district.

Section 2 At the next municipal election after the passage of this act the qualified electors of the said tenth judicial district shall elect in the manner prescribed by law for the election of a president judge one competent person learned in the law to serve as second additional law judge of the Court of Common Pleas in said tenth district from the first Monday in January Anno Domini one thousand nine hundred and twenty-two for a term of ten years Vacancies in the office hereby created whether caused by



death resignation expiration of term or otherwise shall be filled in the same manner as is required by law in case of a similar vacancy in the office of president judge

Second 3 The Governor is hereby authorized by and with the consent of the Senate to appoint one competent person learned in the law as such additional law judge of the Court of Common Pleas of the said tenth judicial district to serve until the first Monday in January succeeding the next municipal election

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron.	DeWitt.	MacDade.	Service.
Barnes.	Donahue.	Marlow.	Slason.
Barr.	Einstein.	McClintock.	Smith.
Berntheizel.	Eyre.	McConnell.	Snyder.
Boyd.	Gray.	McNichol.	Sones.
Buckman.	Hackett.	Miller, J. S.	Stineman.
Christley.	Heaton.	Miller, S. J.	Vare.
Clark.	Herron.	Murdoch.	Weaver.
Craig.	Homsher.	Norton.	Whitten.
Crow.	Jones.	Patton.	Woodward.
Culbertson.	Jove.	Phipps.	Baldwin.
Daix.	Leslie.	Salus.	Pres. pro tem.
Davis.	Long.	Schantz.	

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 839, as follows:

An Act to provide for an additional law judge of the court of common pleas of the Thirty-sixth Judicial District.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in addition to the judge provided for in the act approved the eighteenth day of July one thousand nine hundred and one (Pamphlet Laws six hundred and sixty-nine) entitled "An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election appointment and commissioning of judges learned in the law for the said districts in cases where such judges are not provided for by existing law" an additional law judge is hereby authorized and provided for the court of common pleas of the Thirty-sixth Judicial District who shall possess the same qualifications which are required by the Constitution and laws for the president judge of said district and who shall hold his office for a like term and by the same tenure and shall have the same power authority and jurisdiction and shall be subject to the same duties restrictions and penalties and shall receive the same compensation provided by law for judges learned in the law as if the said office had been established at the time of and subject to the provisions of an act entitled "An act to fix the salaries of the judges of the supreme court the judges of the Superior Court the judges of the courts of common pleas and the judges of the orphans' court" approved the fifth day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws one hundred eighty-two) and its supplements and amendments

Section 2 At the next municipal election after the passage of this act the qualified electors of the said Thirty-sixth judicial district shall elect in the manner prescribed by law for the election of president judge a competent person learned in the law to serve as said additional law judge in said district from the first Monday in January Anno Domini one thousand nine hundred and twenty-two for a term of ten years Vacancies in the office hereby created whether caused by death resignation expiration of term or otherwise shall be filled in the same manner as is required by law in case of a similar vacancy in the office of president judge

Section 3 The judge in said district whose commission shall first expire shall be the president judge thereof except where the president judge shall be re-elected in which case he shall continue to be president judge

Section 4 The Governor is hereby authorized by and with the consent of the Senate to appoint one competent person learned in the law as such additional law judge of the said thirty-sixth judicial district to serve until the first Monday in January succeeding the next municipal election

And the amendments made thereto having been printed as required by the Constitution.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron.	DeWitt.	MacDade.	Service.
Barnes.	Donahue.	Marlow.	Slason.
Barr.	Einstein.	McClintock.	Smith.
Berntheizel.	Eyre.	McConnell.	Snyder.
Boyd.	Gray.	McNichol.	Sones.
Buckman.	Hackett.	Miller, J. S.	Stineman.
Christley.	Heaton.	Miller, S. J.	Vare.
Clark.	Herron.	Murdoch.	Weaver.
Craig.	Homsher.	Norton.	Whitten.
Crow.	Jones.	Patton.	Woodward.
Culbertson.	Jove.	Phipps.	Baldwin.
Daix.	Leslie.	Salus.	Pres. pro tem.
Davis.	Long.	Schantz.	

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 857, as follows:

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" and repealing certain sections of said act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That chapter three of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" is hereby amended by adding article five with the following sections thereto

## CHAPTER III

## Article V

## Wards and Election Precincts

Section 66 From and after the passage of this act all election districts in townships of the first class existing at the time of the approval of this act and when any township of the first class is organized all election districts existing therein at the time of organization shall be known as wards The said wards shall retain the same numbers as they were known while election districts election district number one shall be ward number one election district number two shall be ward number two et cetera

Section 67 (a) The court of quarter sessions upon petition may divide townships not already divided into wards erect new wards out of two or more adjoining wards or parts thereof or alter the lines of any two or more adjoining wards and may cause the lines or boundaries to be ascertained and established

(b) The petition shall be signed by twenty free hold residents of the township or of each of the wards whose limits it is proposed to change Upon its presentation the court shall appoint three impartial men as commissioners to inquire into the propriety of granting its prayer The commissioners or any two of them shall make a report to the next term of the court and shall accompany it with a plot showing the boundaries of the township and wards before and after the proposed change whenever the same cannot be fully designated by natural lines

(c) The court shall confirm the report and which confirmation shall become absolute unless exceptions are filed before the third day of the term next succeeding The court may grant a review if a better adjudication may therefore be secured upon a petition presented before the third day of such succeeding term

(d) The commissioners appointed pursuant to this section shall receive three dollars per day except a surveyor who shall receive five dollars per day for each day necessarily employed in the discharge of their duties and mileage at the rate of five cents per mile for every mile necessarily traveled

(e) Such compensation shall be paid by the county during the term of court to which the report is made to be reimbursed by the petitioners as directed by the court To secure such reimbursement the court may require the petitioners to file a bond with their petition All other costs and expenses incurred in the erection or alteration of wards shall be paid by the petitioners without liability upon the county

(f) Officers in office at the time of any changes made pursuant to the preceding paragraphs of this section shall remain in office until the expiration of the terms for which



they have been elected. All vacancies shall be filled as is now provided by law for the unexpired term.

Section 68 The court of quarter sessions shall have power to divide any ward into two or more election precincts in the same manner as election districts are now divided by law.

Section 2 That section one hundred two article one chapter five of said act which reads as follows

"Section 102 The electors of each township of the first class shall elect (a) at least five township commissioners or where there are more than five election districts in any township then as many as there are election districts (b) one township treasurer (c) one township assessor and two assistant assessors and (d) three township auditors" is hereby amended to read as follows

Section 102 The electors of each township of the first class shall elect (a) at least five township commissioners or where there are more than five wards in any township then as many as there are wards (d) one tax collector (c) one township assessor and two assistant assessors and (d) three township auditors

Section 3 That section one hundred ten article one chapter five of said act which reads as follows

"Section 110 At the municipal election in the year one thousand nine hundred and seventeen and every four years thereafter there shall be elected by the qualified voters of each even numbered election district of townships of the first class one township commissioner who need not reside in the election district for which he is elected in townships of the first class having five or less election districts the number of commissioners of such township shall be five. The remaining number of commissioners to which the said township is entitled as aforesaid including the commissioners now holding office for the odd-numbered election districts of the said township shall hold over and continue in said office until the first Monday of January in the year one thousand nine hundred and twenty. At the township election to be held on the first Tuesday following the first Monday in November in the year one thousand nine hundred and nineteen and every four years thereafter the qualified voters of each odd-numbered election district of every township of the first class shall elect one commissioner who need not reside in the election district for which he is elected and the remaining number of commissioners to which the said township is entitled as aforesaid shall at the same time be elected by the qualified voters of the whole township. All commissioners hereafter elected shall hold office for the term of four years.

When any township of the first class is organized there shall be elected at the municipal election following one township commissioner from each election district who need not reside in the election district for which he is elected. In any such townships having less than five election districts the number of township commissioners shall be five and the name of commissioners equal to the difference between five and the number of election districts shall be elected at large. At such election the township commissioners elected in even numbered districts shall be elected for a term of two years and the township commissioners elected at large and in odd-numbered districts shall be elected for a term of four years or vice versa as the case may be in order that the terms may harmonize with the elections in townships organized prior to the passage of this act.

After the passage of this act upon application the court of common pleas of the proper county shall number all election districts not numbered in townships of the first class and cause the same to be certified to the county commissioners" is hereby amended to read as follows

Section 110 At the municipal election in the year one thousand nine hundred and twenty-one and every four years thereafter there shall be elected by the qualified voters of each even-numbered ward of townships of the first class one township commissioner who need not reside in the ward for which he is elected in townships of the first class having five or less wards the number of commissioners of such township shall be five. The remaining number of commissioners to which the said township is entitled as aforesaid including the commissioners now holding office for the odd-numbered wards of said township shall hold over and continue in said office until the first Monday in January in the year one thousand nine hundred and twenty-four. At the township election to be held on the first Tuesday following the first Monday in November in the year one thousand nine hundred twenty-three and every four years thereafter the qualified voters of each odd-numbered ward of every township of the first class shall elect one commissioner who need not reside in the ward for which he is elected and the remaining number of commissioners to which the said township is entitled as aforesaid shall at the same time be elected by the qualified voters of the whole township. All commissioners hereafter elected shall hold office for the term of four years.

When any township of the first class is organized there shall be elected at the municipal election following one township commissioner from each ward who need not reside in the ward for which he is elected. In any such townships having less than five wards the number of commissioners shall be five and the number of commissioners equal to the difference between five and the number of wards shall be elected at large. At such election the township commissioners elected in even-number wards shall be elected for a term of two years and the township commissioners elected at large and in the odd-numbered wards shall be elected for a term of four years or vice versa as the case may be in order that the terms may

harmonize with the elections in townships organized prior to the passage of this act.

After the passage of this act upon application the court of common pleas of the proper county shall number all wards not numbered in townships of the first class and cause the same to be certified to the county commissioners. But where the election districts were numbered prior to the passage of this act the wards shall assume the number of the election districts and the court shall not renumber the same.

Section 4 That section one hundred eleven article one chapter five of said act which reads as follows

"Section 111 The notice of any primary election or nominating caucus convention or meeting held for the purpose of nominating candidates for the office of township commissioner and the notice of any election of township commissioners shall designate for what election district of the township each commissioner is to be nominated or elected as the case may be. In case any one or more of the township commissioners is to be elected by vote of the qualified electors of the township at large the notice shall so state. The ballots to be cast at any election for township commissioners shall designate under an appropriate heading the candidate for the office of township commissioner for whom the qualified electors of the election district are entitled to cast their ballots and under an appropriate heading the candidate or candidates for the office of township commissioner which are to be elected by the electors of the township at large" is hereby amended to read as follows

Section 111 The notice of any primary election or nominating caucus convention or meeting held for the purpose of nominating candidates for the office of township commissioner and the notice of any election of township commissioners shall designate for what ward of the township each commissioner is to be nominated or elected as the case may be. In case any one or more of the township commissioners is to be elected by vote of the qualified electors of the township at large the notice shall so state the ballots to be cast at any election for township commissioners shall designate under an appropriate heading the candidate for the office of township commissioner for whom the qualified electors of the ward are entitled to cast their ballots and under an appropriate heading the candidate or candidates for the office of township commissioners which are to be elected by the electors of the township at large.

Section 5 That section one hundred fifteen article one chapter five of said act which reads as follows

"Section 115 At the municipal election in the year preceding the expiration of the term of the treasurer now in office or at the municipal election following the designation of a township of the first class and at the municipal election every four years thereafter the qualified electors of each township of the first class shall elect a township treasurer. The township treasurer elected under this section shall hold office for a term of four years from the first Monday of January next following his election.

The same person may hold the office of township treasurer and treasurer of the school board but no township treasurer shall hold the office of township auditor" is hereby amended to read as follows

Section 115 At the municipal election preceding the expiration of the term of the treasurer now in office or at the municipal election following the designation of a township of the first class and at the municipal election every four years thereafter the qualified electors of each township of the first class shall elect a tax collector. The township tax collector elected under this section shall hold office for the term of four years from the first Monday in January next following his election.

Section 6 That section one hundred thirty-one article one chapter five of said act which reads as follows

"Section 131 The board of township commissioners of townships of the first class may fill any vacancy occurring in the office of township treasurer by death resignation removal from the township or otherwise. The person so appointed shall hold office for the unexpired term of the person whose place he is appointed to fill" is hereby amended to read as follows

Section 131 If a vacancy shall occur in the office of the tax collector by death resignation or otherwise the court of quarter sessions shall upon presentation of a petition of any citizen who is a resident of the township setting forth the facts appoint a person to fill the vacancy for the unexpired term of the person whose place he is appointed to fill.

Section 7 That article two chapter six of the said act is hereby amended by adding the following sections

Section 214 At the time of the organization of the board on the first Monday of January of each even-numbered year in townships of the first class the board shall elect a township treasurer who may or may not be a member of the board or the board may select a trust company or banking institution to act as treasurer. All vacancies in the office of treasurer shall be filled by the board of commissioners.

Section 215 The township treasurer selected by the board of commissioners in townships of the first class shall be subject to the same duties obligations and responsibilities as were township treasurers elected by the voters except that they shall not collect any taxes. Nor shall any such treasurer enter upon the duties of his office until his bond is approved by the board of commissioners as provided in "The General Township Act" approved the fourteenth day of July one thousand nine hundred and seventeen. He shall be subject to all the duties obligations and responsibilities enumerated in said "General Township Act" relating to the township treasurer except so far as they are modified by this act.

Section 8 That section two hundred seventy-one of article four chapter six of said act which reads as follows



"Section 271 The township treasurer shall receive for his duties as treasurer and tax collector for the township a sum equal to five per centum of all township taxes received or collected by him and in addition thereto a sum equal to one per centum on all other moneys received or collected by him for the township unless a different rate be fixed by ordinance of the township commissioners passed thirty days prior to his election" is hereby amended to read as follows

Section 271 Township treasurers whether they are members of the board or not shall be paid such compensation as the board of township commissioners of the respective townships of the first class may determine. Such compensation shall not exceed two per centum of the amount of funds paid out on township orders.

Section 9 That section two hundred seventy-four of article four chapter six of said act which reads as follows

"Section 274 The township treasurer in townships of the first class by virtue of his office as treasurer shall be tax collector. He shall collect all State county township school poor and other taxes within such township of the first class levied by authorities empowered to levy taxes. He shall in addition to the powers duties and responsibilities enumerated in chapter eight article one have all the powers perform all the duties he subject to all the obligations and responsibilities and receive the same compensation for collecting such taxes other than township taxes as are now by law vested in conferred upon or imposed upon or received by collectors of the several classes of taxes hereinbefore mentioned

It is the purpose and intent of this section that no taxes shall be collected in any township of the first class except by the treasurer of the township" is hereby repealed

Section 10 That section two hundred seventy-five of article four chapter six of the said act which reads as follows

"Section 275 The treasurer of every township of the first class shall before he enters upon the duties of his office as collector of taxes take and subscribe an oath of office and file the same in the office of the court of quarter sessions and shall annually enter into a bond to the Commonwealth in not more than the amount of taxes charged and assessed in the duplicates with at least two sufficient sureties or one trust or bonding company. The bond shall be approved by the court of quarter sessions and shall be filed in the office of the clerk of said court. The condition of the bond shall be that the treasurer shall well and truly pay over or account for the whole amount of taxes charged and assessed in the duplicates which shall be delivered to him. This bond does not cover the collection and payment over of township or school taxes is hereby repealed

Section 11 That article seven of chapter six is hereby amended by adding the following sections

Section 359 The tax collector in townships of the first class shall collect all State county township school poor and other taxes within such township of the first class levied by authorities empowered to levy taxes. This however shall not include the collection of municipal taxes and assessments for permanent improvements. He shall in addition to the powers duties and responsibilities enumerated in chapter eight article one as herein amended have all the powers perform all the duties be subject to all the obligations and responsibilities and receive the same compensation for collecting such taxes other than township taxes as are now by law vested in conferred upon or imposed upon or received by collectors of the several classes of taxes hereinbefore mentioned

Section 360 The tax collector of every township of the first class shall before he enters upon the duties of his office as collector of taxes take and subscribe an oath of office and file the same in the office of the court of quarter sessions and shall annually enter into a bond to the Commonwealth in not more than the amount of taxes charged and assessed in the duplicate with at least two sufficient sureties or one trust or bonding company. The bond shall be approved by the court of quarter sessions and shall be filed in the office of the clerk of said court. The condition of the bond shall be that the tax collector shall well and truly pay over or account for the whole amount of taxes charged and assessed in the duplicates which shall be delivered to him. This bond does not cover the collection and payment over of township or school taxes

Section 361 The tax collector of every township of the first class in addition to the bond required in the preceding section or any bonds that he may now be required by law to give and before receiving his tax duplicate and warrant to collect said township taxes shall furnish annually to the board of commissioners a bond in a sum to be prescribed by ordinance and at least equal to the probable amount of the annual township tax with such sureties as it may approve conditioned for the faithful performance of the duties of his office for a just account of all the moneys belonging to the township funds that come into his hands and payment over thereof in the manner prescribed by law. In case any person elected or appointed tax collector shall fail to furnish a proper bond within fifteen days after his appointment or notice to do so then in any such case the board of commissioners shall appoint another suitable person as collector of the township taxes in said district in his place and stead who upon giving the proper bond required by the provisions of this act shall be the duly authorized person to collect the township taxes in said township. Said bond shall be filed with the township commissioners

Section 362 The compensation of the tax collector in townships of the first class shall be two per centum of all township taxes collected during the rebate period and five per centum on all the township taxes collected after the end of the rebate period and before the penalty is added. For the collection of the township taxes after the penalty

is added to such taxes the tax collector shall only receive the penalty for his compensation

Section 12 That chapter six of said act is hereby amended by adding the following article and sections

## CHAPTER VI

### Township Officers

#### ARTICLE IX

### Township Solicitor

Section 370 The board of township commissioners of each of said townships of the first class on the first Monday of June one thousand nine hundred and twenty-one or as soon thereafter as practicable may elect by the vote of a majority of the members one person who shall be an attorney-at-law admitted and qualified to practice in the courts of this Commonwealth who shall be styled the township solicitor and shall serve for the term of four years from the first Monday in June succeeding his election and until his successor shall be duly qualified. The said board of township commissioners shall fix the compensation he shall be allowed. Vacancies in said office shall be filled by the board of township commissioners for the unexpired term

Section 371 The law matters of the township shall be under the superintendence direction and control of the township solicitor. He shall keep in his office deposited and preserved all patents deeds leases mortgages and other assurances of title and all contracts bonds books and other evidences of debts belonging to the township unless the board of township commissioners shall otherwise provide or direct

Section 372 The township solicitor shall prepare all bonds obligations contracts leases conveyances and assurances to which the township may be a party as may be directed by resolution or ordinance shall commence and prosecute all and every suit or suits action or actions brought by the corporation for or on account of the estates rights trusts privileges claims or demands of the same as well as defend all actions or suits against the said corporation or any officer thereof wherein or whereby any of the estates rights trusts privileges trusts ordinances or acts of the corporation may be brought in question before any court in this Commonwealth and shall do all and every professional act incident to this office which he may be lawfully authorized or required to do by the said township commissioners by resolution or ordinance. He shall whenever required furnish the board of township commissioners with his opinion in writing upon any question of law which may be submitted by them in their official capacity

Section 13 That section three hundred ninety-five of article one chapter eight of said act which reads as follows

"Section 235 The board of township commissioners may borrow money and issue evidences of indebtedness therefor. The total amount of indebtedness so created shall not exceed two per centum of the county valuation of the property within the township without the assent of the electors of the township. The rate of interest on any such indebtedness shall not exceed five per centum. No indebtedness shall be incurred or expenditure authorized except by ordinance. To authorize the expenditure of more than one hundred dollars a special resolution of the board shall be necessary

When any township of the first class shall borrow money and issue bonds or other securities therefor except in the case of the giving notes for temporary loans as may be authorized by law the commissioners shall sell the same to the highest bidder after public notice by advertisement once a week for three weeks in at least one newspaper of general circulation published in the county in which such township shall be situated. No bid for such bonds or securities at less than their par value shall be accepted" is hereby amended to read as follows

Section 395 The board of township commissioners may borrow money and issue evidence of indebtedness therefor. The total amount of indebtedness so created shall not exceed two per centum of the county valuation of the property within the township without the assent of the electors of the township. The rate of interest on any such indebtedness shall not exceed six per centum. No indebtedness shall be incurred or expenditure authorized except by ordinance. To authorize the expenditure of more than one hundred dollars a special resolution of the board shall be necessary

When any township of the first class shall borrow money and issue bonds or other securities therefor except in the case of the giving of notes for temporary loans as may be authorized by law the commissioners shall sell the same to the highest bidder after public notice by advertisement once a week for three weeks in at least one newspaper of general circulation published in the county in which such township shall be situated. No bid for such bonds or securities at less than their par value shall be accepted

Section 14 That section three hundred ninety-nine of article one chapter eight of said act which reads as follows

"Section 509 As soon as possible after the receipt of the duplicate from the county commissioners as provided in the act of May fifth one thousand nine hundred fifteen entitled 'An Act requiring the county commissioners to furnish to townships of the first class duplicates of the adjusted valuation for taxation purposes within such townships' the board of township commissioners shall deliver a duplicate of the assessment of township taxes to the township treasurer together with their warrant for the collection of the same" is hereby amended to read as follows

Section 399 As soon as possible after the receipt of the duplicate from the county commissioners as provided in the act of May fifth one thousand nine hundred and fifteen entitled "An Act requiring the county commissioners to fur-



nish to townships of the first class duplicates of the adjusted valuation for taxation purposes within such townships. The board of township commissioners shall deliver a duplicate of the assessment of township taxes to the tax collector together with their warrant for the collection of the same.

Section 15 That section four hundred of article one chapter eight of said act which reads as follows:

"Section 400 As soon as possible after the receipt of the duplicate the treasurer shall give public notice thereof by at least ten written or printed notices to be posted in public places in the township and by advertisement in a newspaper published in the township if any such there be that the duplicate has been issued and delivered to him. A discount of five per centum shall be allowed to any taxpayer who shall make payment in sixty days from the time of such notice" is hereby amended to read as follows:

Section 400 As soon as possible after the receipt of the duplicate the tax collector shall give public notice thereof by at least ten written or printed notices to be posted in public places in the township and by advertisement in a newspaper published in the township if any such there be that the duplicate has been issued and delivered to him. A discount of five per centum shall be allowed to any taxpayer who shall make payment in ninety days from the time of such payment.

Section 16 That section four hundred one of article one chapter eight of said act which reads as follows:

"Section 401 The township treasurer within thirty days after receiving the tax duplicate shall notify every taxable whose name appears on such duplicate. Such notice shall contain the rate of taxation the valuation of the property of such taxable the occupation of such taxable and the full amount of taxes for which said taxable is liable for the current year. Such notice shall further state that such taxes are payable designate a place and time when they shall be paid and also state the time within which an abatement will be allowed when the full amount of tax will be collected and when an additional percentage will be added as a penalty. Such notice shall be mailed to the last known post-office address of each taxable.

Any township treasurer failing to comply with the provisions of this section shall forfeit all commissions on any taxes received and collected by him from any taxable not notified.

Before any allowance is made by the township auditors for commissions due to the township treasurer for taxes collected the treasurer shall make an affidavit setting forth that he has complied with the provisions of this section" is hereby amended to read as follows:

Section 401 The township tax collector within thirty days after receiving the tax duplicate shall notify every taxable whose name appears on such duplicate. Such notice shall contain the rate of taxation the valuation of the property of such taxable the occupation of such taxable and the full amount of taxes for which said taxable is liable for the current year. Such notice shall further state that such taxes are payable designate a place and time when they shall be paid and also state the time within which an abatement will be allowed when the full amount of tax will be collected and when an additional percentage will be added as a penalty. Such notice shall be mailed to the last known post-office address of each taxable.

Any township tax collector failing to comply with the provisions of this section shall forfeit all commissions on any taxes received and collected by him from any taxable not notified.

Before any allowance is made by the township auditors for commissions due to the township tax collector for taxes collected the tax collector shall make an affidavit setting forth that he has complied with the provisions of this section.

Section 17 That section four hundred two article one chapter eight of said act which reads as follows:

"Section 402 All persons who fail to make payment of any tax charged against them in the duplicate within the period of six months from the date of publication of notice thereof by the township treasurer as provided in section four hundred and one shall be charged with a penalty of five per centum additional on the amount of tax which penalty shall be added to the tax by the treasurer and collected by him or his deputy" is hereby amended to read as follows:

Section 402 All persons who fail to make payment of any tax charged against them in the duplicate within the period of six months from the date of publication of the notice thereof by the township tax collector as provided in section four hundred and one shall be charged with a penalty of five per centum additional on the amount of tax which penalty shall be added to the tax by the tax collector and collected by him or his deputy.

Section 18 That section four hundred three article one chapter eight of said act which reads as follows:

"Section 403 At the expiration of three months from the time of receiving the duplicate the treasurer shall proceed to collect all unpaid taxes from the taxpayers and to that end may appoint one or more deputy collectors. The treasurer and his deputies shall have and exercise all powers conferred by existing laws on collectors of county and township taxes" is hereby amended to read as follows:

Section 403 At the expiration of three months from the time of receiving the duplicate the tax collector shall proceed to collect all unpaid taxes from the taxpayers and to that end may appoint one or more deputy collectors. The tax collector and his deputies shall have and exercise all powers conferred by existing laws on collectors of county and township taxes.

Section 19 That section four hundred four article one chapter eight of said act which reads as follows:

"Section 404 The township treasurer may retain out of the taxes collected such actual printing and postage expenses as shall be incurred in performing the duties pre-

scribed in this article. Such amounts shall be adjusted by the township auditors at the time of auditing the treasurer's accounts" is hereby amended to read as follows:

Section 404 The township tax collector may retain out of the taxes collected such actual printing and postage expenses as shall be incurred in performing the duties prescribed in this article. Such amounts shall be adjusted by the township auditors at the time of auditing the tax collector's accounts.

Section 20 That section four hundred five article one chapter eight of said act which reads as follows:

"Section 405 The township commissioners shall at all times make abatements or exonerations for mistakes indigent persons unseated lands et cetera as to them shall appear just and reasonable. The township secretary shall enter in a book or books to be kept for that purpose the names of all persons abated or exonerated together with the reason why the amount of the tax and date when made and give to the treasurer a certificate stating the nature of the tax and the amount exonerated" is hereby amended to read as follows:

Section 405 The township commissioners shall at all times make abatements or exonerations for mistakes indigent persons unseated lands et cetera as to them shall appear just and reasonable. The township secretary shall enter in a book or books to be kept for that purpose the names of all persons abated or exonerated together with the reason why the amount of the tax and the date when made and give to the tax collector a certificate stating the nature of the tax and the amount exonerated.

Section 21 That section four hundred six article one chapter eight of said act which reads as follows:

"Section 406 The accounts of collectors of taxes shall be settled by the township auditors. The treasurer shall state a separate account for each different tax collected by him" is hereby amended to read as follows:

Section 406 The accounts of the collectors of taxes shall be settled by the township auditors. The tax collector shall state a separate account for each different tax collected by him.

Section 22 That article one chapter eight of said act is further amended by adding the following sections:

Section 407 The collector of taxes shall collect the taxes charged in said duplicate and pay over the same to the treasurer or authorities entitled thereto after deducting his commission for the collection thereof in the manner now provided by law except the township tax which shall be paid over as provided in section four hundred eight of this act. A complete settlement of the whole amount of all duplicates placed into his hands including the township duplicate shall be made by the collector of taxes and paid over or accounted for to the treasurer entitled thereto not later than three months after the expiration of his term.

Section 408 The tax collector shall keep correct accounts of all moneys collected marking "paid" on his duplicate each taxable with the amount of tax and the date on which paid. The collector shall on the first day of each month make a true statement in writing to the secretary of the board of commissioners of all taxes collected during the previous month giving names of taxables the amount collected from each and the total amount received. The collector shall pay over on the first day of each month to the township treasurer all moneys collected during the previous month and take his receipt for the same. Any tax collector who neglects or refuses to comply with the provisions of this section shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine of not less than one hundred dollars or to be imprisoned for a term not exceeding one year or both.

Section 23 In townships of the first class the treasurer now holding office shall continue to hold office until the expiration of the term thereof subject to the powers duties obligations and responsibilities attached to such office prior to the passage of this act. On the same first Monday of January on which the term of the treasurer now in office expires the board of township commissioners shall select a treasurer under the provisions of this act.

Section 24 The provisions of this act shall be severable and if any of the provisions shall be held to be unconstitutional such decision shall not affect the validity of any of the remaining provisions of this act.

And the amendment made thereto having been printed as required by the Constitution,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron.	DeWitt.	MacDade.	Service.
Barnes.	Donahue.	Marlow.	Sisson.
Barr.	Einstein.	McClintock.	Smith.
Berntheizel.	Eyre.	McConnell.	Snyder.
Boyd.	Gray.	McNichol.	Sones.
Buckman.	Hackett.	Miller, J. S.	Stineman.
Christley.	Heaton.	Miller, S. J.	Vare.
Clark.	Herron.	Murdoch.	Weaver.
Craig.	Hoscher.	Norton.	Whitten.
Crow.	Jones.	Patton.	Woodward.
Culbertson.	Joyce.	Phipps.	Baldwin.
Daix.	Leslie.	Salus.	Pres. pro tem.
Davis.	Long.	Schantz.	

NAYS—0.



A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 860, as follows:

An Act providing for the appointment of a board of examiners to examine applicants for the office of inspector for the anthracite mines of this Commonwealth prescribing the qualifications defining the powers and duties and fixing the compensation of such examiners providing for the appointment and removal of inspectors of anthracite mines prescribing their qualifications and regulating their salaries and term of office and abolishing the terms of office of the present mine inspectors of the anthracite mines

#### ARTICLE I

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Governor shall during the month of May one thousand nine hundred and twenty-one and every four years thereafter appoint five citizens of this Commonwealth residents of the anthracite region to compose the Anthracite Mine Inspectors' Examining Board who shall examine applicants for the office of mine inspector in the anthracite region of this Commonwealth Two of the members of the board shall be mining engineers who have had experience in the anthracite mines of Pennsylvania and three of the members shall be coal miners in actual practice who have had at least five years' practical experience as miners in the anthracite mines of this Commonwealth in which explosive gas is liberated

Appointees to the examining board shall be men of good repute and at least thirty years of age

The members of said board shall each receive the sum of ten dollars a day for each day actually employed not exceeding forty days in all and all necessary expenses incurred in carrying out the provisions of this act which shall be paid out of the State Treasury on warrant of the Auditor General issued upon presentation of vouchers properly made out and sworn to by each member of the board and approved by the Chief of the Department of Mines The board is hereby authorized to engage the services of a clerk who shall be a stenographer and whose compensation shall be the same as that of the members of the board

Any vacancy that may occur in the membership of the board shall be filled by appointment of the Governor according to the provisions of this section

Section 2 The said examining board shall meet in the city of Wilkes-Barre on the second Tuesday in September following its appointment to prepare questions and formulate rules to be used in conducting and governing the examination provided there be a vacancy in the office of inspector The members of the board after being duly organized shall each take and subscribe to before any officer authorized to administer the same the following oath namely

"I do solemnly swear that I will perform the duties of examiner of applicants for the office of inspector to the best of my ability and that in recommending or rejecting said applicants I will be governed by the evidence of their qualifications to fill the position and not by any consideration of political or personal favor and that I will certify all applicants who may be found qualified and no others according to the true intent and meaning of the law"

The oaths of the members of the examining board shall be filed in the Department of Mines

Section 3 On the fourth Tuesday of September public notice having been given for two weeks prior thereto in two newspapers published in the district where a vacancy exists the board shall meet again in the city of Wilkes-Barre to examine applicants for the office of inspector whose qualifications shall be certified to the board and be as follows They shall be citizens of this Commonwealth and residents of the anthracite region of temperate habits of good repute of personal integrity in good physical condition and not under thirty or over fifty years of age Provided however that any person who is now serving as inspector under the provisions of the act of June eighth one thousand nine hundred and one entitled "An Act amending article two of an act entitled 'An Act to provide for the health and safety of persons employed in and about the anthracite coal mines of Pennsylvania and for the protection and preservation of property connected therewith' approved the second day of June Anno Domini one thousand eight hundred and ninety-one" and its amendments shall be eligible for appointment even if beyond fifty years of age if in good physical condition They shall have a comprehensive knowledge of the different system of working and ventilating coal mines and shall have had at least ten years' practical experience in the anthracite mines of this Commonwealth five years of which shall be as coal miners in the anthracite mines of this Commonwealth They shall have had practical experience with explosive gas dangerous and noxious gases generally found in coal mines and shall have a general knowledge of mines mining and machinery and of the chemistry of gases generally found in coal mines They shall be conversant with the work of first aid corps and with the work and requirements of the rescue corps They shall be conversant with the science and use of electricity as applied to coal mines and shall have sufficient knowledge of the science of mining engi-

neering to enable them to understand and read the mine workings of any mine as shown on maps presented at the examination and to make a cross section of any mine from said maps when required by the examining board They shall give evidence of such theoretical as well as practical knowledge and general intelligence respecting mines and mining and the working and ventilation of mines as will satisfy the board of their capability and fitness for the important duties imposed upon the inspectors

Section 4 The examination shall be in writing and the applicants who have made an average of at least ninety per centum shall be deemed successful Provided however that those now acting as inspectors in the anthracite mines of this Commonwealth and who have served in such capacity for four years and have passed one examination as required by the provisions of the act of June eighth one thousand nine hundred and one entitled "An Act amending article two of an act entitled 'An Act to provide for the health and safety of persons employed in and about the anthracite coal mines of Pennsylvania and for the protection and preservation of property connected therewith' approved the second day of June Anno Domini one thousand eight hundred and ninety-one" and its amendments may continue in office without further examination and are eligible for appointment under the provisions of this act

Section 5 The manuscripts and all other papers of the applicants in the examination together with the tally sheets and the correct solution of each question as prepared by the examination board shall be filed in the Department of Mines The examining board or at least four members thereof shall certify to the Governor and also to the Chief of the Department of Mines the names and percentages of all successful applicants who are properly qualified under the provisions of this act to fill the office of inspector A certificate of qualification prepared by the Chief of the Department of Mines shall be issued to each successful applicant. A certificate so issued shall remain in full force for a period of four years only unless the holder of same has served one full term as mine inspector in the anthracite mines of this Commonwealth in which case the certificate becomes permanent

Section 6 It shall be obligatory on the Chief of the Department of Mines to issue a certificate of qualification to each inspector now acting in the anthracite region of this Commonwealth and who has acted as such continuously for four years A similar certificate shall be issued to the Chief of the Department of Mines The mark or per centum to appear on each individual certificate shall be the same as that appearing on the last certificate obtained prior to the passage of this act by the individual inspectors as required by the provisions of the act of June eighth one thousand nine hundred and one entitled "An Act amending article two of an act entitled 'An Act to provide for the health and safety of persons employed in and about the anthracite coal mines of Pennsylvania and for the protection and preservation of property connected therewith' approved the second day of June Anno Domini one thousand eight hundred and ninety-one" and its amendments The certificate issued as required by this section shall be of a permanent nature and the holders of such certificates shall not be required to submit to further examinations and such certificates shall be issued immediately upon the passage of this act and the percentages of each inspector shall be certified to the Governor

Section 7 In order to make uniform the method of selecting mine inspectors for this Commonwealth the term of office of inspectors of mines in the anthracite coal mines of Pennsylvania as heretofore existing shall upon the passage of this act be terminated and the Governor shall proceed to fill the offices of inspector of mines in the anthracite coal region of this Commonwealth as provided for in this act

Section 8 If at any time a vacancy shall exist in the office of mine inspector in the anthracite region of Pennsylvania the Governor shall from the names certified to him by the examining board or by the Chief of the Department of Mines commission the person having the highest percentage whose commission shall be for four years or until removed as provided by section fifteen of this act

Section 9 When a vacancy occurs in the office of inspector by death or otherwise the Governor shall commission for the unexpired term from the names of the successful applicants on file in the Department of Mines the person having the highest percentage in the examination

When the applicants who have received an average of at least ninety per centum shall be exhausted the Governor shall cause the examining board to meet for a special examination Special examinations shall be conducted in the same manner as required in this act for the conducting of regular examinations

Section 10 The salary of the inspectors shall be four thousand eight hundred dollars (\$4,800) a year to be paid monthly by the State Treasurer on warrant of the Auditor General issued upon presentation of voucher approved by the Chief of the Department of Mines Each inspector may also incur traveling and such other expenses as may be necessary for the proper discharge of his duties which shall be paid quarterly by the State Treasurer on warrant of the Auditor General issued upon presentation of vouchers made out and sworn to by the inspector and approved by the Chief of the Department of Mines

Section 11 Each inspector shall before entering upon the discharge of his duties give a bond to the Commonwealth in the sum of five thousand dollars with sureties to be approved by a judge of the court of common pleas of the district in which he resides conditioned for the faithful discharge of his duties and shall take an oath or make affirmation that he will discharge his duties with impartiality and fidelity



Section 12. The Chief of the Department of Mines shall have authority to procure for the inspectors on their request furniture instruments chemicals typewriters stationery and all other necessary supplies which shall be paid for by the State Treasurer on warrant of the Auditor General issued upon presentation of vouchers approved by the Chief of the Department of Mines. All furniture instruments plans books memoranda notes and other materials pertaining to the office of the inspector shall be the property of the State and shall be delivered by the inspector to his successor in office.

Section 13. In case the inspector becomes incapacitated to perform the duties of his office or is granted a leave of absence by the Chief of the Department of Mines for thirty days or more it shall be the duty of the Governor at the request of the Chief of the Department of Mines to appoint temporarily to the office a person on the eligible list of applicants filed in the Department of Mines. The temporary inspector shall act until the regular inspector is able to resume the duties of his office and shall be paid in the same manner as heretofore provided for the payment of the regular inspector.

Section 14. No inspector under this act shall act as manager of any coal mine or as agent or as mining engineer for any coal company or be interested in the operation of any anthracite coal mines in this Commonwealth.

Section 15. Upon a petition signed by not less than fifteen reputable citizens who shall be miners or operators of mines and with the affidavit of one or more of said petitioners attached setting forth that any inspector of mines is holding office illegally or is neglectful of or is incompetent to perform the duties of his office or that he is guilty of malfeasance in office or upon petition of the Chief of the Department of Mines setting forth any of the above charges the court of common pleas in the county in which the inspector is acting and is a resident shall issue a citation in the name of the Commonwealth to the said inspector to appear at not less than ten days' notice on a day fixed before said court and the court shall then proceed to inquire into and investigate the allegations of the petitioners. If said charges are not sustained and the court believes there was sufficient ground for said charges the costs shall be placed on the county.

If the court finds that the said inspector is incompetent to perform the duties of his office or that he is guilty of malfeasance in office the court shall declare the office of said inspector vacant and shall so certify to the Governor who shall proceed in compliance with the provisions of this act to fill the vacancy.

The cost of said investigation shall if the charges are sustained be imposed upon the inspector.

Section 16. This act shall go into effect from the first day of May Anno Domini one thousand nine hundred and twenty-one.

Section 17. Any person failing to comply with the provisions of this act shall be deemed guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine of three hundred dollars or undergo imprisonment in the county jail for a period of thirty days or both at the discretion of the court.

Section 18. All acts or parts of acts inconsistent with the provisions of this act be and the same are hereby repealed.

And the amendments made thereto having been printed as required by the Constitution.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron.	DeWitt.	MacDade.	Service.
Barnes.	Donahue.	Marlow.	Sisson.
Barr.	Einstein.	McClintock.	Smith.
Berntheizel.	Eyre.	McConnell.	Snyder.
Boyd.	Gray.	McNichol.	Sones.
Buckman.	Hackett.	Miller, J. S.	Stineman.
Christley.	Heaton.	Miller, S. J.	Vare.
Clark.	Herron.	Murdoch.	Weaver.
Craig.	Hornsher.	Norton.	Whitten.
Crow.	Jones.	Patton.	Woodward.
Culbertson.	Joyce.	Phlips.	Baldwin.
Dalt.	Leslie.	Salus.	Pres. pro tem.
Davis.	Long.	Schantz.	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate resumed the third reading and consideration of Senate Bill No. 862, as follows:

An Act to amend section two of the act approved the twelfth day of July one thousand nine hundred thirteen (Pamphlet Laws seven hundred eleven) entitled "An Act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper

officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expenses thereof.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of the act approved the twelfth day of July one thousand nine hundred thirteen (Pamphlet Laws seven hundred eleven) entitled "An Act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expenses thereof" which reads as follows

"Section 2. The judges of said court shall be learned in the law and shall be elected by the duly qualified electors of said county for terms of ten years if they so long behave themselves well.

The president judge shall receive a salary of six thousand five hundred dollars (\$6,500) per annum and the associate judges shall receive salaries of six thousand dollars payable by the State in the same manner that the salaries of the judges of the courts of common pleas are paid. The term of office of the judges of the court shall begin on the first Monday of January following their election.

The first judges of the said court shall be elected at the general election held in November one thousand nine hundred and thirteen.

In the event of a vacancy in the office of judge or when by reason of a new United States census more judges are to be chosen the Governor shall appoint judges to hold office until such time as their successors shall be elected as provided by the Constitution of the State in such case and their successors shall be elected to the full term of ten years.

The Governor upon the first election of judges as aforesaid shall designate one of their number to be president judge and shall after the election aforesaid and from time to time when a vacancy occurs in the office of president judge either by expiration of his term or for other reason designate one of the judges to be president judge.

It shall be unlawful for any judge of the said court to practice law during his continuance in office" is hereby amended to read as follows.

Section 2. The judges of said court shall be learned in the law and shall be elected by the duly qualified electors of said county for terms of ten years if they so long behave themselves well.

The president judge and the associate judges shall receive the salaries now provided by law payable by the State in the same manner that the salaries of the judges of the courts of common pleas are paid. The term of office of the judges of the court shall begin on the first Monday of January following their election.

The first judges of the said court shall be elected at the general election held in November one thousand nine hundred and thirteen.

In the event of a vacancy in the office of judge or when by reason of a new United States census more judges are to be chosen the Governor shall appoint judges to hold office until the first Monday of January succeeding the next municipal election at which election the vacancies shall be filled and the additional judges caused by such increase in population shall be elected to the full term of ten years from the first Monday of January next following such election.

The Governor upon the first election of judges as aforesaid shall designate one of their number to be president judge and shall after the election aforesaid and from time to time when a vacancy occurs in the office of president judge either by expiration of his term or for other reason designate one of the judges to be president judge.

It shall be unlawful for any judge of the said court to practice law during his continuance in office.

And the amendments made thereto having been printed as required by the Constitution.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron.	DeWitt.	MacDade.	Service.
Barnes.	Donahue.	Marlow.	Sisson.
Barr.	Einstein.	McClintock.	Smith.
Berntheizel.	Eyre.	McConnell.	Snyder.
Boyd.	Gray.	McNichol.	Sones.
Buckman.	Hackett.	Miller, J. S.	Stineman.
Christley.	Heaton.	Miller, S. J.	Vare.
Clark.	Herron.	Murdoch.	Weaver.
Craig.	Hornsher.	Norton.	Whitten.
Crow.	Jones.	Patton.	Woodward.
Culbertson.	Joyce.	Phlips.	Baldwin.
Dalt.	Leslie.	Salus.	Pres. pro tem.
Davis.	Long.	Schantz.	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk present said bill to the House of Representatives for concurrence.

## BILL ON THIRD READING POSTPONED FOR THE PRESENT.

Mr. SMITH. Mr. President, I move that the Senate do now resume the consideration of Senate Bill No. 564, (House Bill No. 243), on third reading, postponed for the present, entitled:

An Act to amend section four hundred and twenty-one of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Mr. PATTON. Mr. President, I second the motion.  
The motion was agreed to.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 564 (House Bill No. 243), entitled:

An Act to amend section four hundred and twenty-one of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

## BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 22, entitled:

An Act making an appropriation to the Allentown Hospital Allentown Lehigh county Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 24, entitled:

An Act making an appropriation to the Saint Luke's Hospital located at South Bethlehem Lehigh county Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 28, entitled:

An Act making an appropriation to the Paoli Memorial Association for improvements to and maintenance of the Paoli Parade Grounds.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 45, entitled:

An Act making an appropriation to the General Hospital of East Stroudsburg Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?



The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,	Salus,	Baldwin,
Davis,	Long,	Schantz,	Pres. pro tem.

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 62, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 63, entitled:

An Act making an appropriation to Saint Luke's Homeopathic Hospital of Philadelphia.

And said bill having been at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,

Daix,  
Davis,

Leslie,  
Long,

Salus,  
Schantz,

Pres. pro tem.

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 70, entitled:

An Act making an appropriation to the Robert Packer Hospital.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 78, entitled:

An Act making an appropriation to the Misericordia Hospital of Philadelphia.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 82, entitled:

An Act making an appropriation to the West Philadelphia Hospital for Women in the city of Philadelphia.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 86, entitled:

An Act making an appropriation to the Mercy Hospital of Johnstown Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 98, as follows:

An Act making an appropriation to Eagleville Sanatorium for Consumptives located at Eagleville Montgomery County

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ninety thousand dollars (\$90,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to Eagleville Sanatorium for Consumptives located at Eagleville Montgomery County for the two fiscal years beginning June first one thousand nine hundred and twenty-one (1921) for the following purpose namely

For maintenance the sum of ninety thousand dollars (\$90,000) or so much thereof as may be necessary

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 106, entitled:

An Act making an appropriation to the Sewickley Valley Hospital Association Incorporated of Allegheny county Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 111, entitled:

An Act making an appropriation to the J. C. Blair Memorial Hospital of Huntingdon Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,



Culbertson, Daix, Davis,	Joyce, Leslie, Long,	Phipps, Salus, Schantz,	Paldwin, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 116, entitled:

An Act making an appropriation to the Nason Hospital Association of Roaring Springs Blair county Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron, Barnes, Barr, Berntheizel, Boyd, Buckman, Christley, Clark, Craig, Crow, Culbertson, Daix, Davis,	DeWitt, Donahue, Einstein, Eyre, Gray, Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie, Long,	MacDade, Marlow, McClintock, McConnell, McNichol, Miller, J. S., Miller, S. J., Murdoch, Norton, Patton, Phipps, Salus, Schantz,	Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver, Whitten, Woodward, Baldwin, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 117, entitled:

An Act making an appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron, Barnes, Barr, Berntheizel, Boyd, Buckman, Christley, Clark, Craig, Crow, Culbertson, Daix, Davis,	DeWitt, Donahue, Einstein, Eyre, Gray, Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie, Long,	MacDade, Marlow, McClintock, McConnell, McNichol, Miller, J. S., Miller, S. J., Murdoch, Norton, Patton, Phipps, Salus, Schantz,	Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver, Whitten, Woodward, Baldwin, Pres. pro tem.
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NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 129, entitled:

An Act making an appropriation to the trustees of the Pennsylvania State Lunatic Hospital for the Southern District of Pennsylvania at Harrisburg

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron, Barnes, Barr, Berntheizel, Boyd, Buckman, Christley, Clark, Craig, Crow, Culbertson, Daix, Davis,	DeWitt, Donahue, Einstein, Eyre, Gray, Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie, Long,	MacDade, Marlow, McClintock, McConnell, McNichol, Miller, J. S., Miller, S. J., Murdoch, Norton, Patton, Phipps, Salus, Schantz,	Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver, Whitten, Woodward, Baldwin, Pres. pro tem.
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NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 130, entitled:

An Act reappropriating certain moneys to the trustees of the Pennsylvania State Lunatic Hospital for the Southern District of Pennsylvania at Harrisburg.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron, Barnes, Barr, Berntheizel, Boyd, Buckman, Christley, Clark, Craig, Crow, Culbertson, Daix, Davis,	DeWitt, Donahue, Einstein, Eyre, Gray, Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie, Long,	MacDade, Marlow, McClintock, McConnell, McNichol, Miller, J. S., Miller, S. J., Murdoch, Norton, Patton, Phipps, Salus, Schantz,	Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver, Whitten, Woodward, Baldwin, Pres. pro tem.
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NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 132, entitled:

An Act making an appropriation to the Union Home for Old Ladies of West Philadelphia.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron, Barnes, Barr, Berntheizel, Boyd, Buckman, Christley, Clark,	DeWitt, Donahue, Einstein, Eyre, Gray, Hackett, Heaton, Herron,	MacDade, Marlow, McClintock, McConnell, McNichol, Miller, J. S., Miller, S. J., Murdoch,	Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver,
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Craig, 'Row, Culbertson, Daix, Davis,	Homsher, Jones, Joyce, Leslie, Long,	Norton. Patton, Phipps, Saius, Schantz,	Whitten, Woodward. Baldwin, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 133, entitled:

An Act making an appropriation to the Home for the Homeless Philadelphia Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron, Barnes, Barr, Berntheizel, Boyd, Buckman, Christley, Clark, Craig, Crow, Culbertson, Daix, Davis,	DeWitt, Donahue, Einstein, Eyre, Gray, Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie, Long,	MacDade, Marlow, McClintock, McConnell, McNichol, Miller, J. S., Miller, S. J., Murdoch, Norton, Patton, Phipps, Saius, Schantz,	Service, Sisson, Smith, Snyder, Sones, Stineman, Varc, Weaver, Whitten, Woodward. Baldwin, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 137, entitled:

An Act making an appropriation to the Mercy Hospital of Pittsburgh Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron, Barnes, Barr, Berntheizel, Boyd, Buckman, Christley, Clark, Craig, Crow, Culbertson, Daix, Davis,	DeWitt, Donahue, Einstein, Eyre, Gray, Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie, Long,	MacDade, Marlow, McClintock, McConnell, McNichol, Miller, J. S., Miller, S. J., Murdoch, Norton, Patton, Phipps, Saius, Schantz,	Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver, Whitten, Woodward. Baldwin, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 140, entitled:

An Act making an appropriation to the Taylor Hospital Ridley Park Delaware county Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron, Barnes, Barr, Berntheizei, Boyd, Buckman, Christley, Clark, Craig, Crow, Culbertson, Daix, Davis,	DeWitt, Donahue, Einstein, Eyre, Gray, Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie, Long,	MacDade, Marlow, McClintock, McConnell, McNichol, Miller, J. S., Miller, S. J., Murdoch, Norton, Patton, Phipps, Saius, Schantz,	Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver, Whitten, Woodward. Baldwin, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 147, entitled:

An Act making an appropriation to the Lankenau Hospital of Philadelphia Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron, Barnes, Barr, Berntheizel, Boyd, Buckman, Christley, Clark, Craig, Crow, Culbertson, Daix, Davis,	DeWitt, Donahue, Einstein, Eyre, Gray, Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie, Long,	MacDade, Marlow, McClintock, McConnell, McNichol, Miller, J. S., Miller, S. J., Murdoch, Norton, Patton, Phipps, Saius, Schantz,	Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver, Whitten, Woodward. Baldwin, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 148, entitled:

An Act making an appropriation for the Gynecan Hospital Philadelphia Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron, Barnes,	DeWitt, Donahue,	MacDade, Marlow,	Service, Sisson,
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Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Honisher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 151, entitled:

An Act making an appropriation to the Society for the Prevention and Cure of Consumption of the city of Scranton popularly known as the West Mountain Sanatorium.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Honisher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 170, entitled:

An Act to amend section two of an act approved the twenty-ninth day of March eighteen hundred and ninety-nine (Pamphlet Laws twenty-one) entitled "An act to establish a board for the examination of accountants to provide for the granting of certificates to accountants and to provide a punishment for the violation of this act" as amended.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Honisher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 174, entitled:

An Act making an appropriation to the Salvation Army Rescue Home and Hospital Landsdowne avenue Philadelphia.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Honisher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 176, entitled:

An Act making an appropriation to the Easton Home for Friendless Children at Easton Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Honisher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 180, entitled:

An Act making an appropriation to the Indiana Hospital of Indiana county Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Philpps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 181, entitled:

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium at Austin Pennsylvania,

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Philpps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 205, entitled:

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania at Pittsburgh.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Philpps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 209, entitled:

An Act making an appropriation to the George Junior Republic Association of Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Philpps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

## BILL RECOMMENDED.

Mr. CLARK. Mr. President, I move that the Senate Bill No. 210, on second reading, entitled:

An Act making an appropriation to the Allegheny General Hospital at Pittsburgh Pennsylvania.

be recommitted to the Committee on Appropriations for the purpose of a hearing.

Mr. NORTON. Mr. President, I second the motion.

The motion was agreed to.

## BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 217, as follows:

An Act making an appropriation to the Punxsutawney Hospital Association of Punxsutawney Jefferson county Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-two thousand six hundred dollars (\$22,600) or so much thereof as may be necessary is hereby specifically appropriated to the Punxsutawney Hospital Association of Punxsutawney located at Jefferson county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,



Buckman, Christley, Clark, Craig, Crow, Culbertson, Dalk, Davis,	Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie, Long,	Miller, J. S., Miller S. J., Murdoch, Norton, Patton, Phipps, Salus, Schantz,	Stineman, Vare, Weaver, Whitten, Woodward, Baldwin, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 222, entitled:

An Act making an appropriation to the Florence Crittenton Home located at one hundred and thirty-nine Queen street Germantown Philadelphia Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron, Barnes, Barr, Berntheizel, Boyd, Buckman, Christley, Clark, Craig, Crow, Culbertson, Dalk, Davis,	DeWitt, Donahue, Einstein, Eyre, Gray, Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie, Long,	MacDade, Marlow, McClintock, McConnell, McNichol, Miller, J. S., Miller S. J., Murdoch, Norton, Patton, Phipps, Salus, Schantz,	Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver, Whitten, Woodward, Baldwin, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 228, entitled:

An Act making an appropriation to the Children's Aid Society of Pennsylvania.

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron, Barnes, Barr, Berntheizel, Boyd, Buckman, Christley, Clark, Craig, Crow, Culbertson, Dalk, Davis,	DeWitt, Donahue, Einstein, Eyre, Gray, Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie, Long,	MacDade, Marlow, McClintock, McConnell, McNichol, Miller, J. S., Miller S. J., Murdoch, Norton, Patton, Phipps, Salus, Schantz,	Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver, Whitten, Woodward, Baldwin, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 229, entitled:

An Act making an appropriation to the House of Good Shepherd Penn and Chew streets Germantown Philadelphia Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron, Barnes, Barr, Berntheizel, Boyd, Buckman, Christley, Clark, Craig, Crow, Culbertson, Dalk, Davis,	DeWitt, Donahue, Einstein, Eyre, Gray, Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie, Long,	MacDade, Marlow, McClintock, McConnell, McNichol, Miller, J. S., Miller S. J., Murdoch, Norton, Patton, Phipps, Salus, Schantz,	Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver, Whitten, Woodward, Baldwin, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 238, entitled:

An Act making an appropriation to the State Institution Feeble-Minded of Western Pennsylvania at Polk Pennsylvania for maintenance and training.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron, Barnes, Barr, Berntheizel, Boyd, Buckman, Christley, Clark, Craig, Crow, Culbertson, Dalk, Davis,	DeWitt, Donahue, Einstein, Eyre, Gray, Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie, Long,	MacDade, Marlow, McClintock, McConnell, McNichol, Miller, J. S., Miller S. J., Murdoch, Norton, Patton, Phipps, Salus, Schantz,	Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver, Whitten, Woodward, Baldwin, Pres. pro tem.
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NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 239, as follows:

An Act making an appropriation to the State Institution for Feeble Minded of Western Pennsylvania at Polk Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred and sixteen thousand dollars (\$116,000) or so much thereof as may be necessary is hereby appropriated to the State Institution for Feeble Minded of Western Pennsylvania at Polk Pennsylvania for the following purposes

For the purchase of farm land the sum of twenty thousand (\$20,000) dollars or so much thereof as may be necessary

For the installation of a hot water supply system the sum of eight thousand five hundred (\$8,500) dollars or so much thereof as may be necessary

For electric light and power equipment the sum of ten thousand (\$10,000) dollars or so much thereof as may be necessary

For exhaust fan for woodworkers shop the sum of two thousand (\$2,000) dollars or such thereof as may be necessary

For the purchase of fire protection equipment the sum of four thousand (\$4,000) dollars or such thereof as may be necessary

For the erection and equipment of a nurses' home the sum of forty thousand (\$40,000) dollars or so much thereof as may be necessary

For dairy barn the sum of fifteen thousand (\$15,000) dollars or so much thereof as may be necessary

For the erection and equipment of a fireproof warehouse the sum of sixteen thousand five hundred (\$16,500) dollars or such thereof as may be necessary

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller S. J.	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward.
Culbertson,	Joyce,	Phipps,	Baldwin.
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

## BILL RECOMMITTED.

Mr. EYRE. Mr. President, I move that the Senate Bill No. 249 on third reading, entitled:

An Act making an appropriation to the Corry Hospital Association of Corry Pennsylvania.

be recommitted to the Committee on Appropriations.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

## BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 250, entitled:

An Act making an appropriation to the Adrian Hospital Association of Punxsutawney Jefferson county Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller S. J.	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward.
Culbertson,	Joyce,	Phipps,	Baldwin.
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 252, entitled:

An Act making an appropriation to the Braddock General Hospital Braddock Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward.
Culbertson,	Joyce,	Phipps,	Baldwin.
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 253, entitled:

An Act making an appropriation to the Home for Aged and Infirm Colored Women at Pittsburgh Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward.
Culbertson,	Joyce,	Phipps,	Baldwin.
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 254, entitled:

An Act making an appropriation to the Pittsburgh Hospital Sisters of Charity Frankstown avenue Pittsburgh Pennsylvania.

And said bill having been read at length the third time, and agreed to.



And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

## YEAS—50.

Aron.	DeWitt.	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 255, entitled:

An Act making an appropriation to the Columbia Hospital Wilksburg Pennsylvania.

And said bill having been read at length the third time, and agree to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

## YEAS—50.

Aron.	DeWitt.	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 269, entitled:

An Act making an appropriation to the Women's Homoeopathic Hospital of Philadelphia.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

## YEAS—50.

Aron.	DeWitt.	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,

Craig,  
Crow,  
Culbertson,  
Daix,  
Davis,

Homsher,  
Jones,  
Joyce,  
Leslie,  
Long,

Norton,  
Patton,  
Phipps,  
Salus,  
Schantz,

Whitten,  
Woodward,  
Baldwin,  
Pres. pro tem.

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 273, entitled:

An Act making an appropriation to the Clearfield Hospital Clearfield Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

## YEAS—50.

Aron.	DeWitt.	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 289 (House Bill No. 371), entitled:

An Act to amend section one of "An act to provide for the licensing of transient retail merchants retail merchants in cities, boroughs and townships and providing a penalty for failure to obtain the same," approved the second day of May, Anno Domini one thousand eight hundred and ninety-nine.

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 292, entitled:

An Act making an appropriation to the New Castle Hospital of New Castle Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

## YEAS—50.

Aron.	DeWitt.	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,

Davis,                      Leslie,                      Salus,                      Pres. pro tem.  
Daix,                      Long,                      Schantz,

## YAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 301, entitled:

An Act making an appropriation to the Friends' Home for Children situate at four thousand eleven Aspen street Philadelphia.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 304, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Instruction of the Blind.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 306, entitled:

An Act making an appropriation to the Medico-Chirurgical Hospital of the University of Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 307, entitled:

An Act making an appropriation to the Hospital of the University of Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 311, entitled:

An Act making an appropriation to the Memorial Hospital Association of Monongahela City Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,



Buckman, Christley, Clark, Craig, Crow, Culbertson, Daix, Davis,	Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie, Long,	Miller, J. S., Miller, S. J., Murdoch, Norton, Patton, Phipps, Salus, Schantz,	Stineman, Vare, Weaver, Whitten, Woodward, Baldwin, Pres. pro tem.
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# YAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 313, entitled:

An Act making an appropriation to the Home for Widows and Single Women of Reading Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

# YEAS—50.

Aron. Barnes, Barr, Berntheizel, Boyd, Buckman, Christley, Clark, Craig, Crow, Culbertson, Daix, Davis,	DeWitt, Donahue, Einstein, Eyre, Gray, Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie, Long,	MacDade, Marlow, McClintock, McConnell, McNichol, Miller, J. S., Miller, S. J., Murdoch, Norton, Patton, Phipps, Salus, Schantz,	Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver, Whitten, Woodward, Baldwin, Pres. pro tem.
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# NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 314, entitled:

An Act making an appropriation to the Western Pennsylvania Hospital.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

# YEAS—50.

Aron. Barnes, Barr, Berntheizel, Boyd, Buckman, Christley, Clark, Craig, Crow, Culbertson, Daix, Davis,	DeWitt, Donahue, Einstein, Eyre, Gray, Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie, Long,	MacDade, Marlow, McClintock, McConnell, McNichol, Miller, J. S., Miller, S. J., Murdoch, Norton, Patton, Phipps, Salus, Schantz,	Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver, Whitten, Woodward, Baldwin, Pres. pro tem.
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# NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,  
The Senate proceeded to the third reading and consideration of Senate Bill No. 321, entitled:

An Act making an appropriation to the Mary M. Packer Hospital Sunday Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

# YEAS—50.

Aron. Barnes, Barr, Berntheizel, Boyd, Buckman, Christley, Clark, Craig, Crow, Culbertson, Daix, Davis,	DeWitt, Donahue, Einstein, Eyre, Gray, Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie, Long,	MacDade, Marlow, McClintock, McConnell, McNichol, Miller, J. S., Miller, S. J., Murdoch, Norton, Patton, Phipps, Salus, Schantz,	Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver, Whitten, Woodward, Baldwin, Pres. pro tem.
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# NAYS—0

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 335, entitled:

An Act providing for the reappropriation of the unexpended balance for the erection of a monument upon the parkway in the City of Philadelphia or elsewhere in the State of Pennsylvania in commemoration of the military service of General Galusha Pennypacker and making an additional appropriation for the same purpose

And said bill having been read at length the third time and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

# YEAS—50.

Aron. Barnes, Barr, Berntheizel, Boyd, Buckman, Christley, Clark, Craig, Crow, Culbertson, Daix, Davis,	DeWitt, Donahue, Einstein, Eyre, Gray, Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie, Long,	MacDade, Marlow, McClintock, McConnell, McNichol, Miller, J. S., Miller, S. J., Murdoch, Norton, Patton, Phipps, Salus, Schantz,	Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver, Whitten, Woodward, Baldwin, Pres. pro tem.
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# NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 341, entitled:

An Act making an appropriation to the Taber Home for Children Doylestown Bucks county Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 347, entitled:

A further supplement to an act approved the first day of April one thousand eight hundred and sixty-three (Pamphlet Laws two hundred and thirteen) entitled "An act to accept the grant of public lands by the United States to the several States for the endowment of agricultural colleges" and making appropriations for carrying the same into effect

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

## BILL POSTPONED.

Mr. LONG. Mr. President, I move that the question, together with the further consideration of the bill, be postponed for the present.

Mr. BARR. Mr. President, I second the motion.

The motion was agreed to.

## BILL RECOMMENDED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 348, on third reading, entitled:

An Act making an appropriation to the Pennsylvania State College for educational extension work and for maintaining a summer session for teachers

be recommitted to the Committee on Appropriations.

Mr. STINEMAN. Mr. President, I second the motion.

The motion was agreed to.

## BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 353, entitled:

An Act making an appropriation to the Hospital of the Hahnemann Medical College and Hospital

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

## BILL RECOMMENDED.

Mr. NORTON. Mr. President, I move that Senate Bill No. 356, on third reading, entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania.

be recommitted to the Committee on Appropriations.

Mr. BARR. Mr. President, I second the motion.

The motion was agreed to.

## BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 357, as follows:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mount Carmel Coal Fields

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred thirty-five thousand dollars (\$135,000) or so much thereof as may be necessary is hereby specifically appropriated to the State Hospital for Injured Persons of the Trevorton Shamokin and Mount Carmel Coal Fields situated in the Township of Coal near Shamokin Northumberland County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes

For the purpose of maintenance the sum of ninety-five thousand dollars (\$95,000) or so much thereof as may be necessary

For repairing floors replacing water pipes making storage room in basement and remodeling other room for storage the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary

For laundry garage ambulance improvements repairs furniture and furnishings the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

For beds bedding furnishings and repairs for all buildings the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary

To finish X-Ray room and laboratory three thousand dollars (\$3,000) (photography) wiring and electrical work for all buildings the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

For operating room repairs improvements and equipment the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

For repairing sewers improving grounds and finishing drive-ways the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:



## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 360, entitled:

An Act making an appropriation to the Cottage State Hospital of Philipsburg Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 363, entitled:

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 380, entitled:

An Act making an appropriation to the House of the Good Shepherd in the city of Reading Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 382, entitled:

An Act making an appropriation to the Sisters of Charity of Saint Catharine's Orphan Asylum of Reading Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 383, entitled:

An Act making an appropriation to the Saint Joseph's Hospital in the city of Reading Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron.	DeWitt.	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phlipps,	Baldwin.
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 390, entitled:

An Act making an appropriation to the Pennsylvania Seamen's Friend Society of Philadelphia Pennsylvania.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron.	DeWitt.	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward.
Culbertson,	Joyce,	Phlipps,	Baldwin.
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 393, entitled:

An Act making an appropriation to the Franklin City Hospital Franklin Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron.	DeWitt.	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward.
Culbertson,	Joyce,	Phlipps,	Baldwin.
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence

## BILL OVER IN ORDER.

Mr. DAVIS. Mr. President, I ask that Senate Bill No. 394, on third reading, entitled:

An Act regulating the mining of anthracite coal prescribing duties for certain municipal officers and imposing penalties go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

## BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 397, entitled:

An Act making an appropriation to the South Side Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron.	DeWitt.	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward.
Culbertson,	Joyce,	Phlipps,	Baldwin.
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

## BILL RECOMMENDED.

Mr. NORTON. Mr. President, I move that Senate Bill No. 428, on third reading, entitled:

An Act making an appropriation to the Home for Friendless Children of the city of Reading Pennsylvania

be recommitted to the Committee on Appropriations.

Mr. BARR. Mr. President, I second the motion.

The motion was agreed to.

## BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 434, entitled:

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron.	DeWitt.	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith.



Berntheizel,  
Boyd,  
Buckman,  
Christley,  
Clark,  
Craig,  
Crow,  
Culbertson,  
Daix,  
Davis,

Eyre,  
Gray,  
Hackett,  
Heaton,  
Herron,  
Homsher,  
Jones,  
Joyce,  
Leslie,  
Long,

McConnell,  
McNichol,  
Miller, J. S.,  
Miller, S. J.,  
Murdoch,  
Norton,  
Patton,  
Phipps,  
Salus,  
Schantz,

Snyder,  
Sones,  
Stineman,  
Vare,  
Weaver,  
Whitten,  
Woodward,  
Baldwin,  
Pres. pro tem.

#### YAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 435, entitled:

An Act making an appropriation to the Christian Home for Women at fourteen hundred and twenty-three Liverpool street Northside city of Pittsburgh Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—50.

Aron,  
Barnes,  
Barr,  
Berntheizel,  
Boyd,  
Buckman,  
Christley,  
Clark,  
Craig,  
Crow,  
Culbertson,  
Daix,  
Davis,

DeWitt,  
Donahue,  
Einstein,  
Eyre,  
Gray,  
Hackett,  
Heaton,  
Herron,  
Homsher,  
Jones,  
Joyce,  
Leslie,  
Long,

MacDade,  
Marlow,  
McClintock,  
McConnell,  
McNichol,  
Miller, J. S.,  
Miller, S. J.,  
Murdoch,  
Norton,  
Patton,  
Phipps,  
Salus,  
Schantz,

Service,  
Sisson,  
Smith,  
Snyder,  
Stineman,  
Vare,  
Weaver,  
Whitten,  
Woodward,  
Baldwin,  
Pres. pro tem.

#### NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 436, entitled:

An Act making an appropriation to the State Industrial Home for Women at Muncy.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—50.

Aron,  
Barnes,  
Barr,  
Berntheizel,  
Boyd,  
Buckman,  
Christley,  
Clark,  
Craig,  
Crow,  
Culbertson,  
Daix,  
Davis,

DeWitt,  
Donahue,  
Einstein,  
Eyre,  
Gray,  
Hackett,  
Heaton,  
Herron,  
Homsher,  
Jones,  
Joyce,  
Leslie,  
Long,

MacDade,  
Marlow,  
McClintock,  
McConnell,  
McNichol,  
Miller, J. S.,  
Miller, S. J.,  
Murdoch,  
Norton,  
Patton,  
Phipps,  
Salus,  
Schantz,

Service,  
Sisson,  
Smith,  
Snyder,  
Stineman,  
Vare,  
Weaver,  
Whitten,  
Woodward,  
Baldwin,  
Pres. pro tem.

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 444, entitled:

An Act making an appropriation to the Erie Infants' Home and Hospital of Erie Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—50.

Aron,  
Barnes,  
Barr,  
Berntheizel,  
Boyd,  
Buckman,  
Christley,  
Clark,  
Craig,  
Crow,  
Culbertson,  
Daix,  
Davis,

DeWitt,  
Donahue,  
Einstein,  
Eyre,  
Gray,  
Hackett,  
Heaton,  
Herron,  
Homsher,  
Jones,  
Joyce,  
Leslie,  
Long,

MacDade,  
Marlow,  
McClintock,  
McConnell,  
McNichol,  
Miller, J. S.,  
Miller, S. J.,  
Murdoch,  
Norton,  
Patton,  
Phipps,  
Salus,  
Schantz,

Service,  
Sisson,  
Smith,  
Snyder,  
Stineman,  
Vare,  
Weaver,  
Whitten,  
Woodward,  
Baldwin,  
Pres. pro tem.

#### NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 455, entitled:

An Act making an appropriation to the Reading Hospital in the city of Reading Pennsylvania for maintenance and deficiencies.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—50.

Aron,  
Barnes,  
Barr,  
Berntheizel,  
Boyd,  
Buckman,  
Christley,  
Clark,  
Craig,  
Crow,  
Culbertson,  
Daix,  
Davis,

DeWitt,  
Donahue,  
Einstein,  
Eyre,  
Gray,  
Hackett,  
Heaton,  
Herron,  
Homsher,  
Jones,  
Joyce,  
Leslie,  
Long,

MacDade,  
Marlow,  
McClintock,  
McConnell,  
McNichol,  
Miller, J. S.,  
Miller, S. J.,  
Murdoch,  
Norton,  
Patton,  
Phipps,  
Salus,  
Schantz,

Service,  
Sisson,  
Smith,  
Snyder,  
Stineman,  
Vare,  
Weaver,  
Whitten,  
Woodward,  
Baldwin,  
Pres. pro tem.

#### NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 481, entitled:

An Act making an appropriation to the Pittsburgh Newsboys' Home of Pittsburgh Pennsylvania.

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron.	DeWitt.	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward.
Culbertson,	Joyce,	Phipps,	Baldwin.
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 485, entitled:

An Act making an appropriation to the Wills Hospital Philadelphia Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron.	DeWitt.	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward.
Culbertson,	Joyce,	Phipps,	Baldwin.
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 488, entitled:

An Act making an appropriation to the Nesbit West Side Hospital Dorranceton Luzerne county Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron.	DeWitt.	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward.
Culbertson,	Joyce,	Phipps,	Baldwin.
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 489, entitled:

An Act making an appropriation to the Pittston Hospital Association of the city of Pittston Pennsylvania.

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron.	DeWitt.	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward.
Culbertson,	Joyce,	Phipps,	Baldwin.
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 490, entitled:

An Act making an appropriation to the Florence Crittenton Circle of Wilkes-Barre Pennsylvania.

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron.	DeWitt.	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward.
Culbertson,	Joyce,	Phipps,	Baldwin.
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 492, entitled:

An Act making an appropriation to Saint Agnes Hospital Philadelphia Pennsylvania.

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,



On the question,  
Shall the bill pass finally?  
The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 493, entitled:

An Act making an appropriation to the Columbia Hospital at Columbia Lancaster county Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 510, entitled:

An Act making an appropriation to the Children's Homeopathic Hospital of Philadelphia Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,

Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 515, entitled:

An Act making an appropriation to the Industrial Home for Crippled Children at Pittsburgh Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 536, entitled:

An Act making an appropriation to the Beulah Anchorage of Reading Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 538, entitled:

An Act to amend an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and ninety-three) entitled "An act providing

for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State supervisor and assistants and fixing the salaries of such State supervisor and assistants defining the powers and duties of boards of trustees including the power of appointing assistants and investigators and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties" by subjecting the exercise of the powers and duties conferred upon the State supervisor to the supervision and control of the Department of Public Welfare

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Woodwin,
Dalx,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 540, entitled:

An Act making an appropriation to the Wilkes-Barre City Hospital.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Woodwin,
Dalx,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 550, entitled:

An Act making an appropriation to the Chester Hospital in the city of Chester Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Dalx,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 586, entitled:

An Act making an appropriation to the several fire companies of the city of Harrisburg Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Dalx,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 593, entitled:

An Act making an appropriation to the trustees of the Homeopathic State Hospital for the Insane at Allentown Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Dalx,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.



A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 611, (House Bill No. 203), entitled:

An Act concerning fraudulent conveyances and to make uniform the law relating thereto.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Dalx,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 627, entitled:

An Act making an appropriation to the Home for the Friendless of Harrisburg Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Dalx,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 628, entitled:

An Act making an appropriation to the Harrisburg Polyclinic Hospital of Harrisburg Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Dalx,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 630, entitled:

An Act making an appropriation to the Sylvan Heights Home for Orphan Girls at Harrisburg Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Dalx,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

## BILL RECOMMENDED.

Mr. BARR. Mr. President, I move that Senate Bill No. 643, on third reading, entitled:

An Act creating a Department of Game and Fish; charging the Department with the enforcement, administration and execution of laws heretofore enforced, administered and executed by or through the Department of Fisheries, and the Board of Game Commissioners; defining the powers and duties of the department; and prescribing penalties; abolishing certain departments, boards, commissions and offices; providing for the disposition of certain moneys now held by or hereafter paid to the State Treasurer under any statute the enforcement of which is by this act imposed on the department; and making appropriations.

be recommitted to the Committee on Appropriations for the purpose of a hearing.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

## BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 685, entitled:

An Act making an appropriation to the trustees of the Western State Hospital for the Insane



And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Dalx,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 750 (House No. 532), entitled:

An Act to amend part of section thirteen of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fifty-seven) entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting same and of their appointees including registrars inspectors of registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling places by registrars and at the offices of commissioners by commissioners and the right of parties or bodies of electors to have watchers thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by an elector under conditions directing how the registers shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon the courts judges prothonotaries sheriffs commissioners peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are coextensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balance of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions punishing and fixing penalties for violations hereof and repealing all legislation inconsistent herewith"

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Dalx,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 791, entitled:

An Act to amend sections 1 and 2 of an act approved the fifth day of June, A. D. 1913, (P. L. 443), entitled "An act for the prevention of blindness, by requiring the reporting of cases of ophthalmia neonatorum (inflammation of the eyes of infants) by physicians, midwives and others, and requiring the reporting of results of treatment of each case of said disease, and fixing a penalty for violation thereof."

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Dalx,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 808, entitled:

An Act making an appropriation to Saint Vincent's Home and Maternity Hospital Seventieth street and Woodland avenue Philadelphia Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,



Culbertson, Daix, Davis,	Joyce, Leslie, Long,	Phipps, Salus, Schantz,	Baldwin, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 809, entitled:

An Act making an appropriation Saint John's Orphan Asylum Forty-ninth street and Wyalasing avenue Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron, Barnes, Barr, Berntheizel, Boyd, Buckman, Christley, Clark, Craig, Crow, Culbertson, Daix, Davis,	DeWitt, Donahue, Einstein, Eyre, Gray, Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie, Long,	MacDade, Marlow, McClintock, McConnell, McNichol, Miller, J. S., Murdoch, Norton, Patton, Phipps, Salus, Schantz,	Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver, Whitten, Woodward, Baldwin, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 810, entitled:

An Act making an appropriation to the House of the Good Shepherd Fairmount avenue and Thirty-fifth street Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron, Barnes, Barr, Berntheizel, Boyd, Buckman, Christley, Clark, Craig, Crow, Culbertson, Daix, Davis,	DeWitt, Donahue, Einstein, Eyre, Gray, Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie, Long,	MacDade, Marlow, McClintock, McConnell, McNichol, Miller, J. S., Murdoch, Norton, Patton, Phipps, Salus, Schantz,	Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver, Whitten, Woodward, Baldwin, Pres. pro tem.
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NAYS—0.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 812, entitled:

An Act making an appropriation to the Saint Edmond's Home for Crippled Children Forty-fourth street and Haverford avenue Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron, Barnes, Barr, Berntheizel, Boyd, Buckman, Christley, Clark, Craig, Crow, Culbertson, Daix, Davis,	DeWitt, Donahue, Einstein, Eyre, Gray, Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie, Long,	MacDade, Marlow, McClintock, McConnell, McNichol, Miller, J. S., Murdoch, Norton, Patton, Phipps, Salus, Schantz,	Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver, Whitten, Woodward, Baldwin, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 813, entitled:

An Act making an appropriation to Saint Vincent's Home Lansdowne Delaware county Pennsylvania

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron, Barnes, Barr, Berntheizel, Boyd, Buckman, Christley, Clark, Craig, Crow, Culbertson, Daix, Davis,	DeWitt, Donahue, Einstein, Eyre, Gray, Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie, Long,	MacDade, Marlow, McClintock, McConnell, McNichol, Miller, J. S., Murdoch, Norton, Patton, Phipps, Salus, Schantz,	Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver, Whitten, Woodward, Baldwin, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 814, entitled:

An Act making an appropriation to the Catholic Home for Destitute Children Allegheny avenue and Twenty-ninth street Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron, Barnes, Barr,	DeWitt, Donahue, Einstein,	MacDade, Marlow, McClintock,	Service, Sisson, Smith,
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Bernthelzel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Morton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 815, entitled:

An Act making an appropriation to the Philadelphia Protector for Boys Protectory Station Montgomery county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Bernthelzel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 816, entitled:

An Act making an appropriation to Saint Joseph's Hospital Sixteenth street and Girard avenue Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Bernthelzel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 824, entitled:

An Act making an appropriation to the Western Temporary Home of Philadelphia

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Bernthelzel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. BARR. Mr. President, I ask that Senate Bill No. 858 on third reading, entitled:

A supplement to an act entitled "An act to amend an act, entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April, Anno Domini one thousand eight hundred and seventy-four, providing for the incorporation and regulation of electric light, heat and power companies," approved the eighth day of May, Anno Domini one thousand eight hundred and eighty-nine, by extending the powers of every corporation heretofore or hereafter incorporated for the supply of light, heat and power or any of them to the public by electricity and of every corporation which has heretofore accepted the provisions of said act as provided therein and granting to every such corporation the power to appropriate property outside the limits of public streets, lanes, alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service, accommodation, convenience or safety of the public, and providing a method for the assessment of damages arising from such appropriation.

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL RECOMMITTED.

Mr. CRAIG. Mr. President, I move that Senate Bill No. 887 (House Bill No. 418), on third reading, entitled:

An Act giving additional protection to human beings in this Commonwealth and imposing penalties upon those who may shoot at or wound or kill a human being in mistake for either game or other wild creatures.

be recommitted to the committee on Game and Fisheries.

Mr. S. J. MILLER. Mr. President, I second the motion. The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 889, entitled:

An Act authorizing the purchasing or building of residences for principals teachers or janitors by school districts of the fourth class.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:



## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheisel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Dalx,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 891, entitled:

An Act to amend section five of an act, approved the twelfth day of July, one thousand nine hundred and thirteen (P. L. 719), entitled "An act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to national party conventions, and of certain party officers, including State committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment of the several counties and their reimbursement by the State, of the expense of the same; authorizing the State committee of a political party to make and to alter, amend, and revoke rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offences provided for herein; and repealing inconsistent legislation."

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheisel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Dalx,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 895, (House Bill No. 634), entitled:

An Act constituting a salary board to fix the salaries of the directors of the poor of county poor districts in counties of the fourth class and repealing all acts general local or special inconsistent therewith.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheisel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,

Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Dalx,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 907 (House Bill No. 1167), entitled:

An Act providing that in townships of the first class municipal claims for grading constructing paving rebuilding curbing maintaining, repairing and cleaning sidewalks and footwalks and keeping the same clear of obstructions and other nuisances may be included in and collected with the other township taxes.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheisel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Dalx,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 908 (House Bill No. 1168), entitled:

An Act to amend sections four hundred four hundred and one and four hundred and two of an act approved the fourteenth day of July, one thousand nine hundred and seventeen entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheisel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Dalx,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 909, (House Bill No. 1170), entitled:

An Act to amend sections nine hundred and eighty-nine and nine hundred and ninety, nine hundred and ninety-two and nine hundred and ninety-three and one thousand and five of an act approved the fourteenth day of July one thousand nine hundred and seventeen (P. L. 840) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto."

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 910 (House Bill No. 1171), entitled:

An Act to amend section six hundred and twenty-five of an act and to amend by adding sections six hundred and twenty-six and six hundred and twenty-seven to an act approved the fourteenth day of July one thousand nine hundred and seventeen (P. L. 840), entitled "An act concerning townships and revising, amending and consolidating the law relating thereto."

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 911 (House Bill No. 1172), entitled:

An Act to amend section ten hundred and eleven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (P. L. 840), entitled "An act concerning townships and revising, amending and consolidating the law relating thereto."

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 913 (House Bill No. 1197), entitled:

An Act to amend section five hundred and eighty-five of an act approved July fourteenth one thousand nine hundred seventeen (P. L. 840), entitled "An act concerning townships and revising amending and consolidating the law relating thereto."

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—47.

Aron,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Berntheizel,	Einstein,	Marlow,	Sisson,
Boyd,	Eyre,	McClintock,	Snyder,
Buckman,	Gray,	McConnell,	Sones,
Christley,	Hackett,	McNichol,	Stineman,
Clark,	Heaton,	Miller, J. S.,	Vare,
Craig,	Herron,	Miller, S. J.,	Weaver,
Crow,	Homsher,	Murdoch,	Whitten,
Culbertson,	Jones,	Norton,	Woodward,
Daix,	Joyce,	Patton,	Baldwin,
Davis,	Leslie,	Salus,	Pres. pro tem.

#### NAYS—1.

Barr,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 930, entitled:

An Act to provide for the appointment, by the district attorneys of the counties of the fourth class of this Commonwealth, of a special detective officer and assistant special detective officers; making said special detective officers general police officers with all the powers conferred on constables in cases of crime and criminal procedure, and designating their duties, fixing their salaries, and authorizing



the payment of same, together with necessary expenses, by such counties

And said bill having been read at length the third time, and agreed to.

On the question,  
Shall the bill pass finally?  
The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

YEAS--50.

Aron.	DeWitt.	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS--0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.  
The Senate proceeded to the third reading and consideration of Senate Bill No. 931, entitled:

An Act providing for the appointment of county detectives in counties of the fourth class and fixing their salaries payable from the county treasury

And said bill having been read at length the third time, and agreed to.

On the question,  
Shall the bill pass finally?  
The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

YEAS--50.

Aron.	DeWitt.	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS--0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

REPORTS FROM COMMITTEES.

Mr. McCONNELL. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 864 (House Bill No. 1064), entitled:

An Act to amend the act approved the fourth day of April, one thousand nine hundred and nineteen (P. L. 35), entitled "An act fixing the per diem compensation of borough and township assessors and assistant assessors and the method of ascertaining the number of days employed," by fixing the per diem compensation of assessors and assistant assessors in boroughs, wards and townships of the second class, and providing the method of ascertaining the number of days employed.

Also from the Committee on Judiciary Special, reported as committed, Senate Bill No. 904 (House Bill No. 1079), entitled:

An Act creating a commission to select an historic spot as a cemetery for the burial of bodies of soldiers, sailors, marines, war nurses and members of the National Guard; defining the powers and duties of the commission, and making an appropriation.

Also from the Committee on Judiciary Special, reported as committed, Senate Bill No. 915 (House Bill No. 1203), entitled:

An Act to repeal an act approved the twenty-third day of March one thousand eight hundred and sixty-five (Pamphlet Laws six hundred and thirty-four) entitled "An act relating to the compensation of the county treasurers of Montgomery and Berks counties"

Mr. ARON. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. ARON, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 807, entitled:

An Act to amend section one of an act approved the 28th day of May, 1907 (P. L. 287), entitled "An act to authorize municipalities or townships to make assessments for municipal improvements outside of their corporate limits, under certain conditions."

BILLS INTRODUCED.

Mr. CROW. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW read in his place and presented to the Chair Senate Bill No. 952, entitled:

An Act to repeal an act approved the eighteenth day of July, one thousand nine hundred and nineteen (P. L. 1055), entitled "An act in relation to the public safety, defense, and welfare of the Commonwealth and of the United States; continuing the Commission of Public Safety and Defense as a commission of Public Welfare; prescribing its powers and duties; and making an appropriation."

Which was committed to the Committee on Judiciary Special.

Mr. McCONNELL. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL read in his place and presented to the Chair Senate Bill No. 953, entitled:

An Act to amend section eleven and section thirteen of an act approved the fifteenth day of May, one thousand nine hundred fifteen (Pamphlet Laws five hundred and thirty-four), entitled "An act relating to motion-picture films, reels or stereopticon views or slides; providing a system of examination, approval and regulation thereof and of the banners, posters and other like advertising matter used in connection therewith; creating the Board of Censors and providing penalties for the violation of this act."

Which was committed to the Committee on Judiciary Special.

REPORTS FROM COMMITTEES.

Mr. PHIPPS. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. PHIPPS, from the Committee on Judiciary General, reported as committed, Senate Bill No. 929 (House Bill No. 1277), entitled:

An Act to amend section one of an act approved the thirteenth day of April one thousand nine hundred and eleven (Pamphlet Laws sixty-two) entitled "An act to provide for the registration of conveyances of real estate in all counties of this Commonwealth with a population not to exceed four hundred thousand in order to facilitate the assessment of taxes therein in the name of the owner of said real estate and to ascertain the value of such real estate and providing compensation to the recorder of deeds of such counties for making reports thereof" requiring a certificate to be added to each deed of conveyance setting forth the required particulars and providing that the recorders of deeds in the

eral counties shall not receive for record any deed which does not contain such certificate

Also from the Committee on Military Affairs, reported as committed, Senate Bill No. 914 (House Bill No. 1202), entitled:

An Act to repeal an act approved the seventeenth day of March one thousand eight hundred and sixty-eight (Pamphlet Laws three hundred and forty-two) entitled "An Act relating to the collection of State and county taxes in the county of Montgomery"

Mr. SCHANTZ. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SCHANTZ, from the Committee on Elections, reported, as amended, Senate Bill No. 893 (House Bill No. 309), entitled:

An Act to amend section four of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions"

Mr. McCONNELL. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 952, entitled:

An Act to repeal an act approved the eighteenth day of July, one thousand nine hundred nineteen (P. L. 1655), entitled "An act in relation to the public safety, defense and welfare of the Commonwealth and of the United States; continuing the Commission of Public Safety and Defense as a Commission of Public Welfare; prescribing its powers and duties; and making an appropriation."

Also from the Committee on Judiciary Special, reported as committed, Senate Bill No. 953, entitled:

An Act to amend section eleven and section thirteen of an act approved the fifteenth day of May, one thousand nine hundred fifteen (P. L. 534), entitled "An act relating to motion-picture films, reels or stereopticon views or slides; providing a system of examination, approval and regulation thereof; and of the banners, posters and other like advertising matter used in connection therewith; creating the Board of Censors; and providing penalties for the violation of this act."

#### BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 30, as follows:

An Act making an appropriation to the Commissioners of Valley Forge Park

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred and one thousand dollars (\$101,000) is hereby specifically appropriated to the Commissioners of Valley Forge Park for the two fiscal years, beginning June first one thousand nine hundred and twenty-one for the following purposes namely

The sum of fifty-five thousand dollars (\$55,000) for the future care preservation maintenance and improving of land already taken or hereafter to be taken by purchase or condemnation for park purposes for painting of fences cannon markers observatory for repairs to buildings for uniforms for guards tools machinery and fire extinguishing apparatus for the necessary expenses of the employment of superintendent guards shepherd warden and workmen for payment of freights and legal expenses for flag poles purchase of flags printing of reports maps rules and photographs for benches tables and fences office rent and clerk hire stationery and postage and other incidental expenses and the improvement of lands and buildings

The sum of forty-five thousand dollars (\$45,000) for laying out and building macadamizing paving grading and maintaining avenues roads and paths already built or hereafter to be built by the commission and for repairs to inlets and gutters and for the grading and general preparation of the land for park purposes

The sum of one thousand dollars (\$1,000) for the purchase of trees and shrubbery and to replace trees killed by the chestnut

blight and for planting the same for purchasing fertilizers seeds weed killers plowing mowing et cetera in order to preserve lawns and keep the same in condition

The said appropriation to be paid on the warrant of the Auditor General on a settlement made by him and the State Treasurer but no warrant shall be drawn in payment of land acquired either by purchase or condemnation until the Commissioners of the said Park shall either by its president or treasurer have filed with the Auditor General an itemized statement of the cost of said land taken by purchase or under condemnation proceedings during the previous quarter and the same is approved by the said Auditor General and the State Treasurer nor until the treasurer shall have sufficient money in the treasury not otherwise appropriated to pay the quarterly instalments due said commissioners Unused balances of sums appropriated for specific purposes shall not be used for other purposes whether specific or general and shall revert to the State Treasury at the close of the fiscal year

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 44, as follows:

An Act making an appropriation to the Camp Curtin Commission for the dedication of the Camp Curtin Park the payment of the expenses of the Commission and for the completion of said park

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two thousand five hundred dollars (\$2,500) or so much thereof as may be necessary is hereby specifically appropriated to the Camp Curtin Commission appointed by the provisions of an act approved the eighteenth day of July one thousand nine hundred and nineteen (appropriation acts page two hundred twenty-five) entitled "An act making an appropriation to the Camp Curtin Commission for the erection and completion of the Camp Curtin Park at Harrisburg Pennsylvania" for the purpose of paying the expenses of the Commission and for the completion of said park the planting of shrubbery and for the dedication of said park

Section 2 The moneys herein appropriated shall be paid by warrant of the Auditor General upon the State Treasurer upon the filing of proper vouchers signed by the chairman and secretary of the Commission

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 46, as follows:

An Act making an appropriation to carry into effect the act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws page one thousand one hundred and eighty) entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New York of certain toll bridges over the Delaware River and making an appropriation therefor"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred and twenty-five thousand dollars (\$125,000) or so much thereof as may be necessary is hereby specifically appropriated for the purpose of paying the share of the Commonwealth of Pennsylvania of toll-bridges between the Commonwealth of Pennsylvania and the State of New York acquired under the provision of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws page one thousand one hundred and eighty) entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New York of certain toll bridges over the Delaware River and making an appropriation therefor"

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 54, as follows:



An Act making an appropriation to the commission appointed to procure and erect a statue of General David McMurtre Gregg

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary is hereby specifically appropriated to the commission constituted and appointed under the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Appropriation Acts page two hundred and fifty-one) entitled "An act making an appropriation for the erection at the city of Reading of a bronze statue in memory of General David McMurtre Gregg and providing for the appointment of a commission to supervise the erection thereof" to be used and expended by said commission in the manner and for the purposes provided for in the said act creating said commission

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 64, as follows:

An Act making an appropriation to the St. Joseph's Hospital of Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seventy thousand dollars be and the same is hereby specifically appropriated to St. Joseph's Hospital of Philadelphia for the two fiscal years beginning June first one thousand nine hundred twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 74, as follows:

An Act making an appropriation to the Pennsylvania Historical Commission for certain purposes

Whereas In the siege and battle of Fort Meigs which occurred during the month of May one thousand eight hundred and thirteen near the present city of Toledo in the State of Ohio soldiers of the Pittsburgh Blues and other Pennsylvania organizations gave up their lives and were buried on the field of battle between thirty and forty in number and

Whereas The State of Ohio has appropriated the sum of twenty thousand dollars (\$20,000) has purchased the ground on which the siege and battle occurred and has erected thereon a monument commemorating the event at a cost of fourteen thousand dollars (\$14,000) and has expressed its willingness to set apart the space in such battlefield necessary for the erection of a suitable memorial to the soldiers of Pennsylvania who are buried therein and

Whereas It is fitting that a proper memorial mark the burial place of these soldiers of Pennsylvania who are buried in the battlefield therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary is hereby appropriated to the Pennsylvania Historical Commission for the purpose of procuring a suitable memorial its erection on the battlefield of Fort Meigs and its dedication to the soldiers of Pennsylvania who gave up their lives and were buried on the field of battle and for purposes incident to such erection and dedication to be paid out of appropriations made to the Pennsylvania Historical Commission in the general appropriations bill session of one thousand nine hundred and twenty-one

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 105, as follows:

An Act to regulate the occupation of horseshoer establishing a State Board of Examiners of horseshoers defining its powers and duties providing for the registration of all horseshoers with said board and providing penalties

Section 1 Be it enacted by the Senate and House of Repre-

sentatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any person to hereafter engage in the occupation of a horseshoer in this State unless he shall first have obtained a certificate of registration as provided in this act Provided however That nothing in this act shall apply to or effect any person who is now actually engaged in such occupation except as hereinafter provided

Section 2 A board of examiners to consist of five (5) persons to be known as the State Board of Examiners of Horseshoers is hereby created to carry out and enforce the provisions of this act Said board shall be appointed by the Governor by and with the advice and consent of the Senate and shall consist of three practical master horseshoers who have been for at least three years prior to their appointment engaged in the occupation of horseshoeing in this State and two journeymen horseshoers who have been for at least four years prior to their appointment engaged in the occupation of horseshoeing as journeymen horseshoers in this State Each member of said board shall serve for five (5) years and until his successor is appointed and qualified except in the case of the first board whose members shall serve one (1) two (2) three (3) four (4) and five (5) years respectively Every member before entering upon the duties of his office shall take the oath provided by the Constitution for public officers Vacancies shall be filled by the Governor for unexpired portion of the term

Section 3 Said board shall elect from its members a president a secretary and a treasurer and shall adopt a common seal The secretary and the president shall have the power to administer oaths for the purpose of carrying on the business of said board Said board shall have power to make all necessary rules for carrying out the purposes and provisions of this act The secretary before entering upon his duties shall give bond in the sum of one thousand dollars (\$1,000.00) with sureties to be approved by the Secretary of State conditioned for the faithful performance of his duty The secretary shall receive all moneys and keep a complete record from whom received and shall on the first day of each month turn over to the treasurer of said board all moneys collected or coming into his hands during the previous month and take a receipt from the treasurer for the amount The secretary shall keep a record of the proceedings of the board and perform the duties usually required of secretaries The Treasurer shall before entering upon the duties of his office give a bond in the sum of five thousand dollars (\$5,000.00) with sureties to be approved by the Secretary of the Commonwealth

Section 4 The members of said board shall each receive the sum of ten dollars (\$10) per day for each day necessarily employed in the discharge of their duties together with their necessary traveling expenses and other incidental expenses incurred in the performance of their duties which shall be paid by the board under the provisions of this act

Section 5 The board shall have power by requisition to provide blanks stationery and all necessary supplies to properly conduct its business

Section 6 Said board shall hold examinations at least five times each year At least two examinations shall be held in the city of Philadelphia the other examinations at places as they may by resolution from time to time determine The board shall keep a record of all of its proceedings which shall be open for public inspection showing the names and addresses of all horseshoers that are registered under the provisions of this act and the result of their examination of applicants and all matters pertaining to their proceedings

Section 7 Said board shall file with the Governor on the first day of July of each year an itemized statement of all receipts and expenses of the board for the year and the names of all horseshoers and their places of business that registered under the provisions of this act and such other facts as they may adopt deem necessary to call to his attention The expenses of the board shall be paid out of the receipts of the board and shall not exceed the receipts in any year

Section 8 The treasurer of said board shall from time to time upon itemized vouchers signed by the president and secretary pay the compensation of the members of the board and their expenses and all other expenses of the board from the funds in his hands and he shall file with the State Treasurer on the first day of July of each year an itemized statement of all receipts and expenses of said board for each year ending June thirtieth and shall pay into the State Treasury all moneys unexpended which may not be necessary to carry on the work of said board

Section 9 All persons now actually engaged in the occupation of horseshoeing in this State shall within ninety days from the time this act goes into effect file with said board an affidavit setting forth his name residence and length of time and the place where he has practiced said occupation and shall pay to the secretary of said board a fee of one dollar and a certificate of registration shall be granted to him signed by the president and secretary of said board and under its seal authorizing him to practice as a horseshoer in this State

Section 10 Any person desiring to obtain a certificate of registration under this act shall (except as provided in section nine (9) of this act) make application to the board therefor pay to the secretary of said board an examination fee of five dollars (\$5.00) present himself at the next meeting of the board for the examination of applicants and if he shows to the satisfaction of said board that he has a certificate from a reputable veterinary surgeon showing that he understands the anatomy of a horse's limbs and foot that he has studied and practiced the trade of horseshoeing for a period of four years as a horseshoer under a practicing horseshoer and that he is possessed of the requisite skill in said trade to properly perform the duties thereof including a proper knowledge of the anatomy of the



horse's foot and of the most approved methods of shoeing horses and of the practices pertaining to the trade his name shall be entered by the board in the register of said board and a certificate of registration shall be issued to him signed by the president and secretary of said board and under its seal authorizing him to practice as a horseshoer in this State.

Section 11 All certificates of registration issued as provided by sections nine (9) and ten (10) of the act shall be for a period of one year and any certificate of registration so issued may be renewed upon application of the holder thereof and upon the payment to the Secretary of the board of a fee of one dollar and all certificates of registrations and renewals thereof shall be issued for one year.

Section 12 Nothing in this act shall prohibit any person from serving as an apprentice in said trade under a horseshoer having a certificate of registration and authorized to practice under the provisions of this act.

Section 13 Said board shall keep a register in which shall be entered the names of all persons to whom certificates of registration are issued under this act which shall at all time be open for public inspection.

Section 14 Any person practicing the occupation of a horseshoer in this State without having obtained a certificate of registration as provided by this act except as provided in section twelve of this act or any person who shall have in his employ any persons practicing horseshoeing without such person employed having a certificate of registration as provided by this act except as provided in section twelve of this act or any person violating any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than twenty-five dollars (\$25.00) nor more than two hundred dollars (\$200.00) or by imprisonment in the county jail not less than ten (10) days nor more than thirty (30) days or both.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 138 as follows:

An Act making an appropriation to The Public Service Commission of the Commonwealth of Pennsylvania to be used by said Commission in the payment of the cost of the construction reconstruction relocation alteration or abolition of any crossing of the tracks of public service companies at above or below grade including the approaches to any overhead or underpass structure in connection therewith and including also compensation for damages to adjacent property taken injured or destroyed by reason thereof of State Highways or highways in cities or boroughs which are a continuation or connecting link of State Highways and regulating the expenditure of the amount hereby appropriated to The Public Service Commission of the Commonwealth of Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two hundred thousand dollars (\$200,000) or so much thereof as may be necessary be and the same hereby is specifically appropriated to The Public Service Commission of the Commonwealth of Pennsylvania for the two (2) fiscal years commencing on the first day of June one thousand nine hundred and twenty-one for the purpose of the payment of such proportion of the cost of the construction reconstruction relocation alteration or abolition of any crossing of the tracks of public service companies at above or below grade including the approaches to any overhead or underpass structure in connection therewith and including also compensation for damages to adjacent property taken injured or destroyed by reason thereof of State Highways or highways in cities or boroughs which are a continuation or connection link of State Highways as shall be determined by The Public Service Commission of the Commonwealth of Pennsylvania to be paid by the Commonwealth.

Section 2 The amounts payable hereunder shall in each instance be paid by the State Treasurer on a warrant drawn by the Auditor General upon the presentation to that officer of a certificate signed by the Chairman of The Public Service Commission of the Commonwealth of Pennsylvania setting forth the amount determined to be paid as aforesaid and whether said sum is the entire amount assessed against the Commonwealth or the portion of said entire amount due and payable at the date of said certificate.

Section 3 In no case shall The Public Service Commission of the Commonwealth of Pennsylvania authorize the payment out of the amount herein appropriated of more than thirty-three and one-third per centum (33 1-3%) of the cost including the compensation to adjacent property owners of any construction reconstruction relocation alteration or abolition of a crossing at above or below grade including the approaches to any overhead or underpass structure in connection therewith.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 146 as follows:

An Act making an appropriation to the Woman's Medical College of Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-five thousand (\$25,000) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Woman's Medical College of Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes namely:

For the general maintenance of the institution the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 201 as follows:

An Act making an appropriation to the Washington Crossing Park Commission for the purpose of the acquisition of lands and property and the making of improvements in accordance with the provisions of the act of July twenty-fifth one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and nine) entitled "An act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the river Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purposes of this act".

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty thousand dollars (\$40,000) or so much thereof as may be necessary is hereby specifically appropriated to the Washington Crossing Park Commission constituted and appointed under the provisions of the act of the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and nine) entitled "An act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the river Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purpose of this act" for the purpose of acquiring additional lands and property in the manner provided for in said act and for making of necessary improvements to said park and the buildings erected thereon.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 206 as follows:

An Act making an appropriation to the Duquesne University Pittsburgh Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary is hereby specifically appropriated to the Duquesne University of Pittsburgh Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 240, as follows:



An Act making an appropriation to the Pennsylvania Board of Pharmacy

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten thousand dollars (\$10,000) together with an unexpended balance of the amount appropriated by the act of July eighteenth one thousand nine hundred and nineteen (Appropriation Acts page two hundred thirty-nine) entitled "An act making an appropriation to the Pennsylvania Board of Pharmacy" is hereby specifically appropriated to the Pennsylvania Board of Pharmacy for the two fiscal years commencing the first day of June one thousand nine hundred and twenty-one for the purpose of enabling said board to enforce the provisions of the act approved the eighth day of May one thousand nine hundred and nine (Pamphlet Laws four hundred seventy) entitled "An act to prevent the manufacture and sale or adulterated or misbranded drugs defining the word 'drug' prescribing penalties for violation of this act and the method of its enforcement" and its amendments and such other acts of assembly the enforcement of which is or shall be entrusted to the Pennsylvania Board of Pharmacy Said appropriation shall include and be used for all payments for contingent expenses clerical services stenography typewriting and such other assistance as may be necessary in enforcing said act

Payments from said appropriation shall be made in the usual manner on requisition and voucher of the president of the board duly itemized

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 261 as follows:

A Supplement to an act entitled "An act providing for the selection and purchase or the appropriation from the State Forest Reserves of a tract of land and the erection thereon of buildings for the Western Penitentiary making an appropriation therefor authorizing the removal thereto of the inmates of the said penitentiary and directing the sale of the site now occupied by the said penitentiary and the buildings and materials thereon" approved the thirtieth day of March Anno Domini one thousand nine hundred and eleven making an additional appropriation for erection construction and equipment

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five hundred thousand (\$500,000) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Board of Inspectors of the Western Penitentiary of Pennsylvania for continuation of the erection construction and equipment of the said Western Penitentiary in Centre county authorized by an act entitled "An act providing for the selection and purchase or the appropriation from the State Forest Reserves of a tract of land and the erection thereon of buildings for the Western Penitentiary making an appropriation therefor authorizing the removal thereto of the inmates of the said penitentiary and directing the sale of the site now occupied by the said penitentiary and the buildings and materials thereon" approved the thirtieth day of March Anno Domini one thousand nine hundred and eleven

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 276 as follows:

An Act making an appropriation to the commission constituted for the purpose of acquiring and maintaining toll-bridges over the Delaware River between Pennsylvania and New Jersey

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two hundred thousand dollars (\$200,000) is hereby specifically appropriated to the commission constituted for the purpose of acquiring and maintaining toll-bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New Jersey in accordance with the provisions of law now existing or hereafter enacted

Section 2 The appropriation herein made shall be available for the purpose for which made until such toll-bridges shall have been acquired and shall not be held or construed to have lapsed for the reason that said money was not used within a specified time after the passage of this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 345 as follows:

An Act making an appropriation to the Trustees of the Philadelphia School of Design for Women at Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary is hereby specifically appropriated to the Philadelphia School of Design for Women of Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes

For general maintenance twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary

Provided That in such school there shall be maintained a free scholarship for one pupil of each county in the state to be filled by appointment of the Governor of the Commonwealth except that for counties having more than one Senator as many scholarships shall be provided as there are senatorial districts in such counties and in the case of the failure of any county to be properly represented by an appointee or appointees at the opening of any school year October first then the Governor shall have the power to fill such vacancy or vacancies by the appointment of applicants from other counties of the state In each quarterly statement furnished by the board of directors of the said institution to the Auditor General there shall be included a statement of the names and residences of all pupils filling free scholarships as provided by this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 377, as follows:

An Act amending the act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred seventy) entitled "An act creating a Division of Township Highways in the State Highway Department conferring powers and imposing duties upon officers of the State Highway Department requiring certain duties of clerks of the courts of quarter sessions and providing penalties"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section four clause first of the act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred seventy) entitled "An act creating a Division of Township Highways in the State Highway Department conferring powers and imposing duties upon officers of the State Highway Department requiring certain duties of clerks of the courts of quarter sessions and providing penalties" which reads as follows

"First Have general supervision of all township highways and bridges which are constructed improved or maintained in whole or in part by the aid of State moneys excepting State and State-aid highways otherwise provided for and approve all agreements made by township supervisors for the expenditure of moneys appropriated by the State or the township for road purposes" is hereby amended to read as follows

First Have general supervision of all township highways and bridges and approve or disapprove all agreements and contracts made by township supervisors for the expenditure of township money or township county and State moneys except for the construction improvement or maintenance of State highways and State-aid highways

Section 2 Section five of said act which reads as follows

"Section 5 The Township Commissioner subject to the approval of the State Highway Commissioner shall divide the State into suitable districts and assign to each district an assistant engineer of township highways Each such assistant engineer subject to the rules and regulations of the Township Commissioner for the purpose of ascertaining what townships shall be entitled to participate in moneys appropriated by the Commonwealth to assist in carrying out the provisions of this act shall

First Have the general charge of all township highways and bridges within district see that the same are improved repaired and maintained as provided by law and according to the rules and regulations of the Township Commissioner and have the general supervision of the work of constructing improving and repairing township bridges and highways in his district so far as it is practical to do so

Second Visit and inspect highways and bridges in each township of his district at least once in each year or whenever directed by the Township Commissioner and advise and direct how to repair maintain and improve such highways and bridges

Third Examine the various formations and deposits of road building materials in his district for the purpose of ascertaining the materials which are best available and suitable for the im-



provement of highways therein and when requested by the Township Commissioner submit samples of such formations and deposits and make a written report in respect thereto.

Fourth. Approve all contracts for the purchase by the townships of the second class of road building and repairing equipment, including motor trucks and drain or culvert pipe.

Fifth. Report to the Township Commissioner annually on or before December first in each year in relation to the township highways and bridges in his district in manner and form as may be prescribed by the Township Commissioner. Additional reports shall be made when required by the Township Commissioner.

Sixth. Attend any meeting or convention when directed to do so by the Township Commissioner. Whenever a public meeting for a county or district shall have been called by the Township Commissioner he shall cause due notice to be mailed to each township supervisor, supervisor or commissioner and to such others as shall be directed by the Township Commissioner" is hereby amended to read as follows:

Section 5. The Township Commissioner subject to the approval of the State Highway Commissioner shall divide the State into suitable districts and assign to each district an assistant engineer of township highways. Each such assistant engineer subject to the rules and regulations of the Township Commissioner shall:

First. Have the general charge of all township highways and bridges within his district see that the same are improved, repaired and maintained as provided by law and according to the rules and regulations of the Township Commissioner and have the general supervision of the work of constructing, improving and repairing township bridges and highways in his district so far as it is practical to do so.

Second. Visit and inspect highways and bridges in each township of his district at least once in each year or whenever directed by the Township Commissioner and advise and direct how to repair, maintain and improve such highways and bridges.

Third. Examine the various formations and deposits of road building materials in his district for the purpose of ascertaining the materials which are best available and suitable for the improvement of highways therein and when requested by the Township Commissioner submit samples of such formations and deposits and make a written report in respect thereto.

Fourth. Investigate and recommend for approval or disapproval of all contracts for the purchase by the townships of the second class of road building and repairing equipment including motor trucks and drain or culvert pipe.

Fifth. Report to the Township Commissioner annually on or before December first in each year in relation to the township highways and bridges in his district in manner and form as may be prescribed by the Township Commissioner. Additional reports shall be made when required by the Township Commissioner.

Sixth. Attend any meeting or convention when directed to do so by the Township Commissioner.

Section 3. That section ten of said act which reads as follows:

"Section 10. The State Highway Department shall supply the necessary books, blanks and forms and shall prescribe the method of keeping township accounts of moneys received and expended for highways, machinery, bridges, tools and implements and for miscellaneous purposes which shall be uniform throughout the State so far as practicable. The Township Commissioner may at any time cause an examination of all such accounts and records to be made. The Township Commissioner shall forward to the boards of supervisors by December first of each year all supplies necessary for the proper conduct of the affairs of the township which shall include blanks for yearly reports of supervisors to the Township Commissioner, blanks for agreements entered into by the supervisors for the expenditure of State and township moneys, forms or monthly reports by township superintendents and roadmasters to supervisors and orders for the payment of moneys by township treasurers" is hereby amended to read as follows:

Section 10. The State Highway Department shall supply the necessary books, blanks and forms and shall prescribe the method of keeping township accounts of moneys received and expended for highways, machinery, bridges, tools and implements and for miscellaneous purposes which shall be uniform throughout the State so far as practicable. The Township Commissioner may at any time cause an examination of all such accounts and records to be made. The Township Commissioner shall forward to the boards of supervisors by December first of each year all supplies necessary for the proper conduct of the affairs of the township which shall include blanks for yearly reports of supervisors to the Township Commissioner, forms for monthly reports by township superintendents and roadmasters to supervisors and orders for the payment of moneys by township treasurers.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

#### BILLS RECOMMITTED.

Mr. LESLIE. Mr. President, I move that Senate Bill No. 419 (House Bill No. 296), on second reading, entitled:

An Act to amend section three of an act approved the nineteenth day of March one thousand nine hundred and fifteen (P. L. 5), entitled "A further supplement to an act entitled 'An act to establish a county court for the county of Allegheny and prescribing its powers and duties, regulating the procedure therein and providing for the expenses

thereof approved the fifth day of May one thousand nine hundred and eleven constituting the said court the juvenile court of said county and prescribing its organization, jurisdiction and powers therein and otherwise" as amended.

be recommitted to the Committee on Judiciary General for the purpose of amendment.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

Mr. LESLIE. Mr. President, I move that Senate Bill No. 471 (House Bill No. 523), on second reading, entitled:

An Act fixing the salary or compensation of the crier of the courts of quarter sessions of the peace and oyer and terminer and general jail delivery in the counties of the second class of this Commonwealth

be recommitted to the Committee on Judiciary General for the purpose of amendment.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

#### BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 476 as follows:

An Act making an appropriation to the board of trustees of The Philadelphia Museums.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifty thousand dollars (\$50,000) is hereby specifically appropriated to the board of trustees of the Philadelphia Museums for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes namely:

For the further distribution of geographical collections and educational material among the public and other free schools of this Commonwealth the sum of thirty thousand dollars (\$30,000).

For the preparation and installation of exhibits the sum of twenty thousand dollars (\$20,000).

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 491 as follows:

An Act to make an appropriation for the improvement of the maritime port facilities of the State of Pennsylvania at Philadelphia and providing for the expenditure thereof and for the appointment by the Governor of a competent engineer to assist and co-operate therein.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred thousand dollars (\$100,000) be and the same is hereby specifically appropriated to the Department of Wharves, Docks and Ferries of the City of Philadelphia for the following purposes:

For dredging in the Delaware and Schuylkill rivers within the limits of the State of Pennsylvania.

For the improvement of harbor facilities, dockage system including waste lands and the new line of condemnation of waste lands on lands that are partially waste the purchase of suitable sites upon which to erect new bulkheads or other harbor improvements for dredging of docks and for the removal of shoals in the Delaware river between the channel and the pier-head line and the pier head and bulkhead lines along the Delaware and Schuylkill rivers within the limits of the State of Pennsylvania.

Section 2. The money so appropriated shall only be expended as authorized and directed by the councils of the city of Philadelphia. A competent engineer shall be appointed by the Governor for a term of two years at a salary of four thousand dollars per year payable out of said appropriation. Said engineer shall assist and co-operate in the said work with the Director of the Department of Wharves, Docks and Ferries of the said city and report to the Governor from time to time as to the expenditure of said money. No such money shall be drawn on the State Treasury until the same has been recommended by the Auditor General and the Department of the Department of Wharves, Docks and Ferries of said city.

Section 3. All work and materials necessary to be furnished in order to carry into effect the purpose for which the said appropriation is hereby made shall be performed and furnished under contract to be given to the lowest responsible bidder under such regulations as shall be prescribed by the councils of said city.



Section 4 This appropriation shall only become effective when the city of Philadelphia shall have contracted to spend on said improvement at least an equal amount during the period ending May thirty-first one thousand nine hundred twenty-three.

Section 5 All acts or parts of acts inconsistent herewith are hereby repealed.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 506 (House Bill No. 611), entitled:

An act to amend an act entitled "An act to establish a Board of Commissioners of Navigation for the River Delaware and its navigable tributaries regulating their jurisdiction over ships vessels and boats and wharves piers bulkheads docks slips and basins and exempting cities of the first class from certain of its provisions and making an appropriation therefor" approved the eighth day of June one thousand nine hundred and seven (Pamphlet Laws four hundred and ninety-six) amending sections five and six thereof so as to express with greater certainty the intention of the General Assembly with respect to the enforcement of the rules and regulations made and promulgated by the Commissioners pursuant to the authority conferred upon them by said act.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 508 as follows:

A Supplement to an act entitled "An act to establish an asylum for the insane poor of this Commonwealth to be called the 'The Pennsylvania State Lunatic Hospital and Union Asylum for the Insane'" approved the fourteenth day of April Anno Domini one thousand eight hundred and forty-five (Pamphlet Laws page four hundred and forty).

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the approval of this act the name of the asylum for the insane poor of this Commonwealth which was created and incorporated by the act of General Assembly approved the fourteenth day of April Anno Domini one thousand eight hundred and forty-five (Pamphlet Laws page four hundred and forty) entitled "An act to establish an asylum for the insane poor of the Commonwealth to be called 'The Pennsylvania State Lunatic Hospital and Union Hospital for the Insane'" the name of which was changed to "Pennsylvania State Lunatic Hospital" by a supplement to said act approved the eleventh day of April Anno Domini one thousand eight hundred and forty-eight (Pamphlet Laws page five hundred and thirty-five) entitled "A supplement to the act to establish an asylum for the insane poor of this Commonwealth passed April fourteenth one thousand eight hundred and forty-five" shall be and the same hereby is changed to "Harrisburg State Hospital"

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 548 (House Bill No. 789), entitled:

An act empowering all corporations incorporated under the laws of the State of Pennsylvania for purposes not for profit to change alter and amend by by-law such provisions of their charters as are purely administrative

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 558 as follows:

An Act making an appropriation to Albright and Mebus for the payment for services heretofore rendered to the Attorney General of the Commonwealth

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one thousand nine hundred sixty dollars and seventy-three cents (\$1,960.73) or so much thereof as may be necessary is hereby specifically appropriated to Chester E. Albright and Charles F. Mebus doing business under the name of Albright and Mebus for services rendered to the Attorney General of the Commonwealth in connection with investigations conducted by a committee appointed pursuant to a resolution adopted by the Senate of Pennsylvania May twenty-second one thousand nine hundred and eleven and for which services no payment has been made by the Commonwealth.

Section 2 Payments from said appropriation shall be made upon proof furnished to the Auditor General of the performance of the services for which this appropriation is made

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 568 (House Bill No. 580), entitled:

An act providing for the apportionment of wharfage and dockage in cities of the first class

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 580 (House Bill No. 582), entitled:

An Act providing for the apportionment of wharfage and dockage on the River Delaware and its tributaries except in cities of the first class

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 635 as follows:

An Act making a further appropriation to carry into effect the act approved the fourteenth day of June one thousand nine hundred and eleven (Pamphlet Laws nine hundred and thirty-five) entitled "An act providing for the erection by the Commonwealth of Pennsylvania of a statue in memory of General George Gordon Meade in the city of Washington and making an appropriation therefor"

Whereas By an act approved the fourteenth day of June one thousand nine hundred and eleven (Pamphlet Laws nine hundred and thirty-five) entitled "An act providing for the erection by the Commonwealth of Pennsylvania of a statue in memory of General George Gordon Meade in the city of Washington and making an appropriation therefor" a commission was appointed to procure a suitable statue of General George Gordon Meade and cause the same to be erected on a suitable site in the city of Washington and to be dedicated in a fitting manner and

Whereas A site has been secured for the erection of such statue in one of the most prominent locations in said city and

Whereas It is fitting and proper that the statue of General Meade should be in keeping with the prominence of its location and the dignity of its surroundings as well as expressive of the honor and dignity and reverence with which he is held by Pennsylvania and

Whereas Said statue is now in course of preparation but the money available for the commission is not sufficient to complete and erect said memorial therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the further sum of seventy-five thousand dollars (\$75,000) or so much thereof as may be necessary is hereby specifically appropriated to the Meade Memorial Commission created by the act of June fourteenth one thousand nine hundred and eleven (Pamphlet Laws nine hundred and thirty-five) entitled "An act providing for the erection by the Commonwealth of Pennsylvania of a statue in memory of General George Gordon Meade in the city of Washington and making an appropriation therefor" for the purpose of constructing the necessary foundation and pedestal in securing appropriate tablets and designs therefor and for the erection and completion and dedication of said statue or memorial

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.



Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 641 as follows:

An Act to amend section seven of an act entitled "An act creating a fund for the purpose of rebuilding restoring and replacing buildings structures equipment or other property of the Commonwealth of Pennsylvania damaged or destroyed by fire or other casualty and regulating the placing of insurance thereon and providing penalties for any violation of the provisions of this act" approved the fourteenth day of May Anno Domini one thousand nine hundred fifteen (Pamphlet Laws five hundred twenty-four) by permitting the purchase of policies of boiler insurance

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same "An act creating a fund for the purpose of rebuilding restoring and replacing buildings structures equipment or other property of the Commonwealth damaged or destroyed by fire or other casualty and regulating the placing of insurance thereon and providing penalties for any violation of the provisions of this act" approved the fourteenth day of May Anno Domini one thousand nine hundred fifteen (Pamphlet Laws five hundred twenty-four) which reads as follows

"Section 7 That from and after the adoption and approval of this act it shall be unlawful for any department bureau commission or other branch of the State Government or any board of trustees overseers managers or other person or persons or custodians of State property to purchase secure or obtain any policy of insurance on any property owned by the Commonwealth the term of which policy of insurance shall extend beyond the thirty-first day of December Anno Domini one thousand nine hundred and twenty or to purchase obtain or secure any such policy of insurance for any amount in excess of the amount of insurance outstanding at the date of the approval of this act after deducting from such amount twenty per centum thereof for each calendar year which shall have elapsed from and after the twenty-first day of December Anno Domini one thousand nine hundred and fifteen to the date of purchasing securing or obtaining such policy of insurance" is hereby amended to read as follows

Section 7 That from and after the adoption and approval of this act it shall be unlawful for any department bureau commission or other branch of the State Government or any board of trustees overseers managers or other person or persons or custodians of State property to purchase secure or obtain any policy of insurance on any property owned by the Commonwealth the term of which policy of insurance shall extend beyond the thirty-first day of December Anno Domini one thousand nine hundred and twenty or to purchase obtain or secure any such policy of insurance for any amount in excess of the amount of insurance outstanding at the date of the approval of this act after deducting from such amount twenty per centum thereof for each calendar year which shall have elapsed from and after the thirty-first day of December Anno Domini one thousand nine hundred and fifteen to the date of purchasing securing or obtaining such policy of insurance. Provided however That the Board of Public Grounds and Buildings or the board of trustees inspectors overseers or managers of any State institution may in their discretion purchase secure or obtain policies of insurance covering any loss or damage occurring to any property owned by the Commonwealth arising from boiler explosion

And said bill having been read at length the second time and agreed to.

Ordered. To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 647 as follows:

An Act to repeal an act approved the third day of April one thousand eight hundred and seventy-two (Pamphlet Laws seven hundred and eighty-six) entitled "An act to provide for the detection of crime in the county of Dauphin"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the third day of April one thousand eight hundred and seventy-two (Pamphlet Laws seven hundred and eighty-six) entitled "An act to provide for the detection of crime in the county of Dauphin" is hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered. To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 678 as follows:

An Act to amend sections one two and four of an act approved the eighteenth day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one thousand and forty-nine) entitled "An act authorizing the Board of Commissioners of Public Grounds and Buildings to erect a Soldiers' and Sailors' Memorial Bridge with the approaches thereto and memorial pylons in the city of Harrisburg to commemorate the services of the soldiers and sailors of the Commonwealth providing for the letting of contracts therefor providing for a proportion of the cost to be paid by the city of Harrisburg and public service corporations using or affected by the building of said bridge providing for acquiring any property necessary by eminent domain giving the Board of Commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company to conform to the plans of the architect providing for the maintenance of said bridge and making an appropriation to carry out the provisions of this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the eighteenth day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one thousand forty-nine), entitled "An act authorizing the Board of Commissioners of Public Grounds and Buildings to erect a Soldiers' and Sailors' Memorial Bridge with the approaches thereto and memorial pylons in the city of Harrisburg to commemorate the services of the soldiers and sailors of the Commonwealth providing for the letting of contracts therefor providing for a proportion of the cost to be paid by the city of Harrisburg and public service corporations using or affected by the building of said bridge providing for acquiring any property necessary by eminent domain giving the Board of Commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company to conform to the plans of the architect providing for the maintenance of said bridge and making an appropriation to carry out the provisions of this act" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth in General Assembly met and it is hereby enacted by the authority of the same That the Board of Commissioners of Public Grounds and Buildings are hereby authorized to erect and construct as a memorial to the citizens of this Commonwealth who served in the military and naval forces of the United States in the late World War a Soldiers' and Sailors' Memorial Bridge with memorial pylons at the western end thereof together with the necessary approaches thereto from a point on what is now State street in the Capitol Park in the city of Harrisburg following the line of State street across the tracks of the Pennsylvania Railroad to a point at or near Thirteenth street in said city Said bridge approaches and pylons are to be built in accordance with plans and specifications prepared by Arnold W. Brunner and J. E. Greiner which plans and specifications have been heretofore approved by the Board of Commissioners of Public Grounds and Buildings and are now on file in the office of said board Separate contracts may be made by said Board of Commissioners of Public Grounds and Buildings for the approaches and for the pylons" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and the House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Board of Commissioners of Public Grounds and Buildings are hereby authorized to erect and construct as a memorial to the citizens of this Commonwealth who served in the military and naval forces of the United States in the late World War a Soldiers' and Sailors' Memorial Bridge with memorial pylons and at the western end thereof together with the necessary approaches thereto from a point on what is now State street in the Capitol Park in the city of Harrisburg following the line of State street across the tracks of the Pennsylvania railroad to a point at or near Thirteenth street in said city Said bridge approaches and pylons are to be built in accordance with plans and specifications prepared by Arnold W. Brunner and J. E. Greiner which plans and specifications have been heretofore approved by the Board of Commissioners of Public Grounds and Buildings and are now on file in the office of said board Separate contracts may be made by said Board of Commissioners of Public Grounds and Buildings for any part or parts of the bridge approaches and pylons

Section 2 That section two of said act which reads as follows

"Section 2 The said board shall have power to let contracts for said bridge approaches and pylons after advertisement for bids once a week for four successive weeks in at least twelve newspapers published in different parts of this Commonwealth All contracts shall be let to the lowest and best bidder The board shall have power to reject any and all bids and to re-advertise for bids in the manner herein before provided Before any contract is entered into the board shall require the contractor to give a bond to the Commonwealth with sufficient surety and in such sum as the board shall determine conditioned for the faithful performance of the terms of the contract The said contract and bond shall be approved by the Attorney General" is hereby amended to read as follows

Section 2 The said board shall have power to let a contract or contracts for said bridge approaches and pylons



or any part or parts thereof after advertisement for bids once a week for four successive weeks in at least twelve newspapers published in different parts of this Commonwealth. All contracts shall be let to the lowest and best bidder. The board shall have power to reject any and all bids and to readvertise for bids in the manner hereinbefore provided. Before any contract is entered into the board shall require the contractor to give a bond to the Commonwealth with sufficient surety and in such sum as the board shall determine conditioned for the faithful performance of the terms of the contract. The said contract and bond shall be approved by the Attorney General.

Section 3 That section four of said act which reads as follows

"Section 4 The contract or contracts shall provide for payments as the work advances. Provided however That the total payments to the contractor or contractors at any time before the final completion and acceptance of the bridge approaches or pylons shall not exceed ninety per centum (90%) of the cost of the work done under any contract" is hereby amended to read as follows

Section 4 The contract or contracts shall provide for payments as the work advances. Provided however That the total payments to the contractor or contractors at any time before the final completion and the acceptance of the work contracted for shall not exceed ninety per centum (90%) of the cost of the work done under any contract

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 708 (House Bill No. 466), entitled:

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other incorporated districts or municipalities had and held pursuant to the provisions of an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance to such proceedings and elections.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 757 as follows:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the payment of the cost of constructing approaches and necessary rights of way to and for bridges erected in pursuance of the proceedings under the act of May fifth one thousand nine hundred and eleven (Pamphlet Laws one hundred seventy-seven) entitled "An act authorizing the Commonwealth of Pennsylvania to build bridges over any river not more than one thousand feet and not less than five hundred feet in width at localities not less than ten miles distant from the nearest public bridge over the same river in counties whose indebtedness increased by the cost of such proposed bridge would exceed the constitutional limitation of two per centum of their assessed valuation"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Commissioners of Public Grounds and Buildings for the payment of the cost of constructing approaches and necessary rights of way to and for any bridge or bridges heretofore or hereafter erected in pursuance had under the act of May fifth one thousand nine hundred and eleven (Pamphlet Laws one hundred seventy-seven) entitled "An act authorizing the Commonwealth of Pennsylvania to build bridges over any river not more than one thousand feet and not less than five hundred feet in width at localities not less than ten miles distant from the nearest public bridge over the same river in counties whose indebtedness increased by the cost of such proposed bridge would exceed the constitutional limitation of two per centum of their assessed valuation"

Such moneys shall be expended in the same manner as appropriations made for the erection of such bridges are now expended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading

Agreeably to order

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 758 as follows:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the payment of the cost of bridges erected in pursuance of proceedings under the act of May fifth one thousand nine hundred and eleven (Pamphlet Laws one hundred seventy-seven) entitled "An act authorizing the Commonwealth of Pennsylvania to build bridges over any river not more than one thousand feet and not less than five hundred feet in width at localities not less than ten miles distant from the nearest public bridge over the same river in counties whose indebtedness increased by the cost of such proposed bridge would exceed the constitutional limitation of two per centum of their assessed valuation"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Commissioners of Public Grounds and Buildings for the payment of the cost of erecting bridges in pursuance of proceedings under the act of May fifth one thousand nine hundred and eleven (Pamphlet Laws one hundred seventy-seven) entitled "An act authorizing the Commonwealth of Pennsylvania to build bridges over any river not more than one thousand feet and not less than five hundred feet in width at localities not less than ten miles distant from the nearest public bridge over the same river in counties whose indebtedness increased by the cost of such proposed bridge would exceed the constitutional limitation of two per centum of their assessed valuation" to be expended in accordance with the provisions of said act

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 779 (House Bill No. 642), entitled:

An Act to further amend section two of the act approved the fifth day of March one thousand nine hundred and six (P. L. 63) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" as amended.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 792 as follows:

An Act to amend section one hundred of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred and eighty-two) entitled "An act to consolidate revise and amend the penal laws of this Commonwealth" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one hundred of the act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred and eighty-two) entitled "An act to consolidate revise and amend the penal laws of this Commonwealth" which as amended by the act approved the eighteenth day of April one thousand nine hundred and nineteen (Pamphlet Laws sixty-one) entitled "An act to amend section one hundred of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred and eighty-two) entitled "An act to consolidate revise and amend the penal laws of this Commonwealth" reads as follows

"Section 100 If any person being armed with an offensive weapon or instrument shall rob or assault with intent to rob another or shall together with one or more person or persons rob or assault with intent to rob or shall rob any person and at the same time or immediately before or immediately after such robbery beat strike or ill-use any person or do violence to such person the person so offending shall be guilty of felony and being thereof convicted shall be sentenced to pay a fine not exceeding five thousand dollars and undergo an imprisonment by separate or solitary confinement at labor for any term of not more than twenty years. Provided That the provisions of this act shall not apply to any crimes committed before the passage hereof but all such crimes shall be prosecuted as heretofore under the provisions of the section to which this is an amendment" is hereby further amended to read as follows

Section 100 If any person being armed with an offensive weapon or instrument shall rob or assault with intent to rob



another or shall together with one or more person or persons rob or assault with intent to rob or shall rob any person and at the same time or immediately before or immediately after such robbery beat strike or ill-use any person or do violence to such person the person so offending shall be guilty of felony and being thereof convicted shall for a first offense be sentenced to pay a fine not exceeding five thousand dollars and undergo an imprisonment by separate or solitary confinement at labor for any term of not more than twenty years and for a second or subsequent offense shall be sentenced to pay a fine not exceeding five thousand dollars and to undergo imprisonment by separate and solitary confinement for life or for any lesser term. Provided That the provisions of this act shall not apply to any crimes committed before the passage hereof but all such crimes shall be prosecuted as heretofore under the provisions of the section to which this is an amendment

And said bill having been read at length the second time and agreed to,  
Ordered, To be transcribed for a third reading.

Agreeably to order,  
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.  
The Senate proceeded to the second reading and consideration of Senate Bill No. 703 as follows:

An Act providing for and regulating the maintenance and government of a children's home in each county of the fourth fifth sixth seventh eighth class of the State for indigent orphans and for incorrigible indigent dependent and neglected children under sixteen years of age and providing for their commitment thereto

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners of any county of the fourth fifth sixth seventh and eighth class by and with the approval of the grand jury and of the court of quarter sessions of the peace of the county shall have the authority and are hereby authorized to purchase a farm or plot of ground within the county and erect buildings thereon or add to and improve buildings already erected and make improvements thereon and thereto as may be convenient and necessary for the use and purpose of providing a home within the county for the keeping care education and training of all indigent orphans dependent upon the public for support and not otherwise provided for incorrigible indigent dependent and neglected children of either sex under sixteen years of age who shall be committed to said home by the court of quarter sessions of the peace acting as juvenile court of the county or by the county commissioners poor directors of said county or the poor directors of any district within the county by and with the consent of the juvenile court of the county and pay for the same out of the public funds belonging to the said county

Section 2 The courts county commissioners poor directors or any other authority before making orders for the commitment of children to said "Children's Home" shall place them first as far as possible in care and custody of persons having the same religious belief as the parents of the child or with some association which is controlled by persons of such religious belief and shall as far as possible provide in making orders of commitment that the care custody and discipline of the child shall be as nearly as possible that which should be given by its parents. In all cases where it can be properly done the child shall be placed in an approved family home and become a member of the family by legal adoption or otherwise. The court before making a final order for the commitment of any child to said "Children's Home" shall cause said child to be examined by a competent physician and shall obtain a full report as to the physical and mental condition of said child together with a certificate of the examining physician that said child is not suffering from any physical or mental condition which will interfere with its proper care treatment or training in said "Children's Home" or with the proper care treatment or training of the other children in said home

Section 3 That said land when purchased shall be deeded to the county and shall be known as "Children's Home" and shall be thereafter supported and maintained by the county out of the public funds of the said county

Section 4 The said county commissioners are hereby authorized to receive from time to time donations gifts legacies endowments devices and conveyance or conveyances of property either real or personal that may be made given or granted towards the support and maintenance of said "Children's Home" and use the same for said purpose

Section 5 Said county commissioners shall have full control of said "Children's Home" and of the inmates therein and may with the consent and approval of and subject to terms stipulated by the juvenile court place the said inmates or any one or more of them in private homes to be kept and maintained in said private homes having due regard to the religious belief of the parents of such inmate as provided in section two and the county commissioners with the consent and approval of and subject to terms stipulated by the juvenile court may discharge from said home any inmate when in their discretion the county commissioners consider said inmate capable and able to care for himself or herself or for any other sufficient reason

Section 6 Said county commissioners shall have authority and they are hereby authorized in the support conduct and management of said "Children's Home" to employ a superintendent and such other teachers employees and other assistants as may be necessary to keep said children or inmates properly clothed fed and cared for in sickness and health and to make

proper provisions for giving said inmates instructions in reading writing arithmetic drawing duties of citizenship and such branches as may be deemed requisite for a good English education which instruction shall be subject to the provisions of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) and known as the School Code its amendments and supplements and shall be under the direction of the county superintendents of schools

Section 7 It shall be lawful for said county commissioners to employ and require the inmates committed in said "Children's Home" to do and perform any work in said home or on said farm not beyond their strength and not interfering with their attendance at school during school hours established by said institution

Section 8 Said county commissioners shall have authority to adopt all necessary by-laws rules and regulations not inconsistent with the Constitution and laws of this Commonwealth for the control conduct and management of said "Children's Home"

Section 9 Said county commissioners shall have authority and are hereby authorized at any time after purchase of said farm or property to buy and purchase any additional land and erect additional buildings from time to time as the circumstances and requirements of the said "Children's Home" shall require and pay for the same out of the funds of the said county by and with the approval of the grand jury and of the court of Quarter sessions of the peace of the said county

And said bill having been read at length the second time and agreed to,  
Ordered, To be transcribed for a third reading.

Agreeably to order,  
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.  
The Senate proceeded to the second reading and consideration of Senate Bill No. 800 as follows:

An Act relating to the procedure on appeals from settlements or audits of auditors of boroughs townships and poor districts

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all cases where an appeal shall be taken from the settlement or audit of the auditors of boroughs townships or poor districts within thirty (30) days thereafter there shall be filed by or on behalf of the appellant exceptions to said settlement or audit specifying particularly the items thereof or omissions to which exception is taken otherwise the appeal may be dismissed and in all proceedings on appeal only matters to which exception shall be taken shall be considered. In all pending cases such exceptions shall be filed within thirty (30) days after notice to the appellant from any party in interest. The court of common pleas or a judge thereof may extend the time for filing exceptions and also in the discretion of said court or judge and on such terms if any as may be imposed may permit the filing of amendments to exceptions filed and also additional exceptions by or on behalf of the appellant or any other party to the record

And said bill having been read at length the second time and agreed to,  
Ordered, To be transcribed for a third reading.

Agreeably to order,  
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,  
The Senate proceeded to the second reading and consideration of Senate Bill No. 826 as follows:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the grading paving and curbing part of North Street in the city of Harrisburg

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Commissioners of Public Grounds and Buildings for the payment of the Commonwealth's proportionate share of the cost of grading curbing and paving a part of North Street abutting on land owned by the Commonwealth between Cameron Street and Twelfth Street in the city of Harrisburg Pennsylvania

And said bill having been read at length the second time and agreed to,  
Ordered, To be transcribed for a third reading.

Agreeably to order,  
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,  
The Senate proceeded to the second reading and consideration of Senate Bill No. 827 as follows:

An Act making an appropriation for use of the Board of Commissioners of Public Ground and Buildings to carry on the work of completing an office building in Capitol Park.



Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seven hundred and fifty thousand dollars (\$750,000) together with any unexpended balance of any moneys heretofore appropriated is hereby appropriated and re-appropriated to the Board of Commissioners of Public Grounds and Buildings for the purpose of carrying on the work of completing an office building in Capitol Park as authorized by an act approved the eighteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and fifty-three) entitled "An act authorizing the Board of Commissioners of Public Grounds and Buildings to erect construct and complete an office building in the Capitol Park and to grade and terrace the ground in connection therewith providing for the letting of contract therefor authorizing the appointment of a superintendent of construction and making an appropriation for the payment thereof"

Section 2. Payment of the money hereby appropriated and re-appropriated shall be made in the same manner and shall be subject to the same conditions as prescribed in said act of July eighteenth one thousand nine hundred and nineteen (Pamphlet Laws one thousand and fifty-three)

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 828 as follows:

An Act authorizing the Board of Commissioners of Public Grounds and Buildings to erect construct and complete a garage building in one or more units to be constructed of fire resisting materials on a plot of ground owned by the Commonwealth lying north of the proposed Soldiers and Sailors' Memorial Bridge in the City of Harrisburg and providing for the letting of contracts therefor and making an appropriation for the payment thereof

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Board of Commissioners of Public Grounds and Buildings is hereby authorized and empowered to erect construct and complete a garage building in one or more units to be constructed of fire resisting materials on a plot of ground owned by the Commonwealth lying north of the proposed Soldiers and Sailors' Memorial Bridge in the City of Harrisburg Such building shall be erected constructed and completed in accordance with plans and specifications prepared under the direction of and approved by the Board of Commissioners of Public Grounds and Buildings

Section 2. The Board shall let a contract or contracts therefor to the lowest and best bidder after advertising for bids at least once a week for four consecutive weeks in at least twelve newspapers published in different parts of the Commonwealth The board shall have power to reject any and all bids and to re-advertise for bids in like manner as above provided Before any contract is entered into the Board shall require from the contractor a bond to the Commonwealth in such sum as the Board shall deem sufficient conditioned for the faithful performance of the term of the contract The contract and bond shall be approved by the Attorney General

Section 3. The Board of Commissioners of Public Grounds and Buildings may if it deem necessary employ a superintendent of construction and fix his compensation

Section 4. As the work on the erection and construction of such building advances the board may from time to time upon the recommendation of the architect or superintendent of construction make payments to the contractor on account of such contract At no time however prior to the completion and acceptance of said building shall the total payments on account to the contractor exceed ninety per centum (90%) of the total cost of work done thereon.

Section 5. Payments on account of such contract shall be made by warrant drawn by the Superintendent of Public Grounds and Buildings upon certificate of the architect or of the superintendent of construction with the approval of the Board of Commissioners of Public Grounds and Buildings on the Auditor General and payment thereof made as other warrants are paid

Section 6. The sum of two hundred and fifty thousand dollars (\$250,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Commissioners of Public Grounds and Buildings for the purpose of carrying out the provisions of this act

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 832 as follows:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings of the Commonwealth of Pennsylvania for the payment of the Commonwealth's share

of the cost of maintenance of and repairs to bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New York

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand (\$20,000) dollars or so much thereof as may be necessary is hereby specifically appropriated to the Board of Commissioners of Public Grounds and Buildings of the Commonwealth of Pennsylvania for the purpose of paying one-half of the cost of the maintenance of and repairs to bridges acquired by the joint commission under an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and eighty) entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New York of certain toll bridges over the Delaware River and making an appropriation therefor and as amended by an act approved the eighteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand forty-two) entitled "An act to amend an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and eighty) entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New York of certain toll-bridges over the Delaware River and making an appropriation therefor"

Section 2. Payment of any moneys hereby appropriated shall be made in the same manner and subject to the same conditions as is provided for in section fourteen of said act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and eighty)

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 833 as follows:

A Joint Resolution continuing the commission appointed pursuant to a concurrent resolution dated June seventeenth one thousand nine hundred and fifteen for the purpose of continuing the work of the former commission by a further investigation and examination of the various laws now in effect in the several states relating to the recording of deeds mortgages the transfer of land the insurance of titles and the practical operation of such laws and to propose such changes in the Constitution and laws of this Commonwealth as to insure the best system of recording and make report and recommendation to the next General Assembly in the year one thousand nine hundred and twenty-three defining the powers and duties of the commission and making an appropriation

Section 1. Be it resolved by the Senate and House of Representatives in General Assembly met That the commission appointed by the Governor pursuant to the concurrent resolution dated June seventeenth one thousand nine hundred and fifteen and continued pursuant to a concurrent resolution dated July twenty-fifth one thousand nine hundred and seventeen and a joint resolution dated July eighteenth one thousand nine hundred and nineteen for the purpose of continuing the work of the commission by further investigation and examination of the various laws now in effect in the several states relating to the recording of deeds mortgages the transfer of lands the insurance of titles and the practical operation of such laws and to propose such changes in the Constitution and laws of this Commonwealth as to insure the best system of recording is hereby continued and said commission is directed to make further report and recommendation to the General Assembly of the year one thousand nine hundred and twenty-three with such draft of legislation as it may deem proper to carry into effect the provisions of the Constitution with regard to the system of registration of land titles

Section 2. The commission is hereby directed to disseminate such information and publish for distribution such draft of legislation as it may deem necessary to bring this matter properly to the attention of the public

Section 3. That the unexpended balance of the five thousand dollars appropriated by a joint resolution approved July twenty-fifth one thousand nine hundred and seventeen for the purpose of investigating the system of recording deeds mortgages and so forth or so much thereof as may be necessary is hereby specifically appropriated to the commission for the purpose of carrying into effect the provisions of this resolution in payment of the actual necessary expenses incurred by said commission

Section 4. The Auditor General is directed to draw his warrant upon the State Treasury in favor of such commission upon the filing with the Auditor General of vouchers duly countersigned by the chairman of said commission

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 836 as follows:



An Act reappropriating the unexpended balance of any moneys heretofore appropriated to the Board of Commissioners of Public Grounds and Buildings for the purpose of carrying on the work of erecting and constructing a Soldiers' and Sailors' Memorial Bridge

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any unexpended balance of any moneys heretofore appropriated to the Board of Commissioners of Public Grounds and Buildings for the purpose of carrying on the work of erecting and constructing a Soldiers' and Sailors' Memorial Bridge as authorized by an act approved the eighteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand forty-nine) entitled "An act authorizing the Board of Commissioners of Public Ground and Buildings to erect a Soldiers' and Sailors' Memorial Bridge with the approaches thereto and memorial pylons in the city of Harrisburg to commemorate the services of the soldiers and sailors of the Commonwealth providing for the letting of contracts therefor providing for a proportion of the cost to be paid by the city of Harrisburg and public service corporations using or affected by the building of said bridge providing for acquiring any property necessary by eminent domain giving the Board of Commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company to conform to the plans of the architect providing for the maintenance of said bridge and making an appropriation to carry out the provisions of this act" is hereby reappropriated to the Commissioners of Public Ground and Buildings for the purpose of carrying on the work of erecting and constructing a Soldiers' and Sailors' Memorial Bridge according to the provisions of said act

Section 2. Payment of the money hereby reappropriated shall be made in the same manner and shall be subject to the same conditions as prescribed in said act of July eighteenth one thousand nine hundred and nineteen (Pamphlet Laws one thousand and forty-nine)

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 861 as follows:

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section fifteen of article one of chapter two of the act approved the fourteen day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty which reads as follows

"Section 15. The townships now in existence and those to be hereafter created are divided into classes. Those townships having a population of at least three hundred inhabitants to the square mile shall be townships of the first class. All other townships shall be townships of the second class" be and the same hereby is amended so as to read as follows

Section 15. The townships now in existence and those to be hereafter created are divided into two classes. Those townships having a population of at least five hundred inhabitants to the square mile shall be townships of the first class. All other townships shall be townships of the second class

Section 2. That section thirty of article two of chapter three of said act which reads as follows

"Section 30. At any time not less than one year before the time fixed for taking a decennial census of the United States whenever the owners of twenty-five per centum of the assessed valuation of the real estate of any townships of the second class shall present their petition to the court of quarter sessions averring that the population of the township is at least three hundred to the square mile and shall give such security as the court may prescribe for the payment of all costs and expenses which may be incurred in any procedure had upon said petition the court shall appoint a commissioner to make an enrollment of the inhabitants of the township. The said commissioner shall make an enrollment of the inhabitants of such township and make report thereof to the court at the next ensuing term. Upon the filing of the report the same shall be confirmed nisi which confirmation shall become absolute unless excepted to within twenty days thereafter during which time notice of the said filing and confirmation shall be advertised in a newspaper published in the county once a week for three weeks. If exceptions are filed to the report within the said twenty days the court upon consideration thereof shall confirm the report or modify the said finding. After final confirmation the clerk of the court shall certify to the county commissioners the population of the township as shown by said proceedings. The costs and expenses of the proceedings including a reasonable fee for the commissioner shall be paid by the petitioners or by the township or partly by each as the court shall direct" be and the same hereby is amended so as to read as follows

Section 30. At any time not less than two years before the time fixed for taking a decennial census of the United States whenever the owners of twenty-five per centum of the assessed valuation of the real estate of any township of the second class shall present their petition to the court of quarter sessions averring that the population of the townships is at least five hundred to the square mile and shall give such security as the court may prescribe for the payment of all costs and expenses which may be incurred in any procedure had upon said petition the court shall appoint a commissioner to make and enrollment of the inhabitants of the township. The said commissioners shall make an enrollment of the inhabitants of such townships and make report thereof to the court at the next ensuing term. Upon the filing of the report the same shall be confirmed nisi which confirmation shall become absolute unless excepted to within twenty days thereafter during which time notice of the said filing and confirmation shall be advertised in a newspaper published in the county once a week for three weeks. If exceptions are filed to the report within the said twenty days the court upon consideration thereof shall confirm the report or modify the said finding. After final confirmation the clerk of the court shall certify to the county commissioners the population of the township as shown by said proceedings. The costs and expenses of the proceedings including a reasonable fee for the commissioner shall be paid by the petitioners or by the township or partly by each as the court shall direct

Section 3. That section thirty-one of article two of chapter three of said act which reads as follows

"Section 31. In addition to the procedure provided by section thirty of this act the county commissioners of each county shall following each decennial census of the United States ascertain from such census whether any township in the county has a population of three hundred inhabitants to the square mile. Before the first day of January following the ascertainment of the population by the decennial census of the United States the county commissioners shall by proclamation designate the townships of the first class if any have the required population. By proclamation to be issued prior to the first day of January of each of the intervening years the county commissioners of each county shall designate the townships if any which have been ascertained to come within the said conditions under the procedure provided in section thirty of this act and to be townships of the first class. All proclamations by the county commissioners shall be advertised in two newspapers published in the county. The cost of the advertisement of any such proclamation shall be paid by the township" be and the same hereby is amended so as to read as follows

Section 31. In addition to the procedure provided by section thirty of this act the county commissioners of each county shall following each decennial census of the United States ascertain from such census whether any township in the county has a population of five hundred inhabitants to the square mile. Before the first day of January following the ascertainment of the population by the decennial census of the United States the county commissioners shall by proclamation designate the townships of the first class if any have the required population. No proclamation made after said first day of January shall be effective to change the classification of any township and this provision shall apply to proclamations made subsequently to the first day of January in the year one thousand nine hundred and twenty-one. By proclamation to be issued prior to the first day of January of each of the intervening years the county commissioners of each county shall designate the townships if any which have been ascertained to come within the said conditions under the procedure provided in section thirty of this act and to be townships of the first class. All proclamations by the county commissioners shall be advertised in two newspapers published in the county. The cost of the advertisement of any such proclamation shall be paid by the township

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 883 as follows:

An Act to amend sections one two and three of an act approved the second day of July one thousand nine hundred and one (Pamphlet Laws six hundred one) entitled "An act to establish in cities of the first and second class a house or houses of detention for delinquent dependent and neglected children and providing for the management and maintenance thereof" making the provisions of the act effective only as to cities of the second class and designating the board of managers for such houses

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the second day of July one thousand nine hundred and one (Pamphlet Laws six hundred one) entitled "An act to establish in cities of the first and second class a house or houses of detention for delinquent dependent and neglected children and providing for the management and maintenance thereof" which reads as follows



"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in every city of the first and second class there shall be provided in the way hereinafter mentioned a house or houses of detention for the reception of untried juvenile offenders and neglected and dependent children under the age of sixteen years who may be in the custody of an officer appointed or elected under any law of this Commonwealth and whose cases may be under judicial investigation under any laws of this Commonwealth pending such investigation and final determination of such case or cases" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in every city of the second class there shall be provided in the way hereinafter mentioned a house or houses of detention for the reception of untried juvenile offenders and neglected and dependent children under the age of sixteen years who may be in the custody of an officer appointed or elected under any law of this Commonwealth and whose cases may be under judicial investigation under any laws of this Commonwealth pending such investigation and final determination of such case or cases

Section 2 That section two of said act which reads as follows

"Section 2 Houses of detention established under the provisions of this act shall be provided and managed by a board of managers consisting of five members two of whom shall be women said board of managers to be appointed by the judges of the courts of oyer and terminer and general jail delivery and the courts of quarter sessions of the peace having jurisdiction in the said respective cities" is hereby amended to read as follows

Section 2 Houses of detention established under the provision of this act shall be provided and managed by a board of managers which said board shall consist of the county commissioners the sheriff and the county controller of the county wherein such houses of detention are established

Section 3 That section three of said act which reads as follows

"Section 3 The board of managers provided for in this act shall serve without compensation and shall hold office for two years and until their successors are appointed subject to removal by the judge of the said court is hereby amended to read as follows

Section 3 The board of managers provided for in this act shall serve without compensation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 888 (House Bill No. 860), entitled:

An Act creating a commission to prepare a revision and consolidation of the existing general statutory law defining the powers and duties of the commission imposing certain duties upon the Legislative Reference Bureau providing for the report of the commission to the General Assembly for its adoption or rejection and making an appropriation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 898 (House Bill No. 790), entitled:

An Act to regulate and control the manufacture sale offering for sale giving away and use of weights and measures and of weighing and measuring devices in the Commonwealth of Pennsylvania providing for the approval and disapproval of such weights measures and devices by the bureau of standards and prescribing penalties.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 899 (House Bill No. 791), entitled:

An Act to amend section two of the act approved the twenty-third day of May one thousand nine hundred and nineteen (P. L. 278) entitled "An act supplementary to an act approved the eleventh day of May one thousand nine hundred and eleven entitled 'An act to provide for the ap-

pointment of county and city inspectors of weights and measures providing for their compensation and expenses, prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof" providing for the examination of the glassware used for testing milk and cream for butterfat with the Babcock test prohibiting the use of inaccurate testing glassware defining the term Standard Babcock Glassware and fixing penalties for the violations of the provisions of this act"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 900 (House Bill No. 792), entitled:

An Act to further amend section three of an act approved the eleventh day of May one thousand nine hundred and eleven (P. L. 275) entitled "An act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof" as amended.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 921 (House Bill No. 1082), entitled:

An Act requiring the display of the flag of the United States at entertainments public gatherings and public meetings

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 924 (House Bill No. 187), entitled:

A further supplement to an act approved the first day of April one thousand eight hundred and sixty-three (P. L. 213), entitled "An Act to accept the grant of public lands by the United States to the several states for the endowment of Agricultural Colleges," making a deficiency appropriation for carrying the same into effect.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 928 (House Bill No. 1254), entitled:

An Act making a deficiency appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 934 as follows:

An Act relating to poor districts co-extensive with counties of the fourth class authorizing the directors of such district to sell real estate no longer suitable for the support maintenance and employment of the poor of their respective districts and to purchase such real estate as may be necessary for such support maintenance and employment and to construct thereon such buildings as may be necessary and to equip and furnish the same validat



ing the title to real estate heretofore purchased by such directors and providing for the borrowing of money and the issue of bonds by the county commissioners to accomplish the purposes of this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the directors of the poor in districts of this Commonwealth which are co-extensive with counties of the fourth class are hereby authorized whenever the real estate of any such poor district shall in the opinion of the majority of the directors of such district become inadequate and unsuitable for maintaining employing and caring for the poor of such district and county such poor directors may with the consent and approval of the court of quarter sessions of such county sell such real estate at a price to be approved by said court and may purchase with a like consent and approval of such court such other real estate as they may deem necessary for the purchase aforesaid and the title of any such real estate heretofore purchased and acquired by any such board of poor directors under and by authority of an order of the court of quarter sessions of such county not in conflict with law is hereby ratified and declared infeasible

Section 2 Whenever any real estate shall be sold as herebefore provided the proceeds therefrom shall be paid to the commissioners of the county co-extensive with such poor district to be used by them for the purpose of redeeming any bonds or obligations which may be issued for the purpose and in the manner hereinafter provided and for the payment of interest on such bonds and obligations.

Section 3 Said directors are also hereby authorized and empowered to erect complete equip and furnish at an expense to be approved by the court of quarter sessions of such county and according to plans and specification approved by said board of directors suitable and proper buildings on any real estate so purchased for the maintenance employment support and care of the poor of such district and the said directors may also for the same purpose remodel alter and furnish any building or buildings now constructed or in the course of construction on such real estate at an expense to be also approved by the said court

Section 4 To carry out the provisions of this act the county commissioners of such county shall have the power and it shall be their duty to procure a loan or loans for such an amount as the court of quarter sessions of such county may approve of and the proceeds of such loan or loans shall be turned over to the said directors of the poor and the same together with any funds in the hands of said directors except moneys specifically appropriated for the maintenance of the poor of such county shall be used and expended exclusively for the purchase of such real estate and for the erection construction equipment and furnishing of suitable and proper buildings thereon and for the alteration remodeling and furnishings of buildings erected or in the course of erection thereon.

Section 5 To secure the loan or loans provided for in the preceding section of this act the county commissioners of such county may issue bonds upon terms for such length of time and in such denominations as they may deem advisable

Section 6 For the purpose of paying the principal and interest of said bonds the county commissioners of such county may levy tax in addition to taxes for current expenses of said county the same to be levied and collected in the same manner as taxes for general purposes are levied and collected Provided however the total amount of said special tax in any year shall not exceed fifty per cent of the total amount awarded to the directors of the poor of said county for the maintenance of the poor therein for that year

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 935, as follows:

An Act to amend section one of an act approved the eighth day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred fifteen) entitled "An act to fix the salaries of the deputies in the offices of the clerk of the courts county controller recorder of deeds county treasurer chief deputy sheriff and chief clerk to the county commissioners in counties of this Commonwealth having over two hundred and fifty thousand population and less than four hundred thousand population"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the eighth day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred fifteen) entitled "An act to fix the salaries of the deputies in the offices of the clerk of the courts county controller recorder of deeds county treasurer chief deputy sheriff and chief clerk to the county commissioners in counties of this Commonwealth having over two hundred and fifty thousand population and less than four hundred thousand population" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act in counties having over two hundred and fifty thousand population and less than four hundred thousand population the salaries of the deputy clerk of the courts deputy county controller deputy recorder of deeds deputy county treasurer chief deputy sheriff and chief clerk to the county commissioners shall be twenty-five hundred dollars (\$2,500) per annum each payable in monthly installments by the treasurer of such county according to existing laws" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act in counties having over two hundred and fifty thousand population and less than four hundred thousand population the salaries of the deputy clerk of the courts deputy county controller deputy recorder of deeds deputy county treasurer chief deputy sheriff and chief clerk to the county commissioners shall be three thousand dollars (\$3,000) per annum payable in monthly installments by the treasurer of such county according to existing laws

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 939 as follows:

An Act fixing the fees of the prothonotaries of the Supreme and Superior courts

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the fees to be charged by the several prothonotaries of the supreme and superior court shall be as follows

Issuing writ of certiorari fifteen dollars (\$15.00)  
Issuing writ of habeas corpus fifteen dollars (\$15.00)  
Issuing writ of mandamus fifteen dollars (\$15.00)  
Services in connection with the issuing of a citation and writ of error to the United States supreme court fifteen dollars (\$15.00)  
Petitions one dollar (\$1.00)  
Discontinuance (if record has been sent up) five dollars (\$5.00)  
Discontinuance (if record has not been sent up) four dollars (\$4.00)  
Discontinuance non pros three dollars (\$3.00)  
Certificates of transfer and of orders due to prothonotary where transfer is made two dollars (\$2.00)  
Short certificate (certifying attorney has been admitted to practice before supreme court) one dollar (\$1.00)  
Certificate to practice in another state one dollar (\$1.00)  
Registration of attorneys to take final examination one dollar (\$1.00)  
Admission of attorneys five dollars (\$5.00) two dollars (\$2.00) of which shall be paid to the crier)  
Certified copies of opinions per page (size eight by thirteen) average three hundred and fifty words per page forty cents (\$40)  
Additional copies per page fifteen cents (\$15)  
Transcript of record when writ of error is taken to United States supreme court per page first ten pages fifty cents (\$50)  
Each succeeding page twenty-five cents (\$25)  
Seaching judgments fourteen cents (\$14) per name and twenty-five cents (\$25) per seal  
Certifying case from superior to supreme court six dollars (\$6.00)  
Remitting case from supreme court to superior court six dollars (\$6.00)  
No charge for affixing seal to any paper connected with proceedings in court

Section 2 The supreme court is authorized to revise this schedule of fees whenever in the judgment of said court the same is deemed necessary No State tax shall be allowed on any appeal to the supreme or superior court or on any writ or process of either of said courts

Section 3 That sections four and seven of an act approved the twenty-second day of February one thousand eight hundred and twenty-one (Pamphlet Laws fifty) entitled "An act to alter and amend the fee bill" and section three of the act approved the nineteenth of May one thousand eight hundred and ninety-seven (Pamphlet Laws sixty-seven) entitled "An act regulating the practice bail costs and fees on appeals to the supreme court and superior court" are hereby repealed All other acts and parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,



The Senate proceeded to the second reading and consideration of Senate Bill No. 940 as follows:

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section ten hundred and seventy-eight of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" which as amended by the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ninety-seven) entitled "An act to amend sections one thousand and seventy-eight one thousand and eighty-one and one thousand and eighty-two of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" reads as follows

"Section 1078 The board of township commissioners of townships of the first class shall charge so much of the cost of construction of any system of sewers or drains constructed by the authority of section ten hundred and seventy of this act as may be represented by benefits upon the properties accommodated or benefited thereby" is hereby further amended so as to read as follows

Section 1078 The cost of construction of any system of sewers or drains constructed by the authority of section ten hundred and seventy of this act shall be charged upon the properties accommodated or benefited thereby to the extent of such benefits

Section 2 That section ten hundred and seventy-nine of said act which reads as follows

"Section 1079 Whenever a sewer system is constructed by a township of the first class for the accommodation of a certain portion only of the township the commissioners of such township may constitute the territory accommodated into a sewer district or divide it into several sewer districts In every such case the commissioners shall make an estimate of the proportion of the cost of the sewer system which should equitably be charged on each of said districts and declare and establish such apportionment by ordinance. No district shall be charged with more than its due proportion of the cost of the main sewers pumping stations et cetera used jointly by more than one district the aggregate amount charged on properties in any such district shall not exceed the amount of such estimate" is hereby amended so as to read as follows

Section 1079 Whenever a sewer system is constructed by a township of the first class for the accommodation of a certain portion only of the township the commissioners of such township may constitute the territory accommodated into a sewer district or divide it into several sewer districts In every such case of division into several districts the commissioners shall make an estimate of the proportion of the cost of the sewer system which should equitably be charged on each of said districts and declare and establish such apportionment by ordinance No district shall be charged with more than its due proportion of the cost of the main sewers pumping stations et cetera used jointly by more than one district the aggregate amount charged on properties in any such district shall not exceed the amount of such estimate subject to the provisions of section ten hundred and eighty-two and ten hundred and eighty-three of this act Where the whole of the township is accommodated by the system it may also be treated as a single district or divided into districts and be subject to the foregoing provisions

Section 3 That section ten hundred and eighty of said act which is amended by the act approved the fifteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred and seventy-eight) entitled "An act to amend sections one thousand and eighty and one thousand and eighty-three and to repeal sections one thousand and eighty-four and one thousand and eighty-five of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eighty hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" reads as follows

"Section 1080 Any amount not properly chargeable upon the properties benefited shall be paid out of the general township funds" is hereby further amended to read as follows

Section 1080 Any amount not legally chargeable upon properties benefited shall be paid out of the general township fund

Section 4 That section ten hundred and eighty-one of said act which as amended by the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred ninety-seven) entitled "An act to amend section one thousand and seventy-eight one thousand and eighty-one and one thousand and eighty-two of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" reads as follows

"Section 1081 The charge for any such sewer construction in any township of the first class shall be assessed upon the properties accommodated or benefited by an assessment in proportion to benefits The amount of the charge on each property shall be ascertained as provided in sections ten hundred and eighty-two and ten hundred and eighty-three of this act" is hereby further amended to read as follows

Section 1081 The charge for any such sewer construction in any township of the first class shall be assessed upon the properties accommodated or benefited in either of the following methods

(a) By an assessment of each lot or piece of land in proportion to its frontage abutting on the sewer allowing such reduction in the case properties abutting on more than one sewer as the ordinance may specify No assessment by frontage shall be made on properties of such a character as not to be lawfully subject to such manner of assessment and each abutting property shall be assessed with not less than the whole amount of the benefit accruing to it and legally assessable

(b) By an assessment upon the several properties abutting on the sewer in proportion to benefits The amount of the charge on each property shall be ascertained as provided in sections ten hundred and eighty-two and ten hundred and eighty-three of this act

When a township is divided into sewer districts the assessment in each district may be by different methods

Section 5 That section ten hundred and eighty-two of said act which as amended by the act of the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred ninety-seven) entitled "An act to amend sections one thousand and seventy-eight one thousand and eighty-one and one thousand and eighty-two of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" reads as follows

"Section 1082 Upon petition of the township commissioners or any taxpayer of the township the court of common pleas of the proper county shall appoint three disinterested persons from the board of county viewers as viewers neither of whom shall be a resident of that portion of the township which is accommodated by the answers in question The viewers or a majority of them having been sworn or affirmed to perform their duties with fidelity and impartiality shall assess upon each piece of land located within the sewer district which in their opinion is benefited by the construction of the sewer system whether abutting on a sewer or not such amount as in their judgment represents the benefit accruing to such lot In no case shall the viewers in assessing benefits to private property through which any sewer runs take into consideration any damages which such property has sustained but all such damages shall be assessed in the manner provided in sections ten hundred and seventy-four to ten hundred and seventy-seven inclusive of this act The aggregate of the assessments in any sewer district shall not exceed the amount charged to such district for its share of the cost of the sewer construction" is hereby further amended so as to read as follows

Section 1082 In all cases where the township commissioners shall select the method provided by sub-division (b) of the foregoing section ten hundred and eighty-one they shall petition the court of common pleas for appointment of viewers to assess benefits In all cases where they shall neglect for a period of three months after the completion of the sewer system to either ordain assessments by frontage or present petition for appointment of viewers taxpayers of the township whose property valuation as assessed for taxable purposes within the township shall amount to twenty-five per centum of the total property valuation as assessed for taxable purposes within the township may present a petition to the court of common pleas of the proper county for the appointment of viewers to assess benefits and in all cases where such taxpayers shall by petition state to said court that any assessment by the township commissioners under the method provided by sub-division (a) of said section ten hundred and eighty-one insufficiently represents the benefits accruing to abutting properties they may include in such petition a prayer for the appointment of viewers to assess benefits In either case the said court shall thereupon appoint three disinterested persons from the board of county viewers neither of whom shall be a resident of that portion of the township which is accommodated by the sewer in question The viewers or a majority of them having been sworn or affirmed to perform their duties with fidelity and impartiality shall assess upon each piece of land abutting upon the line of said sewer system which in their opinion is benefited by its construction such amount as represents the benefit accruing to such lot In no case shall the viewers in assessing benefits to private property through which any sewer runs take into consideration any damages which such property has sustained but all such damages shall be assessed in the manner provided in sections ten hundred and seventy-four and ten hundred and seventy-seven inclusive of this act The aggregate of the assessments in any sewer district shall not exceed the amount charged to such district for its share of the cost of the sewer construction unless the same shall by petition of taxpayers be stated to insufficiently represent the amount of benefits to such properties in which case the proceedings by taxpayers authorized above shall be applicable Upon the filing of a petition for appointment of viewers any assessment made by the commissioners and any proceedings thereunder shall be null and void

Section 6 That section ten hundred and eighty-three of said act which as amended by the act approved the fifteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred seventy-eight) entitled "An act to amend sections one thousand and eighty and one thousand and eighty-three and to repeal sections one thousand and eighty-four and one thousand and eighty-five of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" reads as follows

"Section 1083 The viewers or a majority of them shall make report in writing specifying the amount assessed by them



on each lot or parcel of land and shall file the same with the township secretary within the time directed by the order appointing them. After the report is filed the viewers shall cause public notice thereof to be given by publication for two weeks in two newspapers of the county having a general circulation in the township. Such advertisement shall state a time not less than fifteen days after the filing of the report and a place where the viewers will meet and exhibit their report and hear all exceptions and objections thereto on behalf of the property owners or by representatives of the township or taxpayers thereof. After the hearing of such objections the viewers shall make whatever changes they deem proper in their report.

When such revision has been made notice by advertisement in the two newspapers aforesaid for two weeks shall be given by the viewers of the amount assessed against each lot or parcel of land and the name of the owner or reputed owner and a report in writing signed by said viewers or a majority of them specifying the amount assessed on each lot or parcel of land and the name of the owner or reputed owner shall be made to the court of common pleas a copy thereof also to be filed at the same time with the township treasurer and when the report is filed in court the same shall be confirmed nisi forty-five days after the filing of the report if no exceptions thereto have been filed nor an appeal to the court for a jury trial is taken as hereinafter provided the report shall be confirmed absolutely and the amount of any assessment against any lot or parcel of land which shall not theretofore have been paid to the township treasurer (who shall in the meantime certify such payments to the prothonotary) shall be entered as a judgment in favor of the township and against the owner and constitute a lien upon the land against which it is assessed. Any taxpayer may enforce the collection of such judgment by issuing an execution on behalf of the township in case the board of commissioners of said township fail to enforce such collection within one year from entry of said judgment and this privilege shall extend to the enforcement of the collection of any judgment subsequent upon any jury trial hereinafter provided for. Within thirty days after the filing of the report any property owner affected thereby or the board of township commissioners may file exceptions thereto or appeal to the court and demand a trial by jury. If the board of township commissioners shall fail to file exceptions to or take an appeal from all or any portions of the report within said period of thirty days and taxpayers of the township may on behalf of the township file exceptions to or appeal from all or any portion of the report to the court of common pleas within fifteen days after the expiration of said period of thirty days upon giving security approved by the court for the payment of subsequently accruing costs in case the exceptions or appeal shall not result more advantageously to the township than the report itself.

From such final confirmation of the report or from any judgment on a verdict of a jury either party may within six months appeal to the Superior or Supreme Court.

The court of common pleas shall have the power to refer the report back to the viewers for revision and may confirm absolutely any portion of the report not affected by any exceptions filed or appeal taken and enter judgment accordingly. In case of revision of report the same procedure shall be followed as hereinbefore prescribed.

All costs of advertising shall be paid by the township upon presentation of bill by the viewers approved by the court" is hereby further amended so as to read as follows:

Section 1083. The viewers or a majority of them shall make report in writing specifying the amount assessed by them on each lot or parcel of land and shall file the same with the township secretary within the time directed by the order appointing them. After the report is filed the viewers shall cause public notice thereof to be given by publication once a week for two weeks in two newspapers of the county having a general circulation in the township. Such notice shall state a time not less than fifteen days after the filing of the report and a place when and where the viewers will meet and exhibit their report and hear all exceptions and objections thereto on behalf of the property owners or by representatives of the township or taxpayers thereof. After the hearing of such objections the viewers shall make whatever changes they deem proper in their report. When such revision has been made notice by advertisement in the two newspapers aforesaid once a week for two weeks shall be given by the viewers of the date when their report will be filed in court of the amount assessed against each lot or parcel of land and the name of the owner or reputed owner and a report in writing accompanied by a plan showing the improvement and the properties benefited signed by said viewers or a majority of them specifying the amount assessed on each lot or parcel of land shall be filed in the court of common pleas and a copy thereof signed by the viewers or a majority of them also shall be filed at the same time with the township treasurer and when the report is filed in court it shall be confirmed nisi. Within thirty days after the filing of any report any party interested may file exceptions thereto or appeal to the court of common pleas therefrom and demand a trial by jury. At the end of said thirty days the report shall be confirmed absolutely as to all portions in respect to which no exceptions have been filed or appeal taken. The practice procedure and rights and duties of the parties in respect to exceptions appeal to the court of common pleas and the Supreme or Superior Courts shall be in accordance with the provisions of the general law regulating the same matters following proceedings by viewers for assessment of damages costs and expenses of the construction of sewers upon the properties benefited in the several municipalities of this Commonwealth.

The court of common pleas shall have the right to confirm the report of viewers or to modify correct or otherwise change the assessments made therein or refer the same back to the

same or new viewers with instructions to proceed anew or to correct errors in procedure or otherwise with like power as to their report.

The right of exception to or appeal from said report of viewers is hereby conferred upon any taxpayer of the township together with the right of appeal to the Supreme or Superior Court from any order decree or judgment of the court of common pleas.

Section 7. That article one of chapter fourteen of said act be and the same is hereby amended by adding thereto after section ten hundred and eighty-three the following sections:

Section 1084. After the amount of the assessment charged upon the several properties has been established either by ordinance making assessments according to frontage or by confirmation of any report of viewers in whole or in part it shall be the duty of the township commissioners to file municipal liens for the assessments covered by such ordinance or confirmation within the time and in the manner provided by law the same to be subject in all respects to the general law providing for the filing and recovery upon municipal liens. The amounts of all assessments shall be payable to the township treasurer for the use of the township. The commissioners shall also make out bills for the amounts charged against each property which shall be forthwith sent to all property owners residing in the township and mailed to all residing elsewhere whose address is known.

Section 1085. The costs of publication of notices in proceedings before viewers shall be paid by the township upon presentation of bills approved by the court.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 942 as follows:

An Act giving the Banking Commissioner supervision and control and authority to examine automobile protective or co-operative companies, or associations issuing for money consideration policies or contracts guaranteeing attorneys' services to owners of motor vehicles in event of accident to persons or property by operation of motor vehicles or providing for the towing of damaged vehicles defining motor vehicles providing for cancellation provision in policies or contracts providing for semi-annual reports by companies or associations to the Banking Commissioner and payment of examination expenses and filing fees providing for a reserve liability for unearned portion of premium or dues and for investment of funds in valid securities to protect the purchasers providing for filing of name and residence of solicitors employed requiring payment of tax to the Commonwealth of two per centum on all premiums or dues received requiring all such companies or associations now transacting business in this Commonwealth to register with the Banking Commissioner and to come under provisions of the act fixing penalty for violations of the act providing for liquidation by the Banking Commissioner in event of insolvency.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that any company or association organized under the laws of this Commonwealth or doing business within this Commonwealth as a protective or co-operative company or association and accepting premiums or dues and selling to purchasers policies or contracts guaranteeing to owners of automobiles motorcycles or trucks services of attorneys in event of damage to persons or property arising out of operation of automobiles or trucks or providing for towing of any damaged automobile motorcycle or truck shall on and after the taking effect of this act be subject to supervision control and examination by the Banking Commissioner.

Section 2. Automobiles motorcycles and trucks shall be defined as vehicles operated on highways other than on rail or tracks and by motive power other than muscular.

Section 3. Before any such company or association offers any policy or contract to the public a specimen shall be submitted to the Banking Commissioner who shall have full and final discretion as to the terms and conditions and printed make-up of any policy or contract. Every policy or contract hereinafter issued shall contain among other provisions an agreement that the policy or contract may be cancelled by the purchaser or by the company or association and that in event of cancellation the purchaser shall be repaid the pro rata unearned portion of the premium or dues paid by him.

Section 4. Each company or association shall report to the Banking Commissioner on August first for the period January first to July first and on February first for the period July first to January first showing all income and expenditures and all assets and liabilities. Such report shall be in writing and sworn to by the officers and on such forms and supplements thereto as the Banking Commissioner shall require. Expenses of any examination by the Banking Commissioner shall be borne by the company or association. Examination shall be made at least once each year. A filing fee of ten dollars shall be paid at time of filing each semi-annual report.

Section 5. Each company or association shall carry as a liability the unearned portion of total premium or dues paid by each purchaser which shall be calculated on the month to month basis for each month of the respective policy or contract periods. The liability so determined shall be provided for in cash deposited in a banking institution satisfactory to the



Banking Commissioner or invested to an equivalent amount in United States Government bonds or bonds of the Commonwealth or any subdivision or in such other first mortgages of marketable sort and not in default of interest as are satisfactory to the Banking Commissioner.

Section 6 Each company or association shall file with the Banking Commissioner the name and residence of every person employed to sell its policies or contracts.

Section 7 Each company or association shall pay to the Commonwealth a tax of two per centum on the gross premiums or dues collected. In calculating the tax credit shall be taken for premiums or dues returned to members as result of cancellation. The tax shall be paid to the Banking Commissioner not later than August first and February first of each year reckoned on premiums and dues collected in the preceding six months' periods. The Banking Commissioner shall pay over the same to the State Treasurer for uses of the Commonwealth.

Section 8 Companies and associations now doing business in this Commonwealth shall register with the Banking Commissioner and be subject to all provisions of this act from the time of its taking effect.

Section 9 Any company association or any person violating the conditions of this act shall be guilty of misdemeanor and upon conviction shall be fined not exceeding five hundred dollars nor less than one hundred dollars and shall serve not more than six months in jail either or both within discretion of the court having jurisdiction.

Section 10 Whenever as result of examination by the Banking Commissioner it is disclosed that the liabilities including the unearned premium or dues liability aforesaid exceed the assets in hand he shall notify the company or association to repair the deficiency in ten days or cease business entirely and in event that liquidation is necessary the Banking Commissioner shall at once take charge of the affairs of the company or association and wind up its affairs. Expenses of liquidation shall be paid out of funds of the company or association.

Section 11 All acts or parts of acts inconsistent herewith are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

#### BILLS INTRODUCED.

Mr. NORTON. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. NORTON read in his place and presented to the Chair Senate Bill No. 954, entitled:

An Act to amend section six hundred and thirty-two of an act approved the eighteenth day of May (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same and the method of collecting such revenue; and repealing all laws general special or local that are or may be inconsistent therewith."

Which was committed to the Committee on Education.

Mr. STINEMAN. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. STINEMAN read in his place and presented to the Chair Senate Bill No. 955, entitled:

An Act requiring the filing of plans and specifications for buildings, public works, highways or improvements undertaken by boroughs, townships, poor districts or school districts in the office of the clerk of the court of quarter sessions, and requiring copies to be furnished by the secretary, architect or engineer of the municipality to applicants therefor.

Which was committed to the Committee on Municipal Affairs.

Mr. DAIX. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX read in his place and presented to the Chair Senate Bill No. 956, entitled:

An Act supplementary to an act, entitled "An act granting to water power companies and other corporations owning or controlling water power authority to develop and distribute electric power by means of their water power and to erect, construct and maintain the necessary buildings, plant and apparatus for that purpose," approved the second day of July, 1895, (P. L. 425), by extending the power of every corporation heretofore organized or hereafter to be organized for the purpose of supplying water power to the public and granting to every such corporation the power to appropriate property

outside the limits of public streets, lanes, alleys and highways subject to the finding by the Public Service Commission of the Commonwealth or Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service, accommodation, convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation.

Which was committed to the Committee on Judiciary Special.

#### REPORTS FROM COMMITTEES.

Mr. LONG. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. LONG, from the Committee on Game and Fisheries, re-reported as amended, Senate Bill No. 421, (House Bill No. 353), entitled:

An Act to further amend section four and amend section six of an act approved the seventeenth day of April one thousand nine hundred and thirteen (P. L. 85), entitled "An act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees fines and penalties received."

Mr. MCCONNELL. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MCCONNELL, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 956, entitled:

An Act supplementary to an act entitled "An act granting to water power companies and other corporations owning or controlling water power authority to develop and distribute electric power by means of their water power and to erect, construct and maintain the necessary buildings, plant and apparatus for that purpose," approved the second day of July one thousand eight hundred and ninety-five (P. L. 425) by extending the power of every corporation heretofore organized or hereafter to be organized for the purpose of supplying water power to the public and granting to every such corporation the power to appropriate property outside the limits of public streets, lanes, alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service, accommodation, convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation.

#### NOMINATIONS BY THE GOVERNOR.

The Secretary to the Governor being introduced, presented communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

#### MEMBER MOTHERS' ASSISTANCE FUND.

Commonwealth of Pennsylvania,  
Executive Chamber, Harrisburg, April 12, 1921.  
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate, Mrs. Lena F. Gilmore, Hillsville, to be a trustee to administer the Mothers' Assistance Fund in and for the County of Lawrence, to serve until annulled.

WM. C. SPROUL.

#### ALDERMAN AND JUSTICE OF THE PEACE.

Commonwealth of Pennsylvania,  
Executive Chamber, Harrisburg, April 12, 1921.  
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following:

Frank J. Prietz, Reading, to be Alderman in and for the Third Ward of the City of Reading, Berks County, to serve until the first Monday in January, 1922, vice Howard Koch, deceased.

Paul A. Crosby, Derry, to be Justice of the Peace in and for the Borough of Derry, Westmoreland County, to serve until the first Monday in January, 1922, vice W. T. Cruse, resigned.

WM. C. SPROUL.

## EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. McCONNELL,

That Rule 38, which requires nominations made by the Governor to be referred to proper committees, be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting on the foregoing nominations.

Which was agreed to.

Whereupon,

A motion was made by Mr. McCONNELL,

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Dalx,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. McCONNELL. Mr. President, I move that the Executive Session do now rise.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

#### HOUSE CONCURS IN AMENDMENTS TO SENATE BILL NO. 358 RECALLED FROM THE GOVERNOR.

The Clerk of the House of Representatives being introduced, informed the Senate that the House has concurred in amendments made by the Senate to Senate Bill No. 358, entitled:

An Act providing for and regulating the taking and appropriation of land and property by incorporated cemetery and burial associations not for profit for the purpose of enlarging cemeteries and burial grounds.

Said bill having been recalled from the Governor for the purpose of amendment, the votes had on final passage and third reading were considered in the Senate and the bill amended.

#### HOUSE CONCURS IN AMENDMENTS TO SENATE BILL NO. 384 RECALLED FROM THE GOVERNOR.

He also informed the Senate that the House has concurred in amendments made by the Senate to Senate Bill No. 384, entitled:

An Act to amend section one of an act, approved the first day of June, one thousand eight hundred and eighty-three (P. L. 58), entitled: "An act empowering and directing the county commissioners of any county to purchase ground at the county seat for the erection thereon of such building or buildings as may be necessary for the accommodation of the courts, and of the several officers of the county, and for the reception and safekeeping of the records and other papers in charge of such officers; and also such other building or buildings as may be necessary and proper for the purposes of a county jail or workhouse, when occasion shall require the erection of such building or buildings, and in case the said ground cannot be obtained by agreement with the owner or owners at a reasonable price in the estimation of said commissioners, then to resort to condemnation," as amended by providing for the purchase and condemnation of ground at or near the county seat.

Said bill having been recalled from the Governor for the purpose of amendment, the votes had on final passage and third reading were considered in the Senate and the bill amended.

#### HOUSE CONCURS IN AMENDMENTS TO SENATE BILL NO. 480 RECALLED FROM THE GOVERNOR.

He also informed the Senate that the House has concurred in amendments made by the Senate to Senate Bill No. 480, entitled:

An Act to provide for a second additional law judge of the several courts of the twelfth judicial district.

Said bill having been recalled from the Governor for the purpose of amendment, the votes had on final passage and third reading were considered in the Senate and the bill amended.

#### HOUSE CONCURS IN RESOLUTION RECALLING FROM THE GOVERNOR SENATE BILL NO. 309.

He also presented communications from the House of Representatives, informing the Senate that the House has concurred in resolution from the Senate, as follows:

In the Senate, April 11, 1921.

Resolved (if the House of Representatives concur), That Senate Bill No. 309, File Folio 905, entitled "An act to amend sections five and six of an act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith," be recalled from the Governor for the purpose of amendment.

#### HOUSE CONCURS IN RESOLUTION RETURNING TO THE GOVERNOR SENATE BILL NO. 202 WITHOUT AMENDMENT.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in resolution from the Senate, as follows:

In the Senate, April 11, 1921.

Resolved, (if the House of Representatives concur), that Senate Bill No. 202, entitled, An act to amend section one of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and nine), entitled "An act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the river Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purpose of this act," be returned to the Governor without amendment.

#### BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. F. E. Baldwin) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

#### House Bill No. 97, entitled:

An Act making an appropriation to the Commission of Soldiers' Orphan Schools of Pennsylvania for the payment of a deficiency in the appropriation for maintenance for the two fiscal years ending May thirty-first one thousand nine hundred and twenty-one

#### House Bill No. 145, entitled:

An Act to amend the supplement to an act approved the twenty-first day of May one thousand eight hundred eighty-nine (Pamphlet Laws two hundred and fifty-eight) entitled "A supplement to an act 'To provide for the care and treatment of the indigent insane of the several counties of the Commonwealth in State hospitals for the insane' approved the thirtieth day of June Anno Domini one thousand eight hundred and eighty-three" as amended by fixing the maximum amount for maintenance weekly per capita

#### House Bill No. 179, entitled:

An Act to amend an act entitled "An act providing for the payment into the State Treasury without escheat of certain moneys and property subject to escheat under the provisions of any act of the General Assembly and for the refund thereof with interest to persons entitled thereto and making an appropriation for such refund" approved the sixteenth day of May Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws page one hundred seventy-seventy-seven)



## House Bill No. 181, entitled:

An Act to amend an act entitled "An Act providing for the payment into the State Treasury of unclaimed funds in the hands of fiduciaries defining the term fiduciary providing for the refunding of such funds, from the State Treasury with interest to persons entitled thereto and making an appropriation therefor, prohibiting the discharge of such fiduciaries the release of their sureties or the final distribution of funds in their possession until after compliance with the provisions of this act and imposing penalties" approved the sixteenth day of May A. D. 1919 (P. L. 169).

## House Bill No. 182, entitled:

An Act to further amend an act, entitled "An act providing for the escheat of deposits of money or property of another received for storage or safe-keeping; the dividends, profits, debts, and interest on debts of corporations, companies, banks, trust companies, insurance companies, limited partnerships, and partnership associations, organized under the laws of this Commonwealth, except mutual saving-fund society not having a capital stock represented by shares, and except also building and loan associations, and property held for the benefit of another by the same, and the profits, accretions, and interest on such property, as well as interest thereon accrued, or which should have accrued, between the fixing of the amount of such property by the award of any court and the actual distribution thereof," approved the seventh day of June, Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws, page eight hundred seventy-eight), which title, as last amended by the act approved the twelfth day of July, Anno Domini one thousand nine hundred nineteen (Pamphlet Laws, page nine hundred twenty-six), reads as follows: "An act providing for the escheat of certain property received for storage or safe-keeping or otherwise and of certain deposits of money; also for the escheat of certain dividends, profits, debts and interest on debts of corporations, companies, banks, national banks, trust companies, insurance companies, limited partnerships, and partnership associations, doing business in this Commonwealth, except saving-funds, savings institutions, and savings banks, subject to the provisions of an act, entitled 'An act relating to unclaimed deposits in savings banks and transfer of stock,' approved the seventeenth day of April, Anno Domini one thousand eight hundred seventy-two (Pamphlet Laws page sixty-two), and except also building and loan associations; also for the escheat of certain moneys, property, and estates held by persons, partnerships, associations or corporations in any fiduciary capacity whatsoever; and the profits, accretions, and interest on such moneys, property, and estates, as well as the interest thereon approved, between the date of the decree of any court ordering the distribution of such moneys, property and estates and the actual distribution thereof; also for the escheat of certain moneys deposited in courts of common pleas or orphans' courts or with officers thereof; and for the escheat of certain other moneys, property, and estates held in any manner by any persons association, or body corporate for the benefit of another."

## House Bill No. 217, entitled:

An Act making a deficiency appropriation to carry into effect the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof"

## House Bill No. 388, entitled:

An Act to repeal an act entitled "An act regulating the collection of school and poor taxes in White township Indiana county" approved the twenty-third day of April Anno Domini one thousand eight hundred and seventy-three (Pamphlet Laws eight hundred and thirty-nine)

## House Bill No. 601, entitled:

An Act relating to police pension funds in cities of the third class and directing such cities to appropriate certain moneys thereto

## House Bill No. 626, entitled:

An Act to amend section one of the act approved the seventeenth day of July, one thousand nine hundred and nineteen (P. L. 995), entitled "An act to provide for the appointment of assistant district attorneys in the several counties having over ninety thousand and less than seven hundred and fifty thousand inhabitants, and fixing their salaries."

## House Bill No. 697, entitled:

An Act authorizing district attorneys in counties of the fourth class to appoint county detectives defining their powers and duties fixing their salaries and providing for the payment of such salaries and the expenses of such detectives from the county treasury

## House Bill No. 757, entitled:

An Act to amend an act approved the twenty-fifth day of May one thousand eight hundred ninety-seven (P. L. 83), entitled "An act to provide for the maintenance, care and treatment of the indigent insane in county and local institutions" as amended.

## House Bill No. 865, entitled:

An Act providing for the licensing and regulation of corporations, copartnerships, associations and individuals engaged in the business of receiving payments or contributions to be held or used in any plan of accumulation or investment, or of issuing, negotiating, offering for sale or selling any certificates, securities, contracts, or other choses in actions evidenced by writing on the partial payment or installment plan, or of assuming fixed obligations or issuing in connection therewith a contract based upon payments being made upon installments or single payments under which all or part of the total amount received is to be repaid at some future time, with or without profit; and imposing penalties.

## House Bill No. 916, entitled:

An Act providing for the appointment and expenses of a commission of three persons to codify and revise the laws relating to poor districts and the care of the poor and making an appropriation

## House Bill No. 969, entitled:

An Act to further amend section fifteen of the act approved the twenty-second day of June one thousand eight hundred and ninety-one (Pamphlet Laws three hundred and seventy-nine) entitled "An act to provide for the selection of a site and the erection of a State asylum for the chronic insane to be called the State Asylum for the Chronic Insane of Pennsylvania and making an appropriation therefor" as amended fixing the maximum for maintenance weekly per capita.

## House Bill No. 972, entitled:

An Act to amend sections one two three four five six nine twelve and thirteen and to repeal section eleven of an act approved the third day of June one thousand nine hundred and eleven (Pamphlet Laws six hundred thirty-one) entitled "An act to encourage the breeding of horses to regulate the public service of stallions and jacks to prevent misrepresentation of same to require the licensing of stallions and jacks and to provide for the enforcement thereof"

## House Bill No. 994, entitled:

An Act making an appropriation to reimburse the Commonwealth Title Insurance and Trust Company of Philadelphia, for moneys erroneously paid into the State Treasury.

## House Bill No. 1060, entitled:

An Act providing for the granting of licenses to practice dentistry to certain persons who served in the army or navy of the United States or any branch or unit thereof.

## House Bill No. 44, entitled:

An Act providing that the waiver of an inquisition on real estate contained in any note bond or other obligation shall be effective against and bind real estate on which the same is a lien in the hands of the maker or obligor and in the hands of any purchaser or subsequent owner thereof

## House Bill No. 93, entitled:

An Act making it unlawful to turn in or sound false alarms of fire and to meddle or interfere with or break or destroy any fire alarm telegraph system.

## House Bill No. 135, entitled:

An Act to amend an act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws page one thousand and ten) entitled "An act to safeguard human life and health throughout the Commonwealth by providing for the reporting quarantining and control of diseases declared communicable by this act and by regulation of the Department of Health providing for the prevention of infection therefrom and prescribing penalties" by providing for quarantine in places designated for the isolation control and treatment of communicable diseases by providing for the quarantine of communicable diseases upon an opinion of the attending physician health authorities or any medical representative of the State Department of Health that a reasonable suspicion of such disease exists and granting certain powers to the advisory board

## House Bill No. 255, entitled:

An Act to amend section two of article one of chapter five of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs."

## House Bill No. 263, entitled:

An Act amending section sixteen of an act entitled "An act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth to make such



registration a condition of the right to vote in such cities and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities and providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions and to repeal acts inconsistent herewith" approved July twenty-four one thousand nine hundred and thirteen providing for a change in salaries of the employees of the registration commissioners in cities of the second class.

#### House Bill No. 400, entitled:

An Act prohibiting advertisements of cures or medicines relating to venereal diseases and certain sexual disorders and prescribing the penalties.

#### House Bill No. 439, entitled.

An Act to amend section fifteen of an act approved the seventh day of June, one thousand nine hundred and seventeen (P. L. 572), entitled, "An act to provide for the protection and preservation of game, game-quadrupeds, and game-birds, and song and insectivorous and other wild birds, and prescribing penalties for violation of its several provisions," as amended.

#### House Bill No. 512, entitled:

An Act to amend section one of an act approved the seventeenth day of July one thousand nine hundred nineteen (Pamphlet Laws nine hundred ninety-one) entitled "An act to amend the act approved the fifteenth day of April one thousand nine hundred fifteen (Pamphlet Laws one hundred and thirty-two) entitled 'An act relative to the burial of the bodies of certain indigent deceased widows at the county expense' as amended requiring county commissioners to pay from the county funds the expenses of burial of all widows of honorably discharged soldiers sailors and marines legally resident within the county authorizing the county commissioners to make inquiries and investigations providing for payments to persons who buried such bodies and requiring public officers and officers and agents of institutions to report deaths of such widows."

#### House Bill No. 676, entitled:

An Act fixing the salary of the deputy county engineer in counties of the second class.

#### House Bill No. 714, entitled:

An Act to amend section eight of an act approved the fourteenth day of May Anno Domini one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred and eleven) entitled "An act to provide for the incorporation and government of street railway companies in this Commonwealth" changing the date of the annual meeting of the Stockholders of such companies.

#### House Bill No. 746, entitled:

An Act to amend sections one and twelve of an act approved the eighteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws ten hundred and forty-three) entitled, "An Act establishing a public school employees' retirement system, and creating a retirement Board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employees; defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employees; exempting annuities, allowances, returns, benefits and rights from taxation and judicial process; and providing penalties."

#### House Bill No. 770, entitled:

An Act to amend section two thousand seven hundred three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith.

#### House Bill No. 978, entitled:

An Act providing for the assessment of benefits and award of damages by the viewers appointed in counties of the second class pursuant to the provisions of an act approved the eleventh day of May, one thousand nine hundred eleven. (P. L. 244) entitled "An act providing for the original location, laying out, and construction of public roads or highways in the several counties of this Commonwealth, and for the permanent improvement of certain public roads or highways therein; making such originally constructed or improved roads and highways county roads; authorizing the relocation, opening, straightening, widening, extension and alteration of the same, and the vacation of so much of any road as may thereby become unnecessary; providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties, and prescribing pen-

alties for the violation thereof; providing for the taking of property for such improvement, the compensation to be paid therefor, and the payment of damages resulting from such taking, and the manner in which such damages may be determined; providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads; authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof; prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement; and authorizing the vacation of any county road" and providing for the filing, reviving and collecting, of liens arising from any assessment, of benefits thereunder.

#### House Bill No. 1003, entitled:

An Act to amend section six of an act approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred sixty-five) entitled "An act defining commodities regulating the sale thereof and providing penalties for violations hereof" as amended.

#### House Bill No. 399, entitled:

An Act relating to the adequate protection of fruit, vegetables or other articles of food from flies.

#### House Bill No. 183, entitled:

An act to fix the fees to be allowed the district attorney in counties of the third and fourth class.

Whereupon,

The PRESIDENT PRO TEMPORE, (Mr. F. E. Baldwin) in the presence of the Senate signed the same.

RECESS.

Mr. LONG. Mr. President, I move that the Senate do now take a recess until four o'clock this afternoon.

Mr. JOYCE. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

BILLS INTRODUCED.

Mr. HOMSHER. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. HOMSHER read in his place and presented to the Chair Senate Bill No. 957, entitled:

An Act to apportion the State into Congressional Districts.

Which was committed to the Committee on Congressional Apportionment.

Mr. DONAHUE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DONAHUE read in his place and presented to the Chair Senate Bill No. 958, entitled:

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts.

Which was committed to the Committee on Judicial Apportionment.

REPORTS FROM COMMITTEES.

Mr. CROW. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW. from the Committee on Congressional Apportionment, reported as committed, Senate Bill No. 957, entitled:

An Act to apportion the State into Congressional Districts.

Mr. DONAHUE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.



Mr. DONAHUE, from the Committee on Judicial Apportionment, reported as committed, Senate Bill No. 958, entitled:

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts.

Mr. MacDADE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MacDADE, from the Committee on Education, reported as committed, Senate Bill No. 745, entitled:

An Act to amend section two thousand twenty-one of an act approved the eighteenth day of May, one thousand nine hundred eleven (1911 P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws general, special or local, or any parts thereof, that are or may be inconsistent therewith, and repealing sections two thousand twenty-two, two thousand twenty-three, two thousand twenty-four, and two thousand twenty-five thereof.

Also from the Committee on Education, reported as amended, Senate Bill No. 673, (House Bill No. 453), entitled:

An Act to further amend section one thousand four hundred twelve in article fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended.

Mr. HERRON. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. HERRON, from the Committee on Education, reported as amended, Senate Bill No. 415, (House Bill No. 147), entitled:

An Act to amend sections one hundred seven and two hundred twelve of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended.

Also from the Committee on Education, reported as amended, Senate Bill No. 679, entitled:

An Act to amend an act approved the seventeenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, one thousand and thirty-two), entitled "A supplement to an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such a revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. BARNES. Mr. President, I ask unanimous consent to make reports from committees at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BARNES, from the Committee on Education, reported as committed, Senate Bill No. 881, entitled:

An Act to amend the act approved the eighteenth day of July one thousand nine hundred and seventeen (P. L. 1043) entitled "An act establishing a public school employees' retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employees, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of

said funds; imposing powers and duties upon boards having the employment of public school employees; exempting annuities, allowances, returns, benefits and rights from taxation and judicial process and providing penalties."

Also from the Committee on Forestry, re-reported as committed, Senate Bill No. 237, (House Bill No. 272), entitled:

An Act to amend the first section of an act approved the eleventh day of May Anno Domini one thousand nine hundred and eleven entitled "An Act empowering the United States of America to acquire land in the State of Pennsylvania for National Forest Reserves by purchase or by condemnation proceedings and granting to the United States of America all rights necessary for control and regulation of such reserves."

Also from the Committee on Education, reported as committed, Senate Bill No. 780, (House Bill No. 668), entitled:

An Act to amend section three hundred and three of the act approved the eighteenth day of May 1911 (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

Also from the Committee on Education, reported as committed, Senate Bill No. 879, entitled:

An Act to amend sections five hundred and six, as amended and five hundred and eight of an act, approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled, "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. LONG. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. LONG, from the Committee on Education, reported as committed, Senate Bill No. 884, entitled:

An Act to repeal an act approved the eighth day of March, 1872 (P. L. 375), entitled "An act relating to the election of School Directors of Conyngham Township, Columbia County.

Also from the Committee on Education, reported as committed, Senate Bill No. 837, entitled:

An Act to amend section one thousand one hundred and twenty-six of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. HOMSHER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. HOMSHER, from the Committee on Education, reported as committed, Senate Bill No. 823, entitled:

An Act to amend section five hundred and thirty-one of an Act entitled: "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," and validating liens for taxes.

Mr. EYRE. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE, from the Committee on Appropriations, reported as committed, Senate Bill No. 494, entitled:

An Act providing State-aid to poultry associations giving exhibitions and regulating the payment thereof.

Also from the Committee on Appropriations, re-reported as amended, Senate Bill No. 249, entitled:

An Act making an appropriation to the Corry Hospital Association of Corry Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 115, entitled:

An Act making an appropriation to the Lock Haven Hospital, Lock Haven, Pennsylvania.

Also from the Committee on Appropriations, re-reported as amended, Senate Bill No. 348, entitled:

An Act making an appropriation to the Pennsylvania State College for educational extension work and for maintaining a summer session for teachers.

#### HOUSE MESSAGE.

The Clerk of the House of Representatives being introduced, presented for concurrence bills of the House of Representatives, as follows:

House Bill No. 695, (Senate Bill No. 959), entitled:

An Act to amend section two of an act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and twenty-one) entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death and of property within this Commonwealth of a decedent who was a non-resident of the Commonwealth at the time of his death and making it unlawful for any corporation of this Commonwealth or national banking association located therein to transfer the stock of such corporation or banking association standing in the name of any such decedent until the tax on the transfer thereof has been paid and providing penalties and citing certain acts for repeal" by making uniform the rates of taxation on all property taxable under this act.

Which was committed to the Committee on Finance.

House Bill No. 747, (Senate Bill No. 960), entitled:

An Act to amend section one of an act approved the twenty-fifth day of June one thousand eight hundred and ninety-five (Pamphlet Laws two hundred and seventy-five) entitled "An act dividing the cities of this State into three classes with respect to their population and designating the mode of ascertaining and changing the classification thereof in accordance therewith."

Which was committed to the Committee on Municipal Affairs.

House Bill No. 998, (Senate Bill No. 961), entitled:

An Act to amend section four of the act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred seventy-eight) entitled "An act for the better protection of fish requiring citizens of the United States residing without this Commonwealth to procure a license to fish or angle in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act."

Which was committed to the Committee on Game and Fisheries.

#### REPORT FROM COMMITTEE.

Mr. VARE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 960, (House Bill No. 747), entitled:

An Act to amend section one of an act approved the twenty-fifth day of June one thousand eight hundred ninety-five (P. L. 275), entitled "An Act dividing the cities of this State into three classes with respect to their population and designating the mode of ascertaining and changing the classification thereof in accordance therewith."

COMMITTEE TO DRAFT RESOLUTIONS ON DEATH OF THE LATE SENATOR HORACE L. HALDEMAN.

The PRESIDENT. The Chair announces the following appointments, in accordance with the resolutions passed at yesterday's session:

Committee to draft resolutions on the death of the late Senator Horace L. Haldeman: The Senators from Lancaster, Mr. Homsher; the Senator from Lancaster, Mr.

Berntheizel; the Senator from Beaver, Mr. Craig; the Senator from Lehigh, Mr. Schantz; the Senator from Philadelphia, Mr. Salus; the Senator from Philadelphia, Mr. Daix; and the Senator from Bucks, Mr. Buckman.

COMMITTEE TO DRAFT RESOLUTIONS ON DEATH OF THE LATE SENATOR WILBUR P. GRAFF.

Committee to draft resolutions on the death of the late Senator Wilbur P. Graff: The Senator from Indiana, Mr. Clark; the Senator from Chester, Mr. Eyre; the Senator from Fayette, Mr. Crow; the Senator from Allegheny, Mr. Leslie; the Senator from Clinton, Mr. Donahue; the Senator from Philadelphia, Mr. Vare; and the Senator from Westmoreland, Mr. Weaver.

COMMITTEE TO DRAFT RESOLUTIONS ON DEATH OF THE LATE SENATOR DAVID MARTIN.

Committee to draft resolutions on the death of the late Senator David Martin: The Senator from Philadelphia, Mr. Vare; the Senator from Philadelphia, Mr. Patton; the Senator from Fayette, Mr. Crow; the Senator from Philadelphia, Mr. Salus; the Senator from Philadelphia, Mr. McNichol; the Senator from Philadelphia, Mr. Gray; the Senator from Philadelphia, Mr. Aron; and the Senator from Chester, Mr. Eyre.

RESOLUTION RETURNING TO THE GOVERNOR SENATE BILL NO. 271 WITHOUT AMENDMENT.

Mr. BUCKMAN. Mr. President, I ask unanimous consent to offer resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BUCKMAN offered the following resolution, which was twice read, considered and agreed to:

Resolved (if the House of Representatives concur) that Senate Bill No. 271, entitled:

An Act to amend section two of the act approved the eighth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred and forty-eight) entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll-bridges over the Delaware River."

be returned to the Governor without amendment.

Ordered. That the Clerk present the same to the House of Representatives for concurrence.

#### MOTION TO READ BILLS THE FIRST TIME.

Mr. SISSON. Mr. President, I move that all bills reported from committees at today's session be read the first time.

Mr. CHRISTEY. Mr. President, I second the motion. The motion was agreed to.

#### BILLS ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 115, entitled:

An Act making an appropriation to the Lock Haven Hospital Lock Haven Pennsylvania

And said bill having been read at length the first time, Ordered. To be laid aside for second reading.

Agreeably to Order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 415 (House Bill No. 147), entitled:

An Act to amend sections one hundred seven and two hundred twelve of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

And said bill having been read at length the first time, Ordered, To be laid aside for second heading.



Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 494, entitled:

An Act providing state aid to poultry associations giving exhibitions and regulating the payment thereof

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 673 (House Bill No. 453), entitled:

An Act to further amend section one thousand four hundred twelve in article fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 679, entitled:

An Act to amend an act approved the seventeenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and thirty-two) entitled "A supplement to an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 780 (House Bill No. 668), entitled:

An Act to amend section three hundred three of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 507, entitled:

An Act to provide for the disposition of all drugs which are introduced in the evidence of any trial for the illegal possession or sale of same

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 577 (House Bill No. 741), entitled:

An Act to regulate and establish the traveling expenses and mileage to be charged by sheriffs in counties of the third fourth fifth sixth seventh and eighth classes

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 581 (House Bill No. 835), entitled:

An Act fixing the time for the confirmation of the reports of viewers or portions thereof in proceedings to assess damages or benefits incident to public improvements where no executions are filed or appeals taken

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 590, entitled:

An Act to regulate increase and establish the fees to be charged by justices of the peace aldermen and magistrates in this Commonwealth

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 682, entitled:

An Act authorizing certain corporations to issue preferred or common stock of one or more classes providing for the manner of issuance restrictions and regulations in the manner of voting thereof and the rights and privileges of the holders thereof validating certain acts of corporations not participated in by the holders of non-voting stock and repealing all acts and parts of acts inconsistent therewith

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 723 (House Bill No. 973), entitled:

An Act regulating the selling offering or exposing for sale of agricultural seeds and mixture of the same for seeding purposes forbidding the sale of seeds unfit for seeding purposes and providing for the prohibition of such sales by injunction providing for the taking and examination of samples of agricultural seeds by the Secretary of Agriculture and his agents and the publication of information gained from such examinations providing for the enforcement of the act and providing penalties for its violation

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 727 (House Bill No. 712), entitled:

An Act authorizing corporations created under the laws of other states of the United States for certain purposes to take hold mortgage lease and convey real estate in this Commonwealth

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 729 (House Bill No. 793), entitled:

An Act to amend section seventeen of the act approved the thirty-first day of May one thousand nine hundred and eleven (Pamphlet Laws four hundred sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of the commissioner and deputies and other appointees providing for the taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in improvement thereof providing for the purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method for application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incor-

porated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to State highway department and improvement of roads and of all acts or parts of act inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 732 (House Bill No. 1038), entitled:

An Act fixing the salaries of county commissioners in counties of the seventh class

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 734 (House Bill No. 794), entitled:

An Act to amend the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 735 (House Bill No. 795), entitled:

An Act to amend section three hundred eighty-six clause four of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by limiting the powers of townships of the second class to contract for road purposes

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 736 (House Bill No. 796), entitled:

An Act to amend section six hundred and ninety-nine of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 745, entitled:

An Act to amend section two thousand twenty-one of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and repealing sections two thousand twenty-two two thousand twenty-three two thousand twenty-four and two thousand twenty-five thereof

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 751 (House Bill No. 856), entitled:

An Act creating a bureau for the control of professional licensure in the Department of Public Instruction defining the powers thereof granting the right to issue suspend and revoke

professional licenses and provide examinations and placing therein the Bureau of Medical Educational and Licensure the State Medical Council the Dental Council of Pennsylvania the Board of Dental Examiners and Pennsylvania Board of Pharmacy the Board of Optometrical Education Examination and Licensure of the Commonwealth of Pennsylvania the State Board of Veterinary Medical Examiners the Board of Osteopathic Examiners the State Board of Examiners for Registration of Nurses the State Board of Undertakers and such other boards as may be created by the State Board of Education

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 767, entitled:

An Act regulating the sale, offering for sale, barter, exchange and giving of tickets, cards, or other tokens evidencing the right of admission to any theatre, concert hall, circus, show, ball-park, athletic hall or field, or other place of amusement; and providing penalties.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 807, entitled:

An Act to amend section one of an act approved the twenty-eighth day of May one thousand nine hundred and seven (Pamphlet Laws two hundred and eighty-seven) entitled "An act to authorize municipalities or townships to make assessments for municipal improvements outside of their corporate limits under certain conditions"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 823, entitled:

An Act to amend section five hundred and thirty-one of an act entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and validating liens for taxes

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 837, entitled:

An Act to amend section one thousand one hundred and twenty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 847, (House Bill No. 483), entitled:

An Act to further amend the fifth section of an act entitled "An act relating to the organization and jurisdiction of orphans' courts and to establish a separate orphans' court in and for counties having more than one hundred fifty thousand inhabitants and to provide for the election of judges thereof" approved May nineteenth Anno Domini eighteen hundred and seventy-four (Pamphlet Laws two hundred and six) as amended by fixing and determining the salaries of the assistant clerks of said court

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 848 (House Bill No. 822), entitled:



An Act to amend section one of the act approved the twenty-fourth day of March one thousand nine hundred and three (Pamphlet Laws fifty-one) entitled "An act providing for the manner of appointment of assessors for the purpose of valuation of property in counties containing a population of one million two hundred and fifty thousand or over" applying the said act to counties of the first class and providing for the appointment of assessors without regard to party affiliation

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 864 (House Bill No. 1064), entitled:

An Act to amend the act approved the fourth day of April one thousand nine hundred and nineteen (Pamphlet Laws thirty-five) entitled "An act fixing the per diem compensation of borough and township assessors and assistant assessors and the method of ascertaining the number of days employed" by fixing the per diem compensation of assessors and assistant assessors in boroughs wards and townships of the second class and providing the method of ascertaining the number of days employed

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 875, entitled:

An Act to amend sections one and two and section three as amended of the act approved the twenty-third day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred and twenty-three) entitled "An act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers road juries juries of view and commissioners to view land and providing for the charges upon the respective counties in the matter of salaries costs and expenses thereof" by providing for an elective board of viewers in counties of the first class and abolishing the existing boards

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 877, entitled:

An act fixing the salary of the Lieutenant Governor.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 879, entitled:

An Act to amend sections five hundred and six as amended and five hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith".

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 881, entitled:

An Act to amend the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 884, entitled:

An Act to repeal an act approved the eighth day of March one thousand eight hundred and seventy-two (Pamphlet Laws two hundred and seventy-five) entitled "An act relating to the election of School Directors of Conyngham Township Columbia County.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 893 (House Bill No. 509), entitled:

An Act to provide for the erection of a monument and memorial tablets to Battery F Independent Pennsylvania Artillery (known as the Hampton Battery) on the Battlefield of Chancellorsville and the dedication of the same and of the expenses of the commission appointed to select supervise and erect the same and the transportation of the survivors of said command to and from said battlefield and making an appropriation.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 904 (House Bill No. 1079), entitled:

An Act creating a commission to select an historic spot as a cemetery for the burial of bodies of soldiers sailors marines war nurses and members of the National Guard defining the powers and duties of the commission and making an appropriation.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second time.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 912 (House Bill No. 1188), entitled:

An Act defining a private game preserve and making it a misdemeanor to enter such preserve for certain purposes or to break injure or destroy the enclosure of the same and fixing penalties

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 914 (House Bill No. 1202), entitled:

An Act to repeal an act approved the seventeenth day of March one thousand eight hundred and sixty-eight (Pamphlet Laws three hundred and forty-two) entitled "An act relating to the collection of State and county taxes in the county of Montgomery."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second time.

Agreeably to order,

The Senate proceeded to the second reading and consideration of Senate Bill No. 915 (House Bill No. 1203), entitled:

An Act to repeal an act approved the twenty-third day of March one thousand eight hundred and sixty-five (Pamphlet Laws six hundred and thirty-four) entitled "An act relating to the compensation of the county treasurers of Montgomery and Berks counties."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 929, (House Bill No. 1277), entitled:

An Act to amend section one of an act approved the thirtieth day of April one thousand nine hundred and eleven (Pamphlet Laws sixty-two) entitled "An act to provide for the registration of conveyances of real estate in all counties of this Commonwealth with a population not to exceed four hundred thousand in order to facilitate the assessment of taxes therein in the name of the owner of said real estate and

to ascertain the value of such real estate and providing compensation to the recorder of deeds of such counties for making reports thereof" requiring a certificate to be added to each deed of conveyance setting forth the required particulars and providing that the recorders of deeds in the several counties shall not receive for record any deed which does not contain such certificate.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 941, entitled:

An Act to amend an act approved the twelfth day of July, one thousand nine hundred and thirteen (P. L. 719) entitled "An act regulating certain political parties; providing for and regulating and nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National party conventions, and of certain party officers, including State committeemen, a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties and their reimbursement by the State, of the expenses of the same; authorizing the State committee of a political party to make, and to alter amend and revoke rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 950, entitled:

An Act to amend part of section six of an act approved the eighth day of May, one thousand nine hundred nineteen (P. L. 141), entitled, "An act reorganizing the Department of Agriculture, creating bureaus therein, and providing for the proper administration thereof."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 952, entitled:

An Act to repeal an act approved the eighteenth day of July one thousand nine hundred nineteen (P. L. 1055), "An act in relation to the public safety, defense and welfare of the Commonwealth and of the United States; continuing the Commission of Public Safety and Defense as a Commission of Public Welfare; prescribing its powers and duties, and making an appropriation."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 956, entitled:

An Act supplementary to an act entitled "An act granting to water power companies and other corporations owning a controlling water power authority to develop and distribute electric power by means of their water power and to erect construct and maintain the necessary buildings, plant and apparatus for that purpose," approved the second day of July, one thousand eight hundred and ninety-five (P. L. 425), by extending the power of every corporation heretofore organized or hereafter to be organized for the purpose of supplying water power to the public and granting to every such corporation the power to appropriate property outside the limits of public streets, lanes, alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service, accommodation, convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 957, entitled:

An Act to apportion the State into Congressional Districts.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 958, entitled:

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. No. 960, (House Bill No. 747), entitled:

An Act to amend section one of an act approved the twenty-fifth day of June one thousand eight hundred and ninety-five (Pamphlet Laws two hundred and seventy-five) entitled "An act dividing the cities of this State into three classes with respect to their population and designating the mode of ascertaining and changing the classification thereof in accordance therewith."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

#### ADJOURNMENT.

Mr. STINEMAN. Mr. President, I move that the Senate do now adjourn until tomorrow morning at 10.30 o'clock.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 5.45 P. M. until Wednesday, April 13, 1921, at 10.30 o'clock A. M.

## HOUSE OF REPRESENTATIVES

TUESDAY, April 12, 1921.

The House met at 11 o'clock A. M.

The SPEAKER (Robert S. Spangler), in the Chair.

#### PRAYER.

The Chaplain, Rev. W. H. Feldman, offered the following prayer:

O Lord God Almighty, sixty years ago to-day smouldering wrath burst forth in fury, and the great, red tide of fratricidal warfare overtook our nation and drenched it from end to end; and we to-day contemplate with horror the havoc that it wrought.

Oh, grant unto us that we may not be without the mind and spirit that shall profit by mistakes. Help us to realize that with Thee there is law, irrefutable, inevitable and unrelenting—the great law of retribution; and therefore, keep us, we pray Thee, from harboring hate and grudge, knowing that it shall strike back on our own heads.

May we never be guilty of injustice toward weaker nations, and never exercise brutality because of power. Make us slow at all times to give way to wrath, and help us to deal according to the higher laws, not of man, but of God, in all the actions of our nation. Amen.

#### JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on the motion of Mr. McKim, the further reading was dispensed with and the Journal was approved.

#### SENATE MESSAGE.

##### SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

Senate Bill No. 35. (House Bill No. 1516).

An Act providing for the recording of deeds and registration of same.

Referred to the Committee on Judiciary Special



## Senate Bill No. 259. (House Bill No. 1517).

An Act making unlawful the use of any statement of fact in any advertisement which statement is untrue, deceptive or misleading and providing a penalty for any violation of the same.

Referred to the Committee on Judiciary Special.

## Senate Bill No. 392. (House Bill No. 1518).

An Act to establish a separate orphans' court in and for the county of Erie.

Referred to the Committee on Judiciary General.

## Senate Bill No. 560. (House Bill No. 1519).

An Act to provide for the sterilization of inmates of institutions having the care and custody of idiotic imbecile epileptics feeble-minded and insane persons in cases where such sterilization will materially improve the mental and physical condition of such persons and in cases where owing to the idiosyncrasy of such persons and in cases where owing to the idiosyncrasy of such persons not being in permanent custody procreation by such persons would produce offspring similarly affected.

Referred to the Committee on Public Health and Sanitation.

## Senate Bill No. 591. (House Bill No. 1520).

An Act amending an act approved the sixteenth day of May, one thousand nine hundred and one (P. L. 220), entitled "An act regulating the employment of minor children for theatrical or athletic performances, singing exhibitions or for playing upon musical instruments" and providing for the punishment of first and subsequent offenses by summary conviction and fine.

Referred to the Committee on Judiciary General.

## Senate Bill No. 646. (House Bill No. 1521).

An Act permitting the carrying of shot guns and target and trap shooting within public parks in cities of the first class.

Referred to the Committee on Game.

## Senate Bill No. 686. (House Bill No. 1522).

An Act to amend an act approved the twenty-first day of July, one thousand nine hundred nineteen (P. L. 1064), entitled "An act authorizing the appointment of clerks by the judges of the orphans' court of certain counties" by increasing the maximum limits of the salaries of said clerks.

Referred to the Committee on Judiciary Special.

## Senate Bill No. 690. (House Bill No. 1523).

An Act relating to the acquisition of land for park purposes by any city in this Commonwealth in sections not entirely built up limiting time for condemnation by councils or condemnation or purchase by park commissioners after same has been placed on city plan for park purposes by ordinance of councils or action of park commissioners and providing for removal from city plan upon failure to condemn or purchase within time specified herein.

Referred to the Committee on Counties and Townships.

## Senate Bill No. 693. (House Bill No. 1524).

An Act to fix the time for filing nomination certificates and nomination papers to fill vacancies caused by the withdrawal of candidates.

Referred to the Committee on Elections.

## Senate Bill No. 759. (House Bill No. 1525).

An Act relating to the fees of attorneys-at-law as part of the taxable costs in cases in the several courts of common pleas, and on appeals to the superior and Supreme Courts of this Commonwealth.

Referred to the Committee on Judiciary General.

## Senate Bill No. 761. (House Bill No. 1526).

An Act authorizing the establishment by counties of hospitals for the treatment of persons afflicted with tuberculosis; providing for the management and maintenance thereof; and authorizing the incurring of indebtedness and the levy of taxes therefor.

Referred to the Committee on Public Health and Sanitation.

## Senate Bill No. 762. (House Bill No. 1527).

An Act to amend section five of the act approved the twenty-fourth day of May, one thousand nine hundred and seventeen (P. L. 297), entitled "An act authorizing the establishment of contagious disease hospitals in the several counties of the Commonwealth to be constructed and maintained out of county funds" by providing for the management of such hospitals by a board of trustees.

Referred to the Committee on Public Health and Sanitation.

## Senate Bill No. 768. (House Bill No. 1528).

An act authorizing and empowering the county commissioners of the several counties of this Commonwealth to erect and construct sewers and a plant to dispose of the sewage from county buildings and to acquire rights of way and the necessary lands for said purposes by purchase or by the exercise of the right of eminent domain at the expense of the county and providing the ways and means of ascertaining and paying the damages of those whose lands may be taken or injured by reason of the exercise of the right of eminent domain for said purposes.

Referred to the Committee on Counties and Townships.

## REPORTS FROM COMMITTEES.

Mr. GOODNOUGH, from the Committee on Manufactures, reported as committed, House Bill No. 1321, entitled:

An Act providing for the conservation of the oil and gas resources of the State; requiring the owners and operators of oil and gas wells to keep certain books open for inspection; and imposing certain duties upon the Public Service Commission.

Mr. GOLDER, from the Committee on Insurance reported as committed, House Bill No. 1382, entitled:

An Act permitting certain domestic mutual fire insurance companies to issue cash premium policies without assessment liabilities and providing for the distribution and escheat of the surplus of certain domestic mutual fire insurance companies in event of dissolution.

Mr. RUCH, from the Committee on Education, reported as committed, House Bill No. 1514, entitled:

An Act to amend section two hundred and seven of the act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and providing penalties for the violation thereof, providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof that are or may be inconsistent therewith," as amended.

Mr. JOHN O. CRAIG, from the Committee on Forestry, reported as committed, House Bill No. 1021, entitled:

An Act providing for the condemnation by the Commonwealth of lands suitable and desirable for forest purposes, of Game Preserve purposes, or the perpetuation and protection of fish, and defining the powers and duties of the Department of Forestry, the Board of Game Commissioners and the Department of Fisheries, respectively in relation thereto.

Mr. DONNELLY, from the Committee on Counties and Townships, reported as committed, House Bill No. 1464, entitled:

An Act to amend sections five hundred and eighty-five and five hundred and eighty-seven of an act, approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred and forty), entitled "An act concerning townships; and revising, amending and consolidating the law relating thereto."

Mr. SCHILLING, from the Committee on Counties and Townships, reported as committed House Bill No. 1515, entitled:

An Act to amend section ten of an act approved the twenty-seventh day of July, one thousand eight hundred and forty-two (P. L. 441), entitled "An act to provide for the ordinary expenses of the government, payment of the interest upon the State debt, receiving of proposals for the sale of the public works, and for other purposes," providing for the appointment by the county commissioners of a board of revision in counties of the fourth class.

Mr. STERLING, from the Committee on Education, reported as committed, House Bill No. 1056, entitled:

An Act to amend sections five and seven, and repeal sections eight and ten of an act approved the twenty-sixth day of June, one thousand eight hundred ninety-five, (1895 P. L. 327), entitled "An act to provide for the incorporation of institutions."



of learning with power to confer degrees in art, pure and applied science, philosophy, literature, medicine, law and theology, and for the supervision and regulation of the same, and providing a method by which institutions already incorporated may obtain the power to confer degrees and exempting from the provisions of this act colleges heretofore incorporated by the courts of common pleas with power to confer degrees, in cases where such colleges have, at the time of the passage of this act, a specified amount of capital or resources," conferring upon the State Council of Education powers and duties heretofore vested in the College and University Council.

Mr. JAMES A. WALKER, from the Committee on Manufactures, reported as committed, House Bill No. 1098, entitled:

An Act requiring telephone companies operating in the same territory to make connections and to provide for the interchange of messages; regulating the rates to be charged for such interchange; and conferring certain powers and duties in connection therewith upon the Public Service Commission.

Mr. BROOKS, from the Committee on Manufactures, reported as committed, House Bill No. 1302, entitled:

An Act prohibiting speculation in tickets of admission.

Mr. BROOKS, from the Committee on Manufactures, reported as committed House Bill No. 1513, entitled:

An Act to amend the act approved the eleventh day of July, one thousand nine hundred seventeen (Pamphlet Laws, eight hundred and eighteen) entitled "An act relating to dogs, and the protection of livestock and poultry from damage by dogs; providing for the licensing of dogs; regulating the keeping of dogs and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show, and breeding purposes; prescribing certain privileges for hunting dogs, and dogs owned, or used by the board of game commissioners; providing for the assessment of damages done by dogs, and payment thereof by the proper county to the owners of livestock and poultry, and of damages to licensed dogs; imposing powers and duties on certain state, county, city, borough, town and township officers, and employees, and on city councils of cities of the first and second class; and providing penalties;" providing for the issuing of licenses by the clerk of the court of quarter sessions instead of the county treasurer and fixing his fees.

Mr. HENRY F. MILLER, from the Committee on Counties and Townships, reported as committed, House Bill No. 1409, entitled:

An Act to repeal the act, approved the twenty-fourth day of February, Anno Domini, one thousand eight hundred and seventy-three, (Pamphlet Laws, one hundred fifty-five), entitled "An act relating to the office of surveyor and civil engineer, for the county of Allegheny."

Mr. TRAINER, from the Committee on Manufactures, reported as committed, House Bill No. 1315, entitled:

An Act to repeal an act entitled "An act in relation to the public safety, defense and welfare of the Commonwealth and of the United States; continuing the Commission of Public Safety and Defense as a Commission of Public Welfare; prescribing its powers and duties; and making an appropriation, approved the eighteenth day of July, Anno Domini, one thousand nine hundred and nineteen (Pamphlet Laws ten hundred and fifty-five).

Mr. BIDEISPACHER, from the Committee on Forestry, reported as committed, House Bill No. 1444, entitled:

An Act authorizing the State Forest Commission to exchange or sell certain portions of the State Forest Land, and providing for the procedure.

Mr. GELDER, from the Committee on Counties and Townships, reported as committed, House Bill No. 1410, entitled:

An Act authorizing the county commissioners of counties of the second class within this Commonwealth to appropriate and pay out of the treasury of such county, a sum not exceeding the sum of two thousand five hundred dollars for a national conference on city planning that may be held in such county, during the year one thousand nine hundred and twenty-one.

Mr. WHITEMAN, from the Committee on Education, reported as committed, House Bill No. 1251, entitled:

An Act to add sections one hundred and twenty-seven and one hundred and twenty-eight to and to amend section five hundred and two of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled, "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and

repealing all laws, general special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. BLAIR, from the Committee on Manufactures, reported as committed House Bill No. 1285, entitled:

An Act to amend sections six and seven of the act approved the third day of June, one thousand nine hundred and nineteen (P. L. 366), entitled "An act reorganizing the Department of State Police; creating therein a Bureau of Fire Protection; providing for a State Police Force and defining the powers and duties of the same, including the enforcement of laws relating to game, fish, forestry and water supply and certain other laws and including the collection of information useful for the detection of crime and the apprehension of criminals; providing for the equipment, maintenance and transportation of such police; providing for barracks and substations therefor; and providing penalties."

Mr. GOODNOUGH, from the Committee on Manufactures, reported as committed, House Bill No. 981, (Senate Bill No. 38), entitled:

An Act to amend section five of an act approved the eleventh day of March, one thousand nine hundred and nine (P. L. 15), entitled "An act relating to non-alcoholic drinks; defining the same and prohibiting the manufacture, sale, offering for sale, exposing for sale or having in possession with intent to sell of any adulterated or misbranded non-alcoholic drinks and providing penalties for the violation thereof and providing for the enforcement thereof."

Mr. JAMES A. WALKER, from the Committee on Manufactures, reported as committed, House Bill No. 1372, (Senate Bill No. 316), entitled:

An Act to amend section one of an act approved the fourteenth day of December, one thousand eight hundred sixty-three (one thousand eight hundred sixty-four Pamphlet Laws eleven hundred and twenty-seven) entitled "An act relating to the liens of common carriers and others."

Mr. TRAINER, from the Committee on Manufactures, reported as committed, House Bill No. 1239, (Senate Bill No. 527), entitled:

An Act to amend a part of section two of the act approved the second day of June, one thousand nine hundred and nineteen (Pamphlet Laws three hundred and sixty-one), entitled "An act to amend section two of an act approved the twenty-third day of June, one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred and eighteen) entitled "An act to provide for the establishment of a Bureau of Standards in the Department of Internal Affairs of Pennsylvania, the appointment of a chief of that bureau, prescribing his duties and fixing his salary, authorizing the purchase of a set of standardized weights and measures for the use of the bureau, and making an appropriation therefor by providing for the appointment of deputies in the Bureau of Standards and fixing their salaries and prescribing additional powers and duties for the Chief of the Bureau of Standards and for his deputies;" by providing for the appointment of additional deputies and fixing the salary of the Chief of said Bureau.

Mr. CLUTTON, from the Committee on Education, reported as committed, House Bill No. 1454 (Senate Bill No. 853), entitled:

An Act validating indebtedness heretofore created by school districts pursuant to the provisions of an act approved the fifth day of June, one thousand nine hundred and fifteen (P. L. 846), entitled "An act relating to the indebtedness of municipalities, and providing for carrying into operation section fifteen of article nine of the Constitution of Pennsylvania, so far as it relates to municipalities;" providing that where school districts have heretofore actually issued bonds and have received and retained the full consideration therefor they shall be estopped from denying their authority to create the indebtedness represented thereby; providing that such bond issues shall not be indivisible transactions; making an increased valuation the standard in determining the limit of indebtedness; and prohibiting any further increase of indebtedness until provision is made for the payment of all indebtedness in excess of seven per centum and not exceeding ten per centum of the assessed valuation.

Mr. HOLCOMBE, from the Committee on Education, reported as committed, House Bill No. 1455, (Senate Bill No. 854), entitled:

An Act relating to the indebtedness of school districts in excess of seven per centum but not exceeding ten per centum of the assessed valuation of their taxable property; providing for the payment of such indebtedness as a moral obligation, and for the levy of taxes for such purpose; protecting the officers of school districts in making such payments; estopping school districts from denying their liability; validating such portion of such increase of indebtedness as does not exceed seven per centum of the assessed valuation; making an increased valuation the standard in determining the limit of indebtedness; and prohibiting any further increase of indebtedness until provision is made for the payment of all indebtedness in excess of seven



per centum and not exceeding ten per centum of the assessed valuation.

Mr. STERLING, from the Committee on Education, reported as committed, House Bill No. 1055, entitled:

An Act to amend sections four and six of a supplement to an act approved the twenty-sixth day of April one thousand nine hundred and eleven (one thousand nine hundred and eleven Pamphlet Laws eighty-two) entitled "A supplement to an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved April twenty-nine Anno Domini eighteen hundred and seventy-four providing for the incorporation of trustees appointed or to be appointed under the terms of any will deed grant or gift, creating a trust or trusts for the benefit of the people of any incorporated city of this Commonwealth for the advancement of learning, science, music, art or of any one or more of said purposes in which representatives of said city may have part in the management with power to confer degrees in art pure and applied science, philosophy, literature, painting, music, medicine law and theology and for the supervision and regulation of the same" conferring upon the State Council of Education powers and duties heretofore vested in the College and University Council.

#### RESOLUTION NO. 8.

Mr. VICKERMAN. Mr. Speaker, I desire to call up at this time, resolution No. 8, File Folio No. 3893, for the purpose of amendment.

The SPEAKER. The resolution will be read by the Clerk.

The resolution was read by the Clerk as follows:

Whereas at each session of the Legislature bills are introduced for the purpose of providing pensions for State county and municipal officers and employees upon their retirement from office many of these bills imposing a mandatory obligation upon the State counties and municipalities and

Whereas the Legislature cannot during the busy weeks of its session ascertain the conditions and facts surrounding these demands and deal fairly with those who would receive the benefit of legislation of this class and also with the taxpayer whose money is appropriated and

Whereas the existing pension laws for State county and municipal officers and employees differ greatly as to conditions under which benefits can be granted and as to the methods by which the necessary revenues are obtained and

Whereas it is the sense of the members of this Legislature that all public pension funds should be placed on a sound uniform and equitable basis under a fixed State policy therefore be it:

Resolved (if the Senate occur) That a commission of five members be appointed two by the President of the Senate and three by the Speaker of the House to be known as the "Public Service Pension Commission" to make a survey of all pension and retirement funds for the officers and employees of the State and the various county and municipal governments to investigate to question of the desirability of establishing a uniform equitable system of retiring State county and municipal employees and whether a proper standard can be established for fixing the basis of such pensions to the end that all shall be dealt with fairly the said commission to report their findings together with any recommendations thereon at the next session of the Legislature and

That the members of said commission shall serve without compensation and the expenses of said commission shall be limited to five thousand (\$5,000) dollars or so much thereof as may be necessary and that the same be provided for in the next general appropriation bill

On the question.

Will the House adopt the resolution?

Mr. VICKERMAN. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend page 2, line 7, by striking out the word "to" before "question" and inserting in lieu thereof "the"

On the question.

Will the House agree to the amendment?

It was agreed to.

Ordered. That the resolution as amended lie over for printing.

#### SENATE MESSAGE.

##### RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, April 11, 1921.

Resolved (if the House of Representatives concur), That Senate Bill No. 309, File Folio 905, entitled "An act to amend

sections five and six of an act approved the thirteenth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith" be recalled from the Governor for the purpose of amendment.

Ordered. That the Clerk present the same to the House of Representatives for its concurrence.

On the question.

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered. That the Clerk inform the Senate accordingly.

#### SENATE MESSAGE.

##### AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1138.

An Act to amend section three section five and section nine of an act approved the twenty-second day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one thousand and ninety-three) entitled "An act creating in counties having a population of from eight hundred thousand to one million five hundred thousand a board for the assessment and revision of taxes providing for the appointment of the members of such board by the county commissioners fixing their salaries payable by the county defining the powers and duties of such board and regulating the assessment of property and occupations for State and county purposes authorizing the appointment of subordinate assessors and clerks defining their duties and providing for their compensation payable by such counties imposing a penalty on subordinate assessors for failure to comply with certain provisions of this act and abolishing the office of ward borough and township assessor insofar as respects the assessment of property and occupations for State and county purposes" as amended

with the information that the Senate has passed the same with an amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend page 6, section 9, line 10, by inserting after the word "thereof" the following:

"The assessors shall also between the triennial assessments in all cases where it is apparent that any assessment is not in accord with the generality or uniform standard of assessments revise and correct the same by increasing or decreasing the same where the value of the property or subjects of taxation assessed do not conform to the generality or uniform standard of assessments provided however that if such revision or correction of such assessment shall increase the amount thereof the owner of such subjects of taxation whose assessment has been so increased between the triennial assessments shall be given at least ten days written notice of such revision or correction and have the right of appeal to the court of common pleas in the same manner as provided in section ten of the act to which this act is an amendment.

On the question.

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—171.

Alexander,	Finney,	Love,	Schwartz,
Altm,	Fox,	McBride,	Sieg,
Armstrong,	Franklin,	McCann,	Shaffer,
Aston,	Gearhart,	McCarthy,	Shannon,
Baldi,	Gelder,	McConnell,	Shellenberger,
Barnhart,	Gibbon,	McCurdy,	Sinclair,
Beaver,	Glass,	McGowan,	Smink,
Breckley,	Gochring,	McKim,	Smith, H. J.,
Bell,	Golder,	McKnight,	Smith, H.,
Bidelspacher,	Goodnough,	McMullen,	Smith, J. W.
Bluet,	Goss,	McVicar,	Smith, L.,
Blumberg,	Green,	Magill,	Snowden,
Boland,	Griffith,	Marcus, J.,	Sowers,
Bower,	Hagerty,	Marcus, J. C.,	Sprowls,
Brady,	Haines,	Marshall,	Stackhouse,
Brenneman,	Haldeman,	Martin,	Stadtlander,
Brown, T. R.,	Hampson,		

Burns,	Harding,	Mantz,	Stark,
Campbell,	Haslett,	Michel,	Sterling,
Cutlin,	Hatrick,	Millar, A.,	Stevens,
Chaplin,	Hays,	Millar, A. S. C.,	Stevenson,
Clutton,	Hayes,	Miller, C.,	Stewart,
Comer,	Heffernan,	Miller, D. L.,	Sweitzer,
Conner,	Henderson, W.,	Miller, D. D.,	Thomas,
Cook,	Hess,	Miller, H. F.,	Trainer,
Craig, J. R.,	Hetrick,	Miller, J. J.,	Van Alen,
Craig, J. O.,	Hoffman, J. N.,	Mitchell,	Vickerman,
Crum,	Hoffman, M. R.,	Morris,	Walker, G. T.,
Curran,	Holcombe,	Ogle,	Walker, J. A.,
Davis,	Horne,	Orr,	Weamer,
Dawson,	Hough,	Perry,	Welss,
Dewey, C. P.,	Huston,	Phillips,	Wettach,
Dewey, P. H.,	Jones, D. J.,	Pike,	Whitaker,
Diehm,	Jones, W. W.,	Posey,	Whitehouse,
Dillsheimer,	Jordan,	Rhoads,	Whiteman,
Dithrich,	Kantner,	Richards,	Williams,
Donneley,	Kelly,	Rieder,	Wolfe,
Dunlap,	Kinsman,	Rinn,	Woner,
Dunn,	Kohler,	Ruch,	Wood,
Eaches,	Krause,	Ruddy,	Woodruff,
Edmonds,	Krugh,	Ruth,	Zook,
Ehrhardt,	Kulterly,	Schaeffer,	Spangler,
Elgin,	Lewis,	Schilling,	Speaker,
Evans,	Long,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

## SENATE MESSAGE.

## AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

## House Bill No. 798.

An Act to amend section thirteen of an act approved the third day of June, one thousand nine hundred and fifteen (P. L. 954), entitled "An act to protect the public health and safety by regulating the erection, alteration, repair, use, occupancy, maintenance, sanitation and condemnation of dwellings, two-family dwellings, rooming-houses, and tenements by regulating the use, maintenance and sanitation of the grounds surrounding the same, the adjoining buildings and all vacant land in cities of the first class; providing for their inspection, the abatement of nuisances, the vacating of uninhabitable houses and the filing of liens, creating a Division of Housing and Sanitation, and providing penalties for violations of the provisions thereof, and repealing all laws inconsistent therewith."

with the information that the Senate has passed the same with an amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend page 3, section 1, line 11, by inserting after the word "area" the following:

Provided further That all kitchens kitchenettes both rooms laundries and water closet compartments shall be equipped for the purpose for which the room is planned

On the question,

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—170.

Alexander,	Fitzgibbon,	McCaig,	Sieg,
Allum,	Fox,	McCann,	Shaffer,
Armstrong,	Franklin,	McCarthy,	Shannon,
Baker,	Gearhart,	McConnell,	Shellenberger,
Baldi,	Gelder,	McCurdy,	Smiley,
Barnhart,	Gibbon,	McGowan,	Smink,
Beaver,	Glass,	McHugh,	Smith, H. J.,
Beckley,	Goehring,	McKim,	Smith, H.,
Helspacher,	Golder,	McKnight,	Smith, J. W.,
Blair,	Goodnough,	McMullen,	Smith, L.,
Blatt,	Green,	McOwen,	Soffel,
Bolard,	Griffith,	McVear,	Sowers,
Bower,	Hagerty,	Magill,	Sprows,
Brady,	Haines,	Mangan,	Stackhouse,
Bromley,	Haldeman,	Marcus, J. C.,	Stadlander,
Brooks,	Hampson,	Martin,	Stark,
Brown, T. R.,	Harding,	Mantz,	Steedle,
Campbell,	Haslett,	Michel,	Stevens,
Catlin,	Hays,	Millar, A.,	Stevenson,
Chaplin,	Hayes,	Millar, A. S. C.,	Stewart,

Clutton,	Heffernan,	Miller, C.,	Strauss,
Comer,	Henderson, W.,	Miller, D. L.,	Thomas,
Conner,	Hess,	Miller, D. D.,	Trainer,
Cook,	Hetrick,	Miller, H. F.,	Van Alen,
Craig, J. O.,	Hoffman, J. N.,	Miller, J. J.,	Vickerman,
Cratty,	Hoover,	Mitchell,	Walker, G. T.,
Crum,	Horne,	Morris,	Walker, J. A.,
Davis,	Hough,	Ogle,	Weamer,
Dawson,	Huston,	Orr,	Welss,
Denning,	Jones, W. W.,	Perry,	Wells,
Dewey, P. H.,	Jordan,	Phillips,	Wettach,
Diehm,	Kantner,	Pike,	Whitaker,
Dillsheimer,	Keene,	Quigley,	Whitehouse,
Dithrich,	Kinsman,	Rhoads,	Whiteman,
Dunlap,	Kohler,	Richards,	Williams,
Dunn,	Kooser,	Rinn,	Wolfe,
Eaches,	Krause,	Roman,	Woner,
Edmonds,	Krugh,	Ruch,	Wood,
Ehrhardt,	Leeds,	Ruddy,	Woodruff,
Elgin,	Lewis,	Ruth,	Zook,
Evans,	Love,	Schaeffer,	Spangler,
Feldman,	McBride,	Schwartz,	Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

## SENATE MESSAGE.

## AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

## House Bill No. 868.

An Act requiring the assessors for county taxation purposes to collect certain agricultural information and fixing the duties of the county commissioners in connection therewith and imposing penalties

with the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend page 2, section 4, line 16, by striking out after the words "Secretary of Agriculture" the words "before the first day of September" and inserting in lieu thereof the words "at least fifteen days before the beginning of the assessment period"; amend page 3 by inserting after section 8, the following:

Section 9 This act shall go into effect on the first day of January Anno Domini nineteen hundred and twenty-two  
Amend page 4, line 1, by striking out after the word "section" the figure "9" and inserting in lieu thereof the figure "10."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—176.

Alexander,	Elgin,	Love,	Schilling,
Allum,	Evans,	McBride,	Schwartz,
Armstrong,	Feldman,	McCaig,	Sieg,
Asbury,	Fitzgibbon,	McCann,	Shaffer,
Aston,	Flynn,	McCarthy,	Shannon,
Baker,	Fox,	McClure,	Sinclair,
Baldi,	Franklin,	McCurdy,	Smiley,
Barnhart,	Gearhart,	McGowan,	Smink,
Beckley,	Gibbon,	McHugh,	Smith, H. J.,
Bell,	Glass,	McKim,	Smith, H.,
Blair,	Goehring,	McKnight,	Smith, J. W.,
Bluet,	Golder,	McOwen,	Smith, L.,
Blumberg,	Goodnough,	McVear,	Soffel,
Bolard,	Goss,	Magill,	Sowers,
Brady,	Green,	Mangan,	Sprows,
Brendle,	Griffith,	Marcus, J.,	Stackhouse,
Brenneman,	Hagerty,	Marcus, J. C.,	Stadlander,
Bromley,	Haines,	Marshall,	Stark,
Brown, F. B.,	Haldeman,	Martin,	Steedle,
Brown, T. R.,	Hampson,	Mantz,	Sterling,
Burns,	Harding,	Michel,	Stevens,
Campbell,	Harry,	Millar, A.,	Stevenson,
Chaplin,	Hatrick,	Millar, A. S. C.,	Stewart,
Clutton,	Hays,	Miller, C.,	Strauss,
Comer,	Hayes,	Miller, D. L.,	Sweitzer,
Conner,	Heffernan,	Miller, D. D.,	Thomas,
Cook,	Henderson, W.,	Miller, H. F.,	Trainer,
Craig, J. R.,	Hess,	Miller, J. J.,	Vickerman,
Craig, J. O.,	Hetrick,		Walker, J. A.,
Cratty,	Hoffman, J. N.,	Mitchell,	



Crum.	Hoover.	McGris.	Weemer.
Davis.	Hough.	Orr.	Weiss.
Dawson.	Huston.	Perry.	Wells.
Denning.	Jones, D. J.	Phillips.	Wettach.
Dewey, C. P.	Jones, W. W.	Pike.	Whitaker.
Dewey, P. H.	Jordan.	Posey.	Whitehouse.
Diehm.	Keene.	Quigley.	Whiteman.
Dilshelmer.	Kelly.	Rhoads.	Williams.
Dittrich.	Kinsman.	Richards.	Wolfe.
Donneley.	Kohler.	Rieder.	Woner.
Dunlap.	Krause.	Rinn.	Wood.
Dunn.	Krugh.	Roman.	Woodruff.
Eaches.	Lafferty.	Ruch.	Zook.
Edmonds.	Leeds.	Ruddy.	Spangler.
Ehrhardt.	Lewis.	Ruth.	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

## SENATE MESSAGE.

## AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

## House Bill No. 672.

An Act requiring the Examination and Treatment for venereal diseases of prisoners convicted of crime or pending trial and authorizing the State Department of Health to make suitable rules and regulations for its enforcement

with the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend title by striking out after the word "pending" the word "conviction" and inserting in lieu thereof the word "trial"; amend section 1, line 5, by striking out after the word "pending" the word "conviction" and inserting in lieu thereof the word "trial"

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—172.

Alexander.	Finney.	Love.	Schwartz.
Allum.	Fitzgibbon.	McBride.	Sieg.
Armstrong.	Wynn.	McCaig.	Shaffer.
Asbury.	Fox.	McAnn.	Sinclair.
Aston.	Franklin.	McCarthy.	Smiley.
Baldi.	Gearhart.	McClure.	Smith, H. J.
Barnhart.	Gelder.	McConnell.	Smith, J. W.
Beckley.	Gibbon.	McGowan.	Snowden.
Bell.	Glass.	McHugh.	Soffel.
Blair.	Goehring.	McKim.	Sowers.
Bluett.	Golder.	McKnight.	Sprows.
Bower.	Goodnough.	McMullen.	Stackhouse.
Brady.	Goss.	McOwen.	Stadthander.
Bromley.	Green.	McVicar.	Stark.
Brooks.	Griffith.	Magill.	Steedle.
Brown, E. B.	Hagerty.	Mangan.	Strling.
Brown, T. R.	Haines.	Marcus, J.	Stevens.
Burns.	Haldeman.	Marcus, J. C.	Stevenson.
Campbell.	Hampson.	Martin.	Stewart.
Catlin.	Harding.	Michel.	Strauss.
Chenoin.	Hastett.	Millar, A.	Sweltzer.
Comer.	Hatrick.	Millar, A. S. C.	Thomas.
Conner.	Haves.	Miller, C.	Trainer.
Cook.	Heffernan.	Miller, D. I.	Van Alen.
Craig, J. R.	Henderson, W.	Miller, D. D.	Vickerman.
Craig, J. O.	Hess.	Miller, H. F.	Walker, G. T.
Crotty.	Hetrick.	Miller, J. J.	Walker, J. A.
Curran.	Hoover.	Mitchell.	Weemer.
Davis.	Hough.	Ogle.	Weiss.
Dawson.	Huston.	Orr.	Wells.
Denning.	Jones, D. J.	Perry.	Wettach.
Dewey, C. P.	Jones, W. W.	Pike.	Whitaker.
Dewey, P. H.	Jordan.	Posey.	Whitehouse.
Diehm.	Kantner.	Quigley.	Whiteman.
Dilshelmer.	Keene.	Rhoads.	Williams.
Dittrich.	Kelly.	Richards.	Wolfe.
Donneley.	Kinsman.	Rieder.	Woner.
Dunlap.	Kohler.	Rinn.	Wood.
Dunn.	Kooser.	Roman.	Woodruff.
Eaches.	Krause.	Ruddy.	Zook.
Edmonds.	Krugh.	Ruth.	Spangler.
Ehrhardt.	Lafferty.	Schaeffer.	Speaker.
Elgin.	Leeds.	Schilling.	
Evans.	Lewis.		
Feldman.			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

## SENATE MESSAGE.

## AMENDED SENATE BILL RECALLED FROM THE GOVERNOR RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bill numbered and entitled as follows:

## Senate Bill No. 480.

An Act to provide for a second additional law judge of the several courts of the twelfth judicial district

Said bill having been recalled from the Governor for the purpose of amendment, the vote had on final passage and third reading on said bill was reconsidered in the Senate and the bill amended, in which amendments the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend page 1, section 1, line 4, by inserting after the word "judges" the word "now"; amend section 1, line 4, by striking out after the words "provided for" the following in an act approved the twenty-fourth day of April one thousand nine hundred and seventeen (Pamphlet Laws ninety-five) entitled "An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts" and inserting in lieu thereof the words "by existing law"; amend page 2, section 3, line 22, by striking out after the word "as" the words "the second" and inserting in lieu thereof the word "such."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—174.

Alexander.	Fitzgibbon.	Long.	Ruth.
Allum.	Fox.	Love.	Schaeffer.
Armstrong.	Franklin.	McBride.	Schwartz.
Baker.	Gearhart.	McCaig.	Sieg.
Baldi.	Gelder.	McAnn.	Shaffer.
Barnhart.	Gibbon.	McCarthy.	Shellenberger.
Beaver.	Glass.	McClure.	Sinclair.
Beckley.	Goehring.	McConnell.	Smiley.
Bell.	Golder.	McCurdy.	Smink.
Bidelspacher.	Goodnough.	McGowan.	Smith, H.
Blair.	Goss.	McHugh.	Smith, J. W.
Bluett.	Green.	McKnight.	Smith, L.
Boland.	Griffith.	McMullen.	Snowden.
Bower.	Hagerty.	McOwen.	Sowers.
Brady.	Haines.	McVicar.	Sprows.
Brenneiman.	Haldeman.	Magill.	Stackhouse.
Bromley.	Hampson.	Marcus, J.	Stadthander.
Brooks.	Harding.	Marcus, J. C.	Steedle.
Brown, T. R.	Hastett.	Marshall.	Sterling.
Burns.	Hatrick.	Martin.	Stevens.
Campbell.	Haws.	Mantz.	Stevenson.
Catlin.	Hays.	Michel.	Stewart.
Chaplin.	Heffernan.	Millar, A.	Strauss.
Clutton.	Henderson, E.	Millar, A. S. C.	Thomas.
Conner.	Henderson, W.	Miller, C.	Trainer.
Conner.	Hess.	Miller, D. I.	Van Alen.
Cook.	Hetrick.	Miller, D. D.	Vickerman.
Craig, J. O.	Hoffman, J. N.	Miller, H. F.	Walker, G. T.
Crotty.	Hoover.	Miller, J. J.	Walker, J. A.
Curran.	Horne.	Mitchell.	Weemer.
Davis.	Hough.	Morris.	Weiss.
Dawson.	Huston.	Ogle.	Wells.
Denning.	Jones, D. J.	Perry.	Wettach.
Dewey, C. P.	Jones, W. W.	Phillips.	Whitaker.
Dewey, P. H.	Jordan.	Pike.	Whitehouse.
Diehm.	Kantner.	Posey.	Whiteman.
Dilshelmer.	Kelly.	Quigley.	Williams.
Dittrich.	Kinsman.	Rhoads.	Wolfe.
Donneley.	Kohler.	Rieder.	Woner.
Dunlap.	Kooser.	Rinn.	Wood.
Dunn.	Krause.	Roman.	Woodruff.
Eaches.	Krugh.	Ruddy.	Zook.
Edmonds.	Lafferty.	Ruch.	Spangler.
Ehrhardt.	Lewis.		Speaker.
Elgin.			
Evans.			
Feldman.			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly

## SENATE MESSAGE.

AMENDED SENATE BILL RECALLED FROM THE GOVERNOR RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bill numbered and entitled as follows:

## Senate Bill No. 384.

An Act to amend section one of an act approved the first day of June one thousand eight hundred and eighty-three (Pamphlet Laws fifty-eight) entitled "An act empowering and directing the county commissioners of any county to purchase ground at the county seat for the erection thereon of such building or buildings as may be necessary for the accommodation of the courts and of the several officers of the county and for the reception and safe keeping of the records and other papers in charge of such officers and also such other building or buildings as may be necessary and proper for the purposes of a county jail or workhouse when occasion shall require the erection of such building or buildings and in case the said ground cannot be obtained by agreement with the owner or owners at a reasonable price in the estimation of said commissioners then to resort to condemnation" as amended by providing for the purchase and condemnation of ground at or near the county seat

Said bill having been recalled from the Governor for the purpose of amendment, the vote had on final passage and third reading on said bill was reconsidered in the Senate and the bill amended, in which amendments the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend page 7, section 1, line 2, by striking after the word "at" the words "or near"; amend page 7, section 1, line 7, by inserting after the word "also" the words "ground at or near the county seat for the purpose of the erection or extension of".

On the question.

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—172.

Alexander,	Elgin,	McBride,	Shaffer.
Allum,	Evans,	McCaig,	Shannon,
Armstrong,	Feldman,	McCann,	Sinclair,
Asbury,	Finney,	McCarthy,	Smiley,
Aston,	Fitzgibbon,	McClure,	Smink,
Baker,	Flynn,	McConnell,	Smith, H. J.,
Baldi,	Fowler,	McCurdy,	Smith, H.,
Barnhart,	Fox,	McGowan,	Smith, L.,
Beaver,	Gearhart,	McKim,	Smith, L.,
Beckley,	Gelder,	McKnight,	Soffel,
Blair,	Glass,	McVicar,	Sowers,
Bluett,	Goehring,	Magill,	Sprrows,
Boland,	Golder,	Mangan,	Stackhouse,
Bower,	Goodnough,	Marcus, J.,	Stadtländer,
Brady,	Goss,	Marcus, J. C.,	Stark,
Bromley,	Green,	Marshall,	Steedle,
Brooks,	Griffith,	Mantz,	Sterling,
Brown, F. B.,	Hagerty,	Michel,	Stevens,
Brown, T. R.,	Haines,	Millar, A.,	Stevenson,
Burns,	Harding,	Millar, A. S. C.,	Stewart,
Campbell,	Harry,	Miller, C.,	Strauss,
Catlin,	Hatrick,	Miller, D. I.,	Thomas,
Chaplin,	Haves,	Miller, D. D.,	Trainer,
Clutton,	Heffernan,	Miller, H. F.,	Van Alen,
Conner,	Henderson, W.,	Miller, J. J.,	Vickerman,
Cook,	Hess,	Mitchell,	Walker, G. T.,
Craig, J. R.,	Hetrick,	Morris,	Walker, J. A.,
Craig, J. O.,	Hoffman, J. N.,	Ogle,	Weamer,
Craty,	Holcombe,	Orr,	Weiss,
Crum,	Hough,	Perry,	Wells,
Curran,	Jones, D. J.,	Phillips,	Wettach,
Davis,	Jones, W. W.,	Pike,	Whitaker,
Dawson,	Kantner,	Posey,	Whitehouse,
Denning,	Keene,	Quigley,	Whiteman,
Dewey, C. P.,	Kinsman,	Richards,	Williams,
Dewey, P. H.,	Koehler,	Rieder,	Wolfe,
Diehm,	Kooser,	Roman,	Woner,
Dilsheimer,	Krause,	Ruddy,	Wood,
Dithrich,	Krugh,	Ruth,	Woodruff,
Donneley,	Lafferty,	Schaeffer,	Zook,
Dunn,	Leeds,	Schilling,	Spangler,
Eaches,	Lewis,	Schwartz,	Speaker.
Edmonds,	Long,	Sieg,	
Ehrhardt,	Love,		

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

## SENATE MESSAGE.

AMENDED SENATE BILL RECALLED FROM THE GOVERNOR RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bill numbered and entitled as follows:

## Senate Bill No. 358.

An Act providing for and regulating the taking and appropriation of land and property by incorporated cemetery and burial associations not for profit for the purpose of enlarging cemeteries and burial grounds

Said bill having been recalled from the Governor for the purpose of amendment, the vote had on final passage and third reading on said bill was reconsidered in the Senate and the bill amended, in which amendments the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend page 3, section 3, line 11, by striking out after the word "three" the word "viewers" and inserting in lieu thereof the words "members of the board of viewers as a board of view"; amend section 3, line 16, by striking out after the word "viewers" the words "may be appointed before or after entry and appropriation of such land or property" and inserting in lieu thereof the words "shall be appointed after the acceptance or filing of the bond provided for in section 2"; amend page 5, section 11, line 15, by striking out after the words "section 11" the following "Each viewer shall be entitled to receive five dollars (\$5.00) for each day actually employed in the discharge of his duty and mileage at the rate of six cents per mile necessarily traveled which" and insert in lieu thereof the words "all expenses of the said proceedings."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—164.

Allum,	Gelder,	McCann,	Shaffer,
Armstrong,	Gibbon,	McCarthy,	Shellenberger.
Baker,	Glass,	McClure,	Sinclair,
Baldi,	Goehring,	McConnell,	Smiley,
Barnhart,	Golder,	McCurdy,	Smith, H. J.,
Beaver,	Goodnough,	McHugh,	Smith, H.,
Beckley,	Green,	McKim,	Smith, J. W.,
Bluett,	Griffith,	McKnight,	Smith, L.,
Blumberg,	Hagerty,	McMullen,	Snowden,
Bower,	Haines,	McVicar,	Sowers,
Brady,	Haldeman,	Magill,	Sprrows,
Brenneman,	Hampson,	Mangan,	Stackhouse,
Biomley,	Harding,	Marcus, J. C.,	Stadtländer,
Brooks,	Haslett,	Marshall,	Stark,
Burns,	Hatrick,	Martin,	Steedle,
Campbell,	Haws,	Mantz,	Sterling,
Chaplin,	Haves,	Michel,	Stevens,
Clutton,	Heffernan,	Millar, A.,	Stevenson,
Comerer,	Henderson, E.,	Millar, A. S. C.,	Stewart,
Conner,	Hess,	Miller, C.,	Strauss,
Cook,	Hetrick,	Miller, D. I.,	Thomas,
Craig, J. O.,	Hoffman, J. N.,	Miller, D. D.,	Trainer,
Craty,	Borne,	Miller, H. F.,	Van Alen,
Davis,	Hough,	Miller, J. J.,	Vickerman,
Dawson,	Huston,	Mitchell,	Walker, G. T.,
Denning,	Jones, D. J.,	Morris,	Walker, J. A.,
Dewey, C. P.,	Jones, W. W.,	Ogle,	Weamer,
Dewey, P. H.,	Jordan,	Orr,	Weiss,
Diehm,	Kantner,	Phillips,	Wells,
Dilsheimer,	Kelly,	Pike,	Wettach,
Dithrich,	Kinsman,	Posey,	Whitaker,
Dunlap,	Kocher,	Rhoads,	Whitehouse,
Dunn,	Krause,	Richards,	Whiteman,
Eaches,	Krugh,	Rieder,	Williams,
Edmonds,	Leeds,	Roman,	Wolfe,
Ehrhardt,	Lafferty,	Ruch,	Woner,
	Leeds,	Ruddy,	Wood,
	Lewis,	Schaeffer,	Woodruff,
	Long,	Schaeffer,	Zook,
	Love,	Schilling,	Spangler,
	McBride,	Schwartz,	Speaker.
	McCaig,	Sieg,	

## NAYS—1.

Alexander,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

## COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, pre-



sent a communication in writing from His Excellency the Governor, which was read as follows:

#### APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 6, 1921.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor House Bill No. 253, File Folio 943, entitled:

"Resolved (if the Senate concur), That House Bill No. 253, File Folio No. 943, entitled 'An act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve), entitled 'An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs', be recalled from the Governor for the purpose of amendment'".

Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

On the question.

Shall the bill pass finally?

#### RECONSIDERATION OF VOTE.

Mr. KOOSER. Mr. Speaker, I move that the vote by which House Bill No. 253 passed finally be reconsidered.

Mr. SINCLAIR. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. KOOSER. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. SINCLAIR. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring.

Will the House agree to the bill on third reading?

Mr. KOOSER. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend Section 1, page 3, line 2 by striking out the words "consent thereto upon the record by such intervening taxpayers", and inserting in place thereof the following:

Without notice to such intervening taxpayer and opportunity for him to be heard.

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question.

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

#### ANNOUNCEMENT BY THE SPEAKER.

The SPEAKER. The Chair at this time would like to call the attention of the House to a few rules that have been unobserved, particularly during debate, recently. The Chair would request the members to observe the courtesies and amenities call for by the rules of the House and general parliamentary law. We are now starting on the home stretch of the session, and there is apt, probably, to occur some bitterness in the course of debate. There certainly will be very considerable debate during the next three weeks and for this reason the Chair will call the attention of the members to a few rules which he will read over hastily and which he trusts the members will observe.

Rule 12. When a member is about to speak in debate, or to communicate any matter to the House, he shall rise, and respectfully address himself to "Mr. Speaker," confining his remarks to the subject before the House, and avoiding personal reflections.

Rule 15. No member, when speaking, shall be interrupted except by a call to order by the Speaker, or by a member through the Speaker, or by a member to explain, or by a motion for the previous question; nor shall any member be referred to by name in debate, unless for transgression of the rules of the House, and then by the Speaker only.

Mr. Reed in his parliamentary rules states as follows: Under the paragraph of "Debate and Decorum," among them "is the requirement that the members shall never address any one but the presiding officer. He must not allude to or use any personal expression but address him by some descriptive expression." The proper method is to use the term, "The gentleman from Fayette," or "the gentleman from Allegheny," and not "Mr. So-and-So." In view of the debate that occurred last evening, the Chair might also refer to the fact that it is out of place to use epithets and call a gentleman a "reformer" or to use any other epithets or personal expressions that might lead to acrimony or bitterness of feeling. The Chair will, therefore, request the members to observe these small courtesies and if that is done, he feels that the harmony of the session will not be unduly disturbed.

#### RECONSIDERATION OF VOTE ON HOUSE BILL NO. 102.

Mr. JAMES A. WALKER. Mr. Speaker, I move that the vote by which House Bill No. 102, File Folio 3917, entitled:

An Act abolishing the system requiring approval by the grand jury of actions affecting county bridges

was defeated on final passage on Thursday, April 7, 1921, be reconsidered.

Mr. EDMONDS. Mr. Speaker, I second the motion.

On the question.

Will the House agree to the motion?

Mr. ALEXANDER. Mr. Speaker, this is the bill which was defeated the other day, which takes away from the Grand Juries of the county the power to recommend the building of public or county bridges. You will remember, probably, that I addressed you then stating that at the present time a petition is presented to the court for the building of a bridge and that petition is then referred to the grand jury. First, the grand jury makes the report or the second grand jury can make it. Instead of submitting it to the grand jury, it shall be submitted to a jury of as many as three members. The grand jury proceedings, as you all know, have been in vogue for many years and I cannot see any complaint against the system. In other words, at least thirty-six laymen of your county pass on the subject of that bridge; many times forty-eight of your laymen of your county pass on it; men who are disinterested and have an interest in the welfare of the county, and there is no expense except their day's salary and the expenses to take them to the site of the bridge to view it. It seems to me that the counties do not want the change and why no stick to the old grand jury idea of bridges. This bill was defeated the other day and in my estimation there is no use taking up the time of the House to reconsider it.

Mr. EDMONDS. Mr. Speaker, I have changed my mind on this bill since it was defeated and I shall be glad to vote for it now, because I understand that in some of the county districts three months elapse between the serving of one jury and the next and this act relates to rebuilding bridges. If there is a bridge that happens to tumble down it would not be practicable to wait three months for its consideration and it seems to me that is so long that it may cause serious inconvenience.

Mr. ALEXANDER. Mr. Speaker, there is a remedy in the case of an emergency such as the gentleman from Philadelphia refers to. The commissioners may build a temporary bridge. In other words, when this act was first passed bridges were of quite small importance, generally, being mostly wooden structures which did not cost much. At the present time the structures go into thousands of dollars and the county commissioners are elected for four years. At the end of four years new ones come in and it is more or less of a political condition. I think the safety of the grand jury is the best for all.

Mr. BOLARD. Mr. Speaker, I represent one of the largest farming districts in this State, and we have no need for the amendment of this law. We think the old one has worked out all right.

Mr. CHARLES P. DEWEY. Mr. Speaker, when this bill was brought up it was recommended by the commissioners' association at Wilkes-Barre, and I think it ought to be voted on again.



On the question recurring.

Will the House agree to the motion?

The Speaker declared "The 'ayes' appear to have it."

Whereupon, a division was called for, and seventy-nine gentlemen voting in the affirmative and seventy-three in the negative, the question was determined in the affirmative, and the motion was agreed to.

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—85.

Allum.	Dittrich.	Lafferty.	Bieder.
Ashury.	Donneley.	Leeds.	Rinn.
Aston.	Dunn.	Long.	Ruddy.
Baker.	Edmonds.	Love.	Schwaffer.
Baldi.	Feldman.	McCarthy.	Schilling.
Blair.	Gelder.	McConnell.	Schwartz.
Blüett.	Glass.	McCurly.	Shannon.
Blumberg.	Hagerty.	McGowan.	Smiley.
Brooks.	Harding.	McOwen.	Smith, H.
Burns.	Hayes.	McVicar.	Smith, J. W.
Campbell.	Hefernan.	Magill.	Soffel.
Chaplin.	Henderson, E.	Mangan.	Sprohls.
Donner.	Herrick.	Marcus, J.	Stadlander.
Draig, J. R.	Hoffman, J. N.	Marshall.	Steedle.
Draig, J. O.	Holcombe.	Miller, A.	Stirling.
Crum.	Hoover.	Miller, D. L.	Stevens.
Curran.	Jones, D. J.	Miller, H. E.	Walker, J. A.
Dawson.	Jordan.	Orr.	Whiteman.
Dunning.	Kinsman.	Poner.	Williams.
Dewey, C. P.	Kooser.	Quigley.	Spangler.
Dewey, P. H.	Krause.	Rhoads.	Speaker.
Dilsheimer.	Krugh.	Richards.	

## NAYS—65.

Alexander.	Davis.	Hampson.	Miller, J. J.
Armstrong.	Diehm.	Hattrick.	Ogle.
Barnhart.	Dunlap.	Henderson, W.	Pike.
Beaver.	Ehrhardt.	Hoffman, M. R.	Poman.
Bell.	Elgin.	Horne.	Ruch.
Bidelsbacher.	Elm.	Huston.	Sieg.
Boland.	Finney.	Kelly.	Stallenberger.
Bower.	Fitzgibbon.	Kohler.	Stark.
Brendle.	Fowler.	McPride.	Strass.
Brenneman.	Fox.	McKini.	Switzer.
Bremley.	Geerhart.	McKnight.	Van Alen.
Brown, F. R.	Gibson.	McMullen.	Volkerman.
Brown, T. R.	Goehring.	Marcus, J. C.	Wells.
Catlin.	Goodnough.	Martin.	Wells.
Comier.	Goss.	Michel.	Whitaker.
Cratty.	Green.	Miller, C.	Wood.
			Zook.

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative, and the bill falls.

## BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1220, as follows:

An Act to provide for the planting and care of shade trees along the streets and highways of cities and providing for the collection of the cost thereof and other costs incidental thereto from the owners of property abutting on such streets and highways

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That cities shall have power to plant set-out remove maintain protect and care for shade trees on the streets and highways of such cities Before any such power is exercised the council shall give public notice of the time and place appointed for a meeting at which such contemplated work is to be considered Such notice shall specify in detail the streets and highways or portions thereof upon which trees are proposed to be planted removed or changed Such notice shall be given in at least one and not more than two newspapers published in such city once a week for two weeks prior to the date of the meeting

Section 2 The cost of planting transplanting or removing any trees in any street or highway the cost of the erection of suitable guards curbing or grading necessary for the protection of such trees and the cost of the replacing of pavement or sidewalk shall be paid by the owner of the real estate in front of which such trees are planted set-out or removed and such cost shall be certified by the proper authorities of such city to the owner of such real estate and in case of the neglect or refusal of such owner to pay the same within a period of thirty days a municipal claim may be filed therefor which may be collected in the same manner and with like effect as municipal claims are by law collected

Section 3 The cost and expense of caring for such trees after the same have been planted or set-out and the expenses of publishing the notices provided for in section one of this act shall be paid by a general tax which shall be levied annually in the manner that taxes for other city purposes are now levied Such tax shall in no year exceed one-tenth of one mill on the dollar on the assessed valuation of the property of such city

Section 4 The council of any city shall have power to enact such ordinances as shall be necessary to carry out the provisions of this act and shall also have power to make and enforce regulations for the care of and to prevent injury to the trees along the streets and highways of such city

Section 5 The act approved the thirty-first day of May one thousand nine hundred and seven (Pamphlet Laws three hundred and forty-nine) entitled "An act to provide for the planting and care of shade-trees on highways of townships of the first class boroughs and cities of the Commonwealth of Pennsylvania and providing for the cost thereof" is hereby repealed

All other acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered. To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1205, as follows:

An Act making it unlawful to interfere or attempt to interfere with persons about to procure marriage licenses or to influence or attempt to influence such persons to go to certain officers for such purposes

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any person to interfere with or attempt to interfere with any person or persons who may be in or near or going to the office of any clerk of the orphans' court or any county for the purpose of securing a marriage license or to influence or attempt to influence any such person to go to any other officer for the purpose of taking an affidavit to secure a marriage license or for the purpose of procuring a marriage license

Section 2 Any person violating the provisions of this act shall upon conviction thereof before any magistrate alderman or justice of the peace in a summary proceeding be sentenced for a first offense to pay a fine of twenty-five dollars and in default of the payment of such fine and costs to undergo imprisonment in the county jail for a period of ten days and for any second or subsequent offense shall be sentenced to pay a fine of one hundred dollars and in default of the payment of such fine and costs to undergo imprisonment in the county jail for a period of thirty days

And said bill having been read at length the second time and agreed to.

Ordered. To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1285, as follows:

A Supplement to an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" extending the charters of certain corporations

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the charters of all corporations heretofore or hereafter created in accordance with the provisions of the present Constitution of this Commonwealth and the act of General Assembly entitled "An act to provide for the incorporation and regulation of certain corporations" approved April twenty-ninth one thousand eight hundred and seventy-four and the charters of all corporations that have accepted the provisions of the said Constitution and act of Assembly which charters were limited in their duration by the articles of association or by the act of Assembly under which they were granted and have now expired or shall hereafter expire are hereby extended for a period of twenty-five years from the date of the expiration of said charters Provided That a bona fide organization has taken place by and with the consent of a majority of the stock holders of such corporation and business has been commenced in good faith within a period of two years from the date of the granting of said charters Provided further That concerns availing themselves of the provisions of this act shall first pay into the Treasury of this Commonwealth the fee and bonus upon their capital stock now fixed by law for the renewal or extension of a corporate charter And provided further That upon the payment of said fees and bonus and the production to the Secretary of the Commonwealth of evidence that the terms of this act have been complied with letters patent shall issue to said corporations



And said bill having been read at length the second time and agreed to.

Ordered. To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1235, as follows:

An Act making rentals an item in the valuation of improved property as assessed for county taxation purposes and providing for the levy on and collection of excessive rents as an additional tax

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all assessors in making valuations of improved property for county taxation purposes shall take into consideration the rental if any received for such property

Section 2 If in any case it appears that the rental received exceeds eight per centum of the assessed value of the property after allowing for the payment of all proper expenses connected with the property and the depreciation thereof the amount of such rent in excess thereof shall be levied on by the county commissioners and shall be collected as an additional tax against the property

And said bill having been read at length the second time and agreed to.

Ordered. To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. MARTIN. Mr. Speaker. I move that House Bill No. 1235 be recommitted to the Committee on Municipal Corporations.

Mr. STADTLANDER. Mr. Speaker. I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1257, as follows:

An Act regulating the renting of dwelling houses and prescribing the rights and liabilities of the lessor and lessee in connection therewith

Whereas A condition exists in the housing and renting situation whereby profiteering in rents for dwelling houses is encouraged causing unnecessary hardships to tenants therefore in order to correct this condition and to prevent such profiteering

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a reasonable rental for a dwelling house shall be such as will be sufficient to pay for taxes insurance repairs and depreciation of the property and for heat light water and janitor services when such is afforded and also reasonable interest not exceeding eight per centum upon the valuation of the property as assessed for county purposes No tenant shall be dispossessed for failing or refusing to pay a greater than a reasonable rental

Any tenant proving in any proceeding before a court magistrate alderman or Justice of the peace that the rent paid by him for a dwelling house is greater than that described herein as a reasonable rental shall recover the amount shown to have been paid in excess of such reasonable rental

Section 2 No rental established by a yearly lease of a dwelling shall be subject to any change during the year except by mutual consent Such consent shall not in any case be required at the time of the making of the lease and if then exacted by the lessor shall not be binding on the lessee

Section 3 If any lease of a dwelling house is entered into for a shorter term than one year the rent shall not be increased before the expiration of one year from the time of making such lease either to the original lessee or to another tenant

If the original tenant desires to remain for the balance of the year he shall not be dispossessed during the year provided his rent has been paid and he has been guilty of no damage or misconduct

Section 4 In all yearly leases the lessor and lessee shall mutually notify each other three months before the expiration of the lease as to the terms upon which the lease will be renewed for another year and at least twenty days shall be allowed after such notice for an agreement upon the terms of the new lease Where no such notice is given no action to dispossess the tenant shall lie

Section 5 As against the lessees no lease other than one expressed in simple terms and containing no waivers of rights as to quit notice proper repairs or increase of rents shall be enforceable

Section 6 No conveyance of any property leased for dwelling purposes during the term for which it is so leased shall invalidate the tenant's lease

Section 7 That in all actions now pending to recover the possession of any dwelling house where the tenant is willing to pay a reasonable rent as described in section one of this act and where he has not had reasonable notice of the landlord's desire to terminate the lease there shall be a stay of such proceedings until April first one thousand nine hundred twenty-two

Section 8 None of the rights conferred by this act shall be waived by the lessee and if they are waived by him such waiver shall not be binding

Section 9 The provisions of this act shall not apply to any action commenced and pending prior to April fifteenth one thousand nine hundred twenty-one

Section 10 The provisions of this act shall be servicable and if any of its provisions shall be held to be unconstitutional the decision of the court shall not affect or impair any of the remaining provisions of the act It is hereby declared as a legislative intent that this act would have been adopted had such unconstitutional provision not been included therein

Section 11 All acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered. To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. MARTIN. Mr. Speaker. I move that House Bill No. 1257 be recommitted to the Committee on Municipal Corporations.

Mr. STADTLANDER. Mr. Speaker. I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1095, entitled:

An Act to amend part of section six of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repairs of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" as amended

The first section was read and agreed to as follows:



Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That so much of section six of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpike or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of his act" which reads as follows

"Route Eighty From New Castle to Mercer Commencing at a point on the boundary line of the city of New Castle and running by way of Coaltown and New Wilmington to a point on the dividing line between Lawrence and Mercer counties thence into Mercer Mercer County" be and the same is hereby amended to read as follows

Route Eighty From New Castle to Mercer Commencing at a point on the boundary line of the city of New Castle and running by way of New Wilmington to a point on the dividing line between Lawrence and Mercer counties thence into Mercer Mercer county

The title was read as follows:

An Act to amend part of section six and an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpike or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county town-

ship borough or incorporated town and requiring contract by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" as amended

On the question.

Will the House agree to the title?

Mr. ALBERT MILLAR. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title, page 3, last line, by striking out the words "as amended."

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time, and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1276, as follows:

An Act declaring a closed season for a period of two years on English Chinese and Mongolian pheasants commonly known as ring-necked pheasant

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act it shall be unlawful to shoot at or wound or kill or attempt to wound or kill at any time of the year any English Chinese or Mongolian pheasant commonly known as ring-neck pheasant for a period of two (2) years from the passage of this act Every person who shall violate the provisions of this act shall upon conviction be liable to a penalty of twenty-five dollars for each bird shot at or wounded or killed or attempted to be wounded or killed or to suffer imprisonment of one day in the common jail of the proper county for each dollar of penalty and costs imposed and unpaid

Section 2 Every magistrate alderman and justice of the peace shall have the right and power of summary conviction regarding violations of this act and all violators shall be prosecuted under the forms prescribed by section thirty-four of the act of June seventh one thousand nine hundred seventeen (Pamphlet Laws five hundred seventy-two) entitled "An act to provide for the protection and preservation of game gamel quadrupeds and game-birds and song and insectivorous and other wild birds and prescribed penalties for violation of its several provisions" and all penalties shall be imposed and applied as herein provided Persons violating this act may sign an acknowledgment of guilt and the case may be closed as provided for under the provisions of the before-mentioned act

Section 3 All acts or parts of acts inconsistent with the provisions of this act are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1350, as follows:

An Act to increase the pay of Jurors and Witnesses in this Commonwealth

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it hereby enacted by the authority of the same That from and after the first day of July Anno Domini one thousand nine hundred and twenty-one the pay of jurors in this Commonwealth shall be three dollars and the pay of witnesses shall be two dollars per diem together with mileage at the railroad rates prevailing at the time of travel

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed



And said bill having been read at length the second time and agreed to,

Ordered, To be transferred to third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 85, as follows:

An Act to amend section twenty-five of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section twenty-five of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An act to revise amend

and consolidate the law relating to fish and providing penalties" which as amended by the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred ninety-nine) entitled "An act to amend an act approved the twenty-eighth day of July one thousand nine hundred and seventeen entitled 'An act to revise amend and consolidate the law relating to fish and providing penalties'" reads as follows

"Section 25. No person shall have in possession except as in this article otherwise provided for

(a) White bass rock bass crappie strawberry or calico bass less than six inches in length

(b) Black bass or small mouth bass large mouth bass otherwise called Oswego green or yellow bass less than nine inches in length

(c) Pike-perch otherwise called wall eyed pike or Susquehanna salmon less than twelve inches in length

(d) Pickerel less than twelve inches in length

(e) Muscalonge or western pike less than twenty-four inches in length" is hereby further amended to read as follows

Section 25. No person shall have in possession except as in this article otherwise provided for

(a) Charr commonly called brook trout or any species of trout except lake trout less than six inches in length

(b) White bass rock bass crappie strawberry or calico bass less than six inches in length

(c) Black bass or small mouth bass or large mouth bass otherwise called Oswego green or yellow bass less than nine inches in length

(d) Pike-perch otherwise called wall eyed pike or Susquehanna salmon less than twelve inches in length

(e) Pickerel less than twelve inches in length

(f) Muscalonge or western pike less than twenty-four inches in length

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1334, entitled:

An Act to repeal Section two of an act entitled "An act for the protection of the public health by providing that persons firms or corporations who are operating or conducting hotels restaurants dining-cars or other public eating-places in this Commonwealth shall not employ or keep in their employ as cooks waiters kitchen-help chambermaids or other house-servants any person or persons who are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis syphilis gonorrhea open external cancer or barber's itch or who are carriers of typhoid fever and further providing that no dishes receptacles or utensils used in eating or drinking shall be furnished to patrons or customers of any such public eating-place unless the same have been thoroughly cleansed since used by another individual and further providing that no towels shall be furnished in any wash-room in connection with any such public eating-place unless such towels be laundered or discarded after each individual use and further providing that no common drinking-cups shall be furnished at any public drinking-place operated in connection with any such public eating-place and providing penalties for violations of the provisions of this act" approved May twenty-eighth one thousand nine hundred and fifteen (Pamphlet Laws six hundred and forty-two)

The first section was read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That Section two of an act entitled "An act for the protection of the public health by providing that persons firms or corporations who are operating or conduct-

ing hotels restaurants dining-cars or other public eating places in this Commonwealth shall not employ or keep in their employ as cooks waiters kitchen-help chambermaids or other house-servants any person or persons who are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis syphilis gonorrhea open external cancer or barber's itch or who are carriers of typhoid fever and further providing that no dishes receptacles or utensils used in eating or drinking shall be furnished to patrons or customers of any such public eating-place unless the same have been thoroughly cleansed since used by another individual and further providing that no towels shall be furnished in any wash-room in connection with any such public eating place unless such towels be laundered or discarded after each individual use and further providing that no common drinking-cups shall be furnished at any public drinking-place operated in connection with any such public eating-place and providing penalties for violations of the provisions of this act" approved May twenty-eighth one thousand nine hundred and fifteen (Pamphlet Laws six hundred and forty-two) be and the same is hereby repealed

On the question,

Will the House agree to the section?

Mr. ALBERT MILLER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1 page 2 line 4 by striking out "that"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to repeal section 2 of an act entitled "An act for the protection of the public health by providing that persons firms or corporations who are operating or conducting hotels restaurants dining-cars or other public eating-places in this Commonwealth shall not employ or keep in their employ as cooks waiters kitchen-help chambermaids or other house-servants any person or persons who are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis syphilis gonorrhea open external cancer or barber's itch or who are carriers of typhoid fever; and further providing that no dishes receptacles or utensils used in eating or drinking shall be furnished to patrons or customers of any such public eating place unless the same have been thoroughly cleansed since used by another individual; and further providing that no towels shall be furnished in any wash-room in connection with any such public eating place unless such towels be laundered or discarded after each individual use; and further providing that no common drinking cups shall be furnished at any public drinking place operated in connection with any such public eating place; and providing penalties for violations of the provisions of this act," approved May 28th, 1915 (P. L. 642).

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1380, as follows:

An Act to amend section one of an act approved the first day of June one thousand nine hundred fifteen (Pamphlet Laws seven hundred and six) entitled "An Act requiring the county commissioners to provide at the expense of the county a telephone typewriter and stenographer for the use of the county superintendent of schools"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the first day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and six) entitled "An act requiring the county commissioners to provide at the expense of the county a telephone typewriter and stenographer for the use of the county superintendent of schools which reads as follows

"Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in each county in the Commonwealth the county superintendent of schools may be provided at the expense of the county with a telephone typewriter and a stenographer. In counties having more than three hundred teachers in the public schools the stenographer may be employed by the year. In counties having less than three hundred teachers in the public schools the stenographer may be employed for three days of each week or the equivalent of such time during the year" is hereby amended to read as follows



Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in each county of the Commonwealth the county superintendent of schools shall be provided at the expense of the county with a telephone a typewriter and a stenographer. In counties having more than one hundred teachers in the public schools the stenographer shall be employed by the year. In counties having less than one hundred teachers in the public schools the stenographer shall be employed for three days of each week or the equivalent of such time during the year.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill 1307, entitled:

An Act to amend section eighteen article one chapter seven of an act approved the fourteenth day of May one thousand and nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" as added.

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eighteen article one chapter seven of an act approved the fourteenth day of May one thousand and nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" which as added by section nineteen of an act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and four) entitled "An act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen entitled 'An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs' and repealing certain acts relating to boroughs" reads as follows

"Section 18. The boroughs of the Commonwealth are authorized to organize a State association of boroughs. Any borough desiring representation in said association shall upon resolution of council designate the delegates to attend the annual meeting of said association which delegation may consist of two councilmen the burgess and the borough solicitor or any one or more of them.

The association shall hold annual meetings at such time and place within the Commonwealth as they may designate for the purpose of advancing the various interests of said boroughs promoting remedial legislation and discussing any and all topics relating to the welfare and conduct of the same and for the purpose of providing for a uniform and economical method of administering the affairs of the respective boroughs.

The actual expenses of such delegates attending such meeting of said association including traveling expenses and hotel bills actually paid by them expenses of committees together with the necessary expenses of the convention including printing and employment of stenographers shall be paid by the various boroughs by order drawn on the borough treasury. The time spent in attending said meeting shall not be more than three days exclusive of the time employed in traveling thereto and therefrom. The annual membership dues of each borough becoming a member of the said association shall not exceed the sum of five dollars is hereby amended to read as follows.

Section 18. The boroughs of the Commonwealth are authorized to organize a State association of boroughs. Any borough desiring representation in said association shall upon resolution of council designate the delegates to attend the annual meeting of said association which delegation may consist of two councilmen the burgess and the borough solicitor the borough secretary the borough engineer and the borough manager or any one or more of them.

The association shall hold annual meetings at such time and place within the Commonwealth as they may designate for the purpose of advancing the various interests of said boroughs promoting remedial legislation and discussing any and all topics relating to the welfare and conduct of the same and for the purpose of providing for a uniform and economical method of administering the affairs of the respective boroughs.

The actual expenses of such delegates attending such meeting of said association including traveling expenses and hotel bills actually paid by them expenses of committees together with the necessary expenses of the convention including printing and employment of stenographers shall be paid by the various boroughs by order drawn on the borough treasury. The time spent in attending said meeting shall not be more than three days exclusive of the time employed in traveling thereto and therefrom. The annual membership dues of each borough becoming a member of the said association shall not exceed the sum of ten dollars.

On the question.

Will the House agree to the section?

Mr. McVICKAR. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1 page 3, line 17, by striking out "nad" and inserting in lieu thereof "and"

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to, as follows:

An Act to amend section eighteen article one, chapter seven of an act approved the fourteenth day of May, one thousand and nine hundred and fifteen (Pamphlet Laws three hundred and twelve), entitled "An act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs," as amended.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1346, as follows:

An Act to amend section nine of article seven chapter six of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" by adding thereto subsection eight providing that the borough's share of the cost of construction and improvement of streets or highways in boroughs which are built or improved jointly by the borough and county the borough and State or by the county and State may be assessed against the abutting property owners.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section nine of article seven chapter six of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" is hereby amended by adding thereto subsection eight to read as follows

VIII. Where any street or highway in a borough forming part of a State or State-aid highway or when any street or highway is constructed or improved jointly by the borough and county borough and State or the borough county and State all or any part of the borough's share of the cost of such construction or improvement may be collected from the owners of the real estate abutting on the improvement by an equal assessment on the foot-front.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1368, as follows:

An Act to amend clause twenty-four of section two of an act approved the third day of April one thousand eight hundred and fifty-one (Pamphlet Laws three hundred and twenty) entitled "An act regulating boroughs" as amended authorizing the boroughs to increase the rate of taxation for general borough purposes.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That clause twenty-four of section two of an act approved the third day of April one thousand eight hundred and fifty-one (Pamphlet Laws three hundred and twenty) entitled "An act regulating boroughs" which as amended by an act approved the eleventh day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act amending the act of June twenty-sixth one thousand eight hundred and ninety-five entitled 'An amendment to an act entitled 'An act regulating boroughs' approved the third day of April Anno Domini one thousand eight hundred and fifty-one empowering boroughs to tax persons property and occupations for general borough purposes'" reads as follows

"Twenty-four. To levy and collect annually for general borough purposes any tax not exceeding one cent on the dollar on the valuation assessed for county purposes as now is or



may be provided by law all property offices professions and persons made taxable by the laws of this Commonwealth for county rates and levies shall be taxable after the same manner for general borough purposes" is hereby further amended to read as follows

Twenty-four To levy and collect annually for general borough purposes any tax not exceeding fifteen mills on the dollar on the valuation assessed for county purposes as now is or may be provided by law all property offices professions and persons made taxable by the laws of this Commonwealth for county rates and levies shall be taxable after the same manner for general borough purposes

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1338, entitled:

An Act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled "An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day"

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled "An Act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the respective authorities of the several counties boroughs and incorporated towns of this Commonwealth are hereby authorized to appropriate annually to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each Post of the American Veterans of Foreign Service in the respective counties boroughs or towns a sum not to exceed fifty dollars (\$50.00) to aid in defraying the expenses of Memorial Day" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the respective authorities of the several counties and incorporated towns of this Commonwealth are hereby authorized to appropriate annually to each camp of the United Spanish War Veterans and to each Post of the American Legion and to each Post of the Veterans of Foreign Wars in the respective counties or towns a sum not to exceed one hundred dollars to aid in defraying the expenses of Memorial Day

The title was read as follows:

An Act to amend an act approved the twenty-fifth day of June, one thousand nine hundred and thirteen, (P. L. 550), entitled "An act authorizing the several counties, incorporated towns, and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans, and of the Army of the Philippines, and to each post of the American Veterans of Foreign Service, in the respective counties, boroughs, and towns, to aid in defraying the expenses of Memorial Day."

On the question.

Will the House agree to the title?

Mr. EACHES. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title, line 1, by inserting after "June" the word "one."

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second

time and agreed to as amended.

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. EACHES. Mr. Speaker, I move that House Bill No. 1338 be recommitted to the Committee on Military.

Mr. GELDER. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1339, as follows.

An Act authorizing boroughs to enact ordinances prohibiting heavy traffic on certain paved streets

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That boroughs shall have power to enact ordinances prohibiting trucks and other vehicles of extraordinary weight from using certain paved streets in such boroughs Provided however That no such ordinance shall be enacted to restrict the use of such paved streets in any case where it shall be necessary for any truck or vehicle of extraordinary weight to use such street All such streets closed to heavy traffic under the provisions of this act shall be posted with signs clearly designating the weight of the trucks and other vehicles which are prohibited from using such streets Such signs shall be posted at each end of the street on which such traffic is prohibited

Section 2 All acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1340, entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" authorizing boroughs to define and punish disorderly conduct

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That chapter five article one section two of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" is hereby amended by adding thereto the following clause which shall be known as clause forty-four

XLIV To adopt ordinances defining disorderly conduct within the limits of the borough aid to provide in such ordinances for the imposition of penalties for the violation thereof

On the question.

Will the House agree to the section?

Mr. McVICAR. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 2, line 2, by striking out "aid" and inserting in lieu thereof "and."

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend an act approved the fourteenth day of May, one thousand nine hundred and fifteen, (P. L. 312), entitled "An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to bor-



oughs," authorizing boroughs to define and punish disorderly conduct.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 729, as follows:

An Act providing a system whereby persons absent from their regular polling places may cast their votes imposing certain powers and duties upon the county commissioners, prothonotaries, return boards of the various counties and the board of registration commissions in cities of the first and second class in relation thereto and providing penalties.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any duly qualified voter of this Commonwealth who by reason of his duties business or occupation is unavoidably absent from his lawfully designated election district and outside of the county in which he is an elector but within the confines of the United States on the day of holding any general municipal or primary election may vote by appearing before an officer either within or without the Commonwealth authorized to administer oaths and marking his ballot under the scrutiny of such official as herein prescribed. Such voter may vote for such officers and upon such questions as he would be entitled to vote for or on had he presented himself in the district in which he has his legal residence and in the manner hereinafter provided.

Section 2 Any voter expecting to be absent from the county in which his lawfully designated election district is situated on the day of any general municipal or primary election and who desires to cast his ballot at such election may make application not more than thirty days and not less than five days next preceding such election to the county commissioners of such county for a certificate of qualification and an official absent voter's ballot.

Section 3 The certificate of qualification shall be issued by the county commissioners and shall set forth the name of such voter the name of the ward or district of the city borough town or township in which he resides. If the voter is a resident of a borough town or township the certificate of qualification shall set forth that such voter's name has been duly entered on the registry list by the assessor thereof as appears from such list. If the voter is a resident of a city the certificate of qualification shall set forth that the voter personally registered according to law. The certificate of qualification shall be in the following form.

#### Certificate of Qualification

We hereby certify that ..... is a resident of the ..... (district or precinct) of the ..... ward of ..... (city borough town or township) of ..... county and Commonwealth of Pennsylvania (as appears by the personal registration books or the registry list of said district) and is a duly qualified elector of such district.

Dated.....

County Commissioners

County of .....

Section 4 The board of registration commissioners in cities of the first and second class shall certify to the county commissioners upon request any information that may be necessary for such county commissioners to properly fill out such certificate of qualification.

Section 5 The county commissioners of the several counties shall prepare and have printed in addition to the regular and official ballots additional official ballots to be known as absent voter's ballots. Such ballots shall be prepared and printed in the same form as the official ballots and shall in all respects be similar thereto except that on the back thereof shall be printed in addition to the form now required by law the words "Absent Voter's Ballot." There shall also be prepared three envelopes of such size and shape that will permit the placing of one within the other. On the first shall be printed only the words "Absent Voter's Ballot." On the second shall be printed the certificate of qualification and the affidavit of the voter together with the jurat of the official in whose presence the ballot is marked and before whom the affidavit is made the forms to be substantially as herein provided. On the third shall be printed the name official title and post office address of the prothonotary or the county commissioners of the county in which such voter resides and to whom the returns shall be made as hereinafter provided.

Section 6 Application for a certificate of qualification and for an absent voter's ballot shall be made on a blank to be furnished by the county commissioner and shall be in the following form.

I ..... a duly qualified voter of the ..... (district or precinct) of the ..... Ward of ..... (City borough town or township) of ..... county and Commonwealth of Pennsylvania and entitled to vote in such district at the next election (in case of a primary election give party en-

rollment) expecting to be absent from said county on the day for such election hereby make application for a certificate of qualification and an official absent voter's ballot.

Witnesses .....

Signature of Voter

Dated.....

P. O. Address .....

Section 7 Such application blank shall upon request therefor be sent by the county commissioner to any absent voter by mail if the necessary postage is prepaid by the voter or shall be delivered to any voter upon application made personally at the office of the county commissioners.

Section 8 Upon receipt of such application properly filled out and duly signed or as soon thereafter as the official absent voter's ballots for the election district in which the applicant resides have been printed the county commissioners shall send to such absent voter by mail or shall deliver one official absent voter's ballot or if there is more than one such absent voter's ballot to be voted by a voter of such election district one of each kind. Such ballot or ballots shall be enclosed in the envelopes as provided for in section five of this act and in the order in which they are mentioned therein. The envelopes shall be kept unsealed. Before sending or delivering such ballot the county commissioners shall satisfy themselves that the applicant is a qualified elector and if so satisfied they shall fill out and sign the certificate of qualification and shall enter or cause to be entered on the registration book or registry list opposite the name of the applicant the words "Received absent voter's ballot."

Section 9 At any time after receiving such absent voter's ballot but within a sufficient time to permit the return of the marked ballot to the prothonotary or county commissioners of the county in which the voter's election district is situated on or before the day of such election the voter may appear before any officer either within or without the Commonwealth authorized to administer oaths and mark such ballot under the scrutiny of such official in the following manner. The voter shall first display the ballot to such official as evidence that the same is unmarked and shall then proceed to mark the ballot in the presence of such official but in such manner that such official is unable to see how the same is marked and then fold the ballot and enclose and securely seal the same in the envelope on which is printed the words "Absent Voter's Ballot." This envelope shall then be placed in the one on which is printed the certificate of qualification and the affidavit of the voter and the jurat of the official before whom the voter appears and such envelope sealed in like manner by the voter.

Section 10 The voter shall then make out subscribe and swear to the affidavit printed on the face of such envelope which together with the jurat of such official shall be in the following form.

#### Form of Affidavit and Jurat

Commonwealth of Pennsylvania

ss

County of .....

..... do solemnly swear (or affirm) that I have resided in the Commonwealth of Pennsylvania one year (or having previously been a qualified elector or native-born citizen of the Commonwealth that I removed therefrom and returned then six months) immediately preceding the date of this election and in the ..... district or precinct of the ..... ward of ..... (city borough town or township) in the county of ..... at least two months immediately preceding said date and (if twenty-two years of age and upward) have paid within two years a State or county tax and am in all respects a duly qualified voter of said election district that I am a ..... and that because of my duties business or occupation I will be required to be absent from my lawfully designated election district on said election day and will have no opportunity to vote therein that I am qualified to vote elsewhere at this election and that I am the person named in the certificate of qualification.

Witness .....

Signature of Voter

Residence address.....

Subscribed and sworn to before me a ..... in and for ..... county State of ..... this ..... day of ..... 19..... and I hereby certify that the affiant ..... who is personally known to me to be the person he represents himself to be

or

has been proven to be the person whom he represents himself to be by ..... whose address is ..... and who is a creditable person known to me presented himself before me on the day above named in the city borough town or township of ..... county of ..... state of ..... that he exhibited to me the enclosed ballot (or ballots) and that the same was unmarked that he before me at the same time and place marked his ballot (or ballots) but in such manner that I did not see his vote that he then folded and enclosed said ballot (or ballots) so marked in the proper envelopes and that he then and there made out subscribed and swore to the affidavit according to law.

Section 11 Such ballot or ballots and envelopes shall then be securely sealed in the third envelope which the voter shall send by registered mail to the prothonotary or county commissioners in sufficient time to reach its destination on or before the day such election is held in case the ballot was voted at the general or municipal election it shall be sent to the prothonotary if voted at a primary election it shall be



sent to the county commissioners of the county in which such voter is a resident. The postage and cost necessary to transmit and register such envelope shall be paid by the voter.

Section 12 The prothonotary or county commissioners upon receipt of such registered letter shall safely keep and preserve the same unopened in their office until the return board canvasses the vote according to law at which time the said return board shall open such registered letter and after examining the certificate of qualification and the affidavit and jurat shall compare the signature of said absent voter as written on the affidavit with the signature of such voter on the application blank given to the county commissioners. If the return board is satisfied that the signatures correspond and that the affidavit and jurat are sufficient they shall announce the name of the voter of such absent voter's ballot and shall give any person present an opportunity to challenge the same in like manner and for the same causes as such voter could have been challenged had he presented himself in his own district to cast his ballot. If there are no challenges they shall open the second envelope in such manner as not to destroy the certificate of qualification and the affidavit and jurat as printed thereon which envelope shall be kept in the prothonotary's or commissioners' office for a period of one year thereafter. All envelopes on which are printed the words "Absent Voter's Ballot" and containing the ballots shall be put into one depository at one time and said depository well shaken and the envelopes containing the ballots mixed before any ballot is taken therefrom. The return board shall then break the seals of such envelopes and record the said ballots in the same manner as the election officers record votes and in so canvassing said votes the return board shall count the votes of all absent voters taken as herein provided and add the same to the total result of the election in the county district precinct or ward accordingly as designated on each ballot.

Section 13 The ballots after being opened and duly counted by the return board shall be safely kept in the custody of the prothonotary or the county commissioners as the case may be for the period of one year and in case of a contested election the same may be opened and counted as in other cases.

Section 14 Any voter who has received an absent voter's ballot and who shall return to his properly designated election district on or before the day for holding the election for which such ballot was issued shall be permitted to vote upon presenting himself at his regular polling place in the same manner as he could have voted had he not received such absent voter's ballot. Provided however that in any such case such voter shall surrender to the judge of election of such district his absent voter's ballot or ballots unmarked and the envelopes in which they were contained before being permitted to vote. Such fact shall be noted by the judge of election on the back thereof and the ballot or ballots and envelopes shall be returned to the county commissioners.

Section 15 If any person voting an absent voter's ballot shall wilfully swear falsely to the affidavit herein provided for or shall vote any ballot other than one properly issued to him or vote or attempt to more than once at any such election or who shall violate any other provisions of this act shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine not exceeding one hundred dollars or be imprisoned for a term not exceeding one year or both at the discretion of the court.

If any official authorized to administer oaths within this Commonwealth prothonotary county commissioner or member of a return board shall neglect or refuse to perform any of the duties prescribed by this act or shall reveal or divulge any of the details of any ballot cast in accordance with the provisions of this act he shall be guilty of a misdemeanor and upon conviction shall be punished by fine not exceeding one hundred dollars.

Section 16 All acts or parts of acts inconsistent herewith are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1323, entitled:

An Act to amend section two of an act approved the twenty-fifth day of April one thousand nine hundred and three (Pamphlet Laws three hundred and four) entitled "An act to further regulate the construction maintenance and inspection of buildings and party walls in cities of the first class"

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two, of an act approved the twenty-fifth day of April one thousand nine hundred and three (Pamphlet Laws three hundred and four) entitled "An act to further regulate the construction maintenance and inspection of buildings and party walls in cities of the first class" which reads as follows

"Section 2 Any building hereafter erected or altered to be used as a hospital asylum or institution for the care or treatment of persons the height of which exceeds two stories and every building hereafter erected or altered to be used as an apartment-house tenement-house flat-house lodging-house hotel

school or police station the height of which exceeds four stories shall be a building of the first class and no building of any kind except as hereafter provided shall be erected or raised to a height exceeding sixty-five feet except the same be a building of the first or second class and no building shall be erected or raised to a height exceeding eighty-five feet except the same be a building of the first class and all buildings of a height exceeding six stories shall be buildings of the first class

All buildings of the first class hereafter erected or altered to be used for warehouse store or factory purposes shall be so divided by fire-proof walls or partitions on every floor except as hereinafter provided that no space on any floor not so divided shall exceed twenty-five thousand square feet and no existing wall or partition in any such building shall be removed so as to leave a space not so divided of more than twenty-five thousand square feet. Such walls or partitions shall extend from the fire-proof construction of the floors to the fire-proof beam filling of the ceilings. The openings or doorways in any such walls or partitions shall not exceed three in number for each floor for each such wall or partition and no such opening shall exceed ten feet in height or ten feet in width. Each opening must be provided with two sets of standard fire-doors separated by the thickness of the wall or partition said doors to be constructed and hung as provided elsewhere in this act. All of the said openings through partitions of fire-proof material shall have metal frames or studs securely fastened to floor and ceiling and such metal studs shall be covered with such fire resisting materials as shall be approved by the Bureau of Building Inspection. No wood for framing or fastening shall be used for such openings. Provided however That the space or spaces of the first or grade floor of any such buildings may exceed twenty-five thousand square feet when the entire building is under the protection of an approved system of automatic sprinklers so long as such system shall be kept and maintained in complete working order. If such system shall not be maintained and kept in such order it shall be the duty of the Bureau of Building Inspection to give written notice to the tenants or owners served upon the premises of said fact and within sixty days thereafter the division by fire-proof walls or partitions as above provided shall be made and thereafter maintained

No building shall be deemed a building of the first class unless the enclosing or division walls are wholly or in part supported on iron or steel beams girders and columns such beams girders and columns shall be protected against the external changes of the atmosphere and against fire by a covering of brick terra-cotta fire-clay tile or other approved fire-proofing completely enveloping said structural members of iron or steel. Said fire-proofing around outside columns and beams if of brick shall not be less than eight inches if of hollow tile shall not be less than six inches thick and there shall be at least two sets of air spaces between the iron and steel members and the outside of the hollow tile covering. In all cases the brick or hollow tile shall be bedded in cement mortar close up to the iron or steel members and all joints shall be made full and solid. No building shall be deemed a fire-proof building unless in addition to the above required covering of the iron and steel members all the interior columns beams and girders be enveloped in such fire-resisting materials as shall be approved by the Bureau of Building Inspection. The filling between the individual floor beams and girders shall be one of the fire-proof systems in use as approved by the Bureau of Building Inspection and must in every case have stood the test of three times the load for which the floor is designed without sign of cracking. No wood or other inflammable material shall be used in any part of any such building except the doors and windows and their frames the trims the casings the interior finish when filled at the back with fire-proof materials and the floor boards and sleepers directly under the spaces between and under the sleepers must be filled up and leveled off at the top of the said sleepers with concrete or other incombustible material. All interior columns and the lower flanges of all girders of iron or steel shall be protected with at least three inches of brick terra-cotta concrete or other fire-resisting materials as shall be approved by the Bureau of Building Inspection. The web of all girders and the flanges and web of all beams to be protected by not less than two inches of terra-cotta brick concrete or other fire-proof material but the extreme outer edge of lugs brackets and similar supporting metal may project within one inch of the surface of the fire-proofing. Where the bases of iron or steel columns are independent the said bases shall be either cast-steel thoroughly annealed or built-steel bolsters. Built sections of girders or columns in which all parts are not accessible after erection shall be filled with concrete in the proportion of one part of Portland cement to three parts of sand and five parts of stone to pass a three-fourths of an inch mesh. The maximum span for arches of brick terra-cotta concrete or other patent floors shall not exceed eight feet but nothing herein contained shall prohibit the use of reinforced concrete or heterogeneous systems provided the depth of the floor beams or girders is three-fifths of an inch per foot of span and that a test for strength and fire and water resistance satisfactory to the Bureau of Building Inspection shall be given for said reinforced or heterogeneous system. No arch in any floor system shall have a rise of less than one and one-quarter inch per foot of span.

In buildings of the first class all pipes conduits mains wiring and conveyances for conducting heat light or water shall be encased in separate fire-proof ducts and shall not be enclosed in the fire-proofing surrounding any column girder or beam of steel or iron.

Provided also That this section shall not apply to one-story buildings used only for working in non-combustible materials and that nothing contained in this section shall prevent the erection of grain elevators church spires towers for observ-



tion purposes and structures for similar uses all of which structures shall be constructed in such manner and under such conditions as may be prescribed by the Bureau of Building Inspection" is hereby amended to read as follows:

On the question,

Will the House agree to the section?

Mr. JOSEPH MARCUS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1 page 7, line 15, by inserting after the word "studs" the word "shall."

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section and title were separately read and agreed to as follows:

Section 2 Any building hereafter erected or altered to be used as a hospital asylum or institution for the care or treatment of persons the height of which exceeds two stories and every building hereafter erected or altered to be used as an apartment-house tenement-house flat-house lodging-house hotel school or police station the height of which exceeds four stories shall be a building of the first class and no building of any kind except as hereafter provided shall be erected or raised to a height exceeding sixty-five feet except the same be a building of the first or second class and no building shall be erected or raised to a height exceeding eighty-five feet except the same be a building of the first class and all buildings of a height exceeding six stories shall be buildings of the first class.

All buildings of the first class hereafter erected or altered to be used for warehouse store or factory purposes shall be so divided by fire-proof walls or partitions on every floor except as hereinafter provided that no space on any floor not so divided shall exceed twenty-five thousand square feet and no existing wall or partition in any of such building shall be removed so as to leave a space not so divided of more than twenty-five thousand square feet. Such walls or partitions shall extend from the fire-proof construction of the floors to the fire-proof beam filling of the ceilings. The openings or doorways in any such walls or partitions shall not exceed three in number for each floor for each such wall or partition and no such opening shall exceed ten feet in height or ten feet in width. Each opening must be provided with two sets of standard fire-doors separated by the thickness of the wall or partition said doors to be constructed and hung as provided elsewhere in this act. All of the said openings through partitions of fire-proof material shall have metal frames or studs securely fastened to floor and ceiling and such metal studs be covered with such fire resisting materials as shall be approved by the Bureau of Building Inspection. No wood for framing or fastening shall be used for such openings. Provided however That the space or spaces of any and all floors of such buildings may exceed twenty-five thousand square feet but not exceed seventy-five thousand square feet when the entire building is under the protection of an approved system of automatic sprinklers so long as such system shall be kept and maintained in complete working order. If such system shall not be maintained and kept in such order it shall be the duty of the Bureau of Building Inspection to give written notice to the tenants and owners served upon the premises of said fact and within sixty days thereafter the division by fire-proof walls or partitions as above provided shall be made and thereafter maintained.

No building shall be deemed a building of the first class unless the enclosing or division walls are wholly or in part supported on iron or steel beams girders and columns such beams girders and columns shall be protected against the external changes of the atmosphere and against fire by a covering of brick terra-cotta fire-clay tile or other approved fire-proofing completely enveloping said structural members of iron or steel. Said fire-proofing around outside columns and beams if of brick shall not be less than eight inches if of hollow tile shall not be less than six inches thick and there shall be at least two sets of air spaces between the iron and steel members and the outside of the hollow tile covering. In all cases the brick or hollow tile shall be bedded in cement mortar close up to the iron or steel members and all joints shall be made full and solid. No building shall be deemed a fire-proof building unless in addition to the above required covering of the iron and steel members all the interior columns beams and girders be enveloped in such fire-resisting materials as shall be approved by the Bureau of Building Inspection. The filling between the individual floor beams and girders shall be one of the fire-proof systems in use as approved by the Bureau of Building Inspection and must in every case have stood the test of three times the load for which the floor is designed without sign of cracking. No wood or other inflammable material shall be used in any part of any such building except the doors and windows and their frames the trims the casings the interior finish when filled at the back with fire-proof materials and the floor boards and sleepers directly under the spaces between and under the sleepers must be filled up and leveled off at the top of the said sleepers with concrete or other incomb-

ustible material. All interior columns and the lower flanges of all girders of iron or steel shall be protected with at least three inches of brick terra-cotta concrete or other fire-resisting materials as shall be approved by the Bureau of Building Inspection. The web of all girders and the flanges and web of all beams to be protected by not less than two inches of terra-cotta brick concrete or other fire-proof material but the extreme outer edge of lugs brackets and similar supporting metal may project within one inch of the surface of the fire-proofing. Where the bases of iron or steel columns are independent the said bases shall be either cast-steel thoroughly annealed or built-steel bolsters. Built sections of girders or columns in which all parts are not accessible after erection shall be filled with concrete in the proportion of one part of Portland cement to three parts of sand and five parts of stone to pass a three-fourths of an inch mesh. The maximum span for arches of brick terra-cotta concrete or other patent floors shall not exceed eight feet but nothing herein contained shall prohibit the use of reinforced concrete or heterogeneous systems provided the depth of the floor beams or girders is three-fifths of an inch per foot of span and that a test for strength and fire and water resistance satisfactory to the Bureau of Building Inspection shall be given for said reinforced or heterogeneous system. No arch in any floor system shall have a rise of less than one and one-quarter inch per foot of span.

In buildings of the first class all pipes conduits mains wiring and conveyances for conducting heat light or water shall be encased in separate fire-proof ducts and shall not be enclosed in the fire-proofing surrounding any column girder or beam of steel or iron.

Provided also That this section shall not apply to one-story buildings used only for working in non-combustible materials and that nothing contained in this section shall prevent the erection of grain elevators church spires towers for observation purposes and structures for similar uses all of which structures shall be constructed in such manner and under such conditions as may be prescribed by the Bureau of Building Inspection.

An Act to amend section two of an act approved the twenty-fifth day of April, one thousand nine hundred and three (P. L. 304), entitled "An act to further regulate the construction, maintenance and inspection of buildings and party walls, in cities of the first class."

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1336, as follows:

A supplement to an act approved the eighteenth day of July one thousand nine hundred and nineteen (Appropriation Acts page two hundred and twenty-nine number three hundred and eighty-two A) entitled "An act authorizing the appointment of a commission to supervise the revising amending consolidating and simplifying of the laws relating to the assessment levy and collection of taxes for local purposes prescribing the power and duties of such commission imposing certain duties on the Legislative Reference Bureau and making an appropriation" continuing the commission appointed under the provisions of said act for a further period of two years providing for the appointment of additional members on said commission and making an appropriation.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Tax Law Revision Commission appointed under the provisions of this act is hereby continued for a further period of two years. In addition to the present commission the Governor is authorized to appoint two additional members to act with said commission. The commission shall continue the work of revising amending consolidating and simplifying the laws relating to the assessment levy and collection of taxes for county city borough town township school and poor purposes as directed in the act to which this is a supplement and shall make report of its proceedings to the Governor and the General Assembly at the session of one thousand nine hundred twenty-three which report shall contain a draft or drafts of bills codifying revising amending and simplifying the laws aforesaid.

Section 2 The sum of five thousand dollars (\$5,000) or so much thereof as may be necessary is hereby specifically appropriated to the Tax Law Revision Commission for the payment of the expenses of the members of the commission and the payment of the expenses and extra clerical and legal services of the Legislative Reference Bureau.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED

Mr. MARSHALL. Mr. Speaker, since this bill carries an appropriation, I move that it be recommitted to the Committee on Appropriations.

Mr. WILLIAMS. Mr. Speaker, I second the motion.

The motion was agreed to.



## BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1231, as follows:

An Act providing for the taxation modification remission and collection of all fees received by the several prothonotaries and the several clerks of the court of this Commonwealth.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all fees to be received by the several prothonotaries and the several clerks of the court of this Commonwealth shall be as heretofore fixed by statute. Provided however That the judges of each of the several courts shall have full power to make such rules as they deem advisable providing for the taxation modification remission and collection of such fees in their own court or tribunal. And provided further That such rules shall not fix a charge in excess of the fee fixed by statute for similar services.

And said bill having been read at length the second time and agreed to,

Ordered. To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 382, as follows:

An Act concerning conditional sales of chattels attached or to be attached to realty and regulating the recording and effect thereof and providing remedies and penalties.

## Definitions

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in this act "chattels" means all chattels attached or to be attached to realty the property in which chattels is not to vest in the buyer until performance of the conditions.

"Conditional sale" means any contract in writing for the sale of chattels under which possession is delivered to the buyer and the property in the chattels is to vest in the buyer at a subsequent time upon the payment of part or all of the price or upon the performance of any other condition or the happening of any contingency.

"Performance of the condition" means the occurrence of the event upon which the property in the chattels is to vest in the buyer whether such event is the performance of an act by the buyer or the happening of a contingency.

"Buyer" means the person who buys the chattels covered by the conditional sale or any legal successor in interest of such person.

"Seller" means the person who sells the chattels covered by the conditional sale or any legal successor in interest of such person.

"Person" includes individuals partnerships corporations and any other associations.

"Recording district" means the subdivision of the state in which conditional sale contracts or statements or copies thereof are required by law to be filed or recorded.

## Conditional Sales Valid Except as Otherwise Provided

Section 2. Every provision in a conditional sale contract reserving property in the seller after possession of the chattels is delivered to the buyer shall be valid as to all persons except as hereinafter otherwise provided.

## Conditional Sales Void as to Certain Persons

Section 3. First. Every provision in a conditional sale contract reserving property in the seller shall be void as to any purchaser from or creditor of the buyer who without notice of such provision purchases the chattels or acquires by attachment or levy a lien upon them before they are attached to the realty and before the contract or a verified statement thereof shall be recorded as provided in section four of this act unless such contract or statement is so recorded within thirty days after complete delivery of the chattels under the conditional sale contract.

Second in cases where the chattels are conditionally sold to a contractor and the owner of the realty to which they are to be attached has not assented to the reservation of property in the chattels such reservation as to any chattels which shall be so attached shall be void as against such owner unless the conditional sale contract or a verified statement thereof shall be recorded as required in section four before the chattels are attached to the realty.

Third. As against a subsequent purchaser subsequent mortgagee or other subsequent encumbrancer of the realty for value and without notice of the reservation of property in the chattels such reservation shall be void as to any chattels attached to the realty unless the conditional sale contract or a verified statement thereof shall be recorded as required in section four before such purchase is made or such mortgage is given or such encumbrance is effected "Subsequent" as used in this

paragraph refers to the time of attaching the chattels to the realty.

Fourth. As against a prior mortgagee or other prior encumbrancer of the realty who has not assented to the reservation of property in the chattels attached thereto such chattels shall not be severable and removable unless the seller shall furnish or tender to such mortgagee or encumbrancer a good and sufficient bond conditioned for restoring the realty to the same condition as if said chattels had not been attached thereto "Prior" as used in this paragraph refers to the time of attaching the chattels to the realty.

## Recording

Section 4. First. The conditional sale contract or a verified statement thereof shall be recorded in the mortgage record book in the office of the recorder of deeds of the county wherein the realty affected is situate and shall be indexed in the name of the buyer in the column for mortgagors and in the name of the seller in the column for mortgagees.

Second. Such contract in order to entitle it to be recorded must be verified by the oath or affirmation of either the seller or the buyer or the agent or attorney of either to the effect (1) that it is an existing bona fide contract (2) the amounts and terms of payments remaining unpaid (3) and if the contract does not contain a sufficient description for the identification of the realty affected the verification must also contain such description.

Third. Such statement in order to entitle it to be recorded must set forth (1) the date of the contract (2) the names of the seller and the buyer (3) a description sufficient for identification of the chattels and the realty affected (4) a copy of the condition or conditions upon performance of which the property in the chattels is to vest in the buyer including the amount and terms of payments remaining unpaid and (5) that it is an existing bona fide contract all of which must be verified by the oath or affirmation of either the seller or the buyer or the agent or attorney of either.

## Fees

Section 5. The fees for the recording indexing and other services in connection with conditional sale contracts shall be the same as for like services in connection with mortgages.

## Railroad Equipment or Rolling Stock

Section 6. This act shall not apply to any conditional sale of railroad or street or interurban railway equipment or rolling stock.

## Release or Satisfaction

Section 7. Upon performance of the conditions it shall be the duty of the seller to release or satisfy the conditional sale contract of record or to execute acknowledgment and deliver to the buyer a release or satisfaction showing that the conditions have been performed and the recording officer upon presentation of such release or satisfaction shall record the same and note the release or satisfaction on the margin of the page where the contract or verified statement thereof is recorded and also mark it satisfied on the index. For failure or refusal by the seller for ten days after demand by the buyer to perform this duty the seller shall forfeit to the buyer five dollars and be liable for all damages suffered.

## Prohibition of Severance Removal Sale Et Cetera

Section 8. Prior to the performance of the conditions the buyer shall not sever the chattels from the realty nor remove, sell, pledge, mortgage or otherwise dispose of them or of his interest in them without the written consent of the seller. For any breach of this provision the seller may retake possession of all the chattels covered by the conditional sale contract and deal with them as provided in sections eleven twelve and thirteen.

## Recording on Removal

Section 9. When prior to the performance of the conditions the chattels are removed from a recording district in this or any other state to another recording district in this state and there attached or about to be attached to realty such contract or verified statement thereof may be recorded in such last mentioned district upon compliance with the requirements of section four and with like effect.

## Retaking Possession

Section 10. When the buyer shall be in default in the payment of any sum due under the contract or in the performance of any other condition which the contract requires him to perform in order to obtain the property in the chattels or in the performance of any promise the breach of which is by the contract expressly made a ground for the retaking of the chattels the seller may retake possession of and deal with the chattels as provided in sections eleven twelve and thirteen provided the seller not more than forty nor less than twenty days prior to the retaking shall have served upon the buyer personally or by registered mail a notice of intention to retake the chattels on account of the buyer's default. Said notice shall also state the default and the period at the end of which the chattels will be retaken and if the buyer shall perform during said period the obligations in which he made the said default the chattels shall not be retaken.

## Resale by Seller

Section 11. Within sixty days after chattels are retaken under any of the provisions of this act the seller may and if at least twenty-five per centum of the purchase price of the chat-



tels shall have been paid he shall advertise and sell them at public auction in the recording district wherein they were located at the time of the retaking unless the buyer before the day fixed for the resale shall redeem them by performance of the conditions and payment of the costs and expenses of the severing retaking removing keeping storing and advertising. Such advertisement shall be for at least ten days by five or more notices posted in different public places in the recording district where the chattels are to be sold and by publication in a newspaper published or having general circulation in said district. The seller may bid for and become the purchaser of the chattels at such resale.

#### Proceeds of Resale

Section 12 The proceeds of the resale shall be applied (1) to the payment of the costs and expenses thereof (2) to the payment of the costs and expenses of the severing retaking removing keeping and storing of the chattels and (3) to the satisfaction of the amount remaining unpaid under the contract. Any sum remaining after the satisfaction of such claims shall be paid to the buyer.

#### Deficiency on Resale

Section 13 If the proceeds of the resale are not sufficient to defray the costs and expenses provided for in section twelve and to satisfy the amount remaining unpaid under the contract the seller may recover the deficiency from the buyer or from any one who has succeeded to the obligations of the buyer.

#### Election of Remedies

Section 14 Neither the acceptance of notes or other obligations or securities nor the bringing of an action by the seller for the whole or any part of the price nor attachment or other proceeding by the seller against the chattels or any portion thereof nor the prosecution of such remedies short of a sale of the chattels thereunder shall be deemed inconsistent with a later retaking of the chattels as provided in sections eight and ten. At any time during the period allowed for filing a mechanic's lien if the chattels shall not have been severed from the realty the seller may waive the reservation of property in the chattels and dismiss all actions and proceedings founded thereon and file such lien in the same manner and with like effect as if the sale had been absolute instead of conditional. The remedies provided in this act shall not affect the jurisdiction of courts of equity for foreclosure of lien or other purposes.

#### Risk of Loss and Injury

Section 15 After delivery of the chattels to the buyer the risk of loss or destruction and of injury to them shall rest upon the buyer except that after the chattels are retaken by the seller and until resold as provided herein it shall be his duty to exercise reasonable care for their safety.

#### Laws Repealed

Section 16 Except so far as it is applicable to conditional sales made prior to the passage of this act the act entitled "An act defining conditional sales and regulating the recording and effect thereof and providing penalties" which became a law on the seventh day of June Anno Domini one thousand nine hundred fifteen (Pamphlet Laws page eight hundred and sixty-six) is intended to be supplied by this act and is therefore hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1320, as follows:

An Act to amend section one of an act approved the thirteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and eighty-six) entitled "An act to provide for the health safety and welfare of minors by forbidding their employment or work in certain establishments and occupations and under certain specified ages by restricting their hours of labor and regulating certain conditions of their employment by requiring employment certificates for certain minors and prescribing the kinds thereof and the rules for the issuance reissuance filing return and recording of the same by providing that the Industrial Board shall under certain conditions determine and declare whether certain occupations are within the prohibitions of this act requiring that certain minors shall during the period of their employment attend certain schools to be established as therein provided and to be approved by the State Superintendent of Public Instruction and regulating the conditions of such attendance authorizing the State Board of Education in certain cases to appoint attendance officers to aid in enforcing the provisions of this act and creating the salary and expenses of such officers a charge against the school district wherein they are employed requiring certain abstracts and notices to be posted providing for the enforcement of this act by the Commissioner of Labor and Industry the attendance officers of school districts and police officers and defining the procedure in prosecutions thereunder and establishing certain presumptions in relation thereto providing penalties for the violation of the provisions thereof and repealing all acts

or parts of acts inconsistent therewith" exempting from the operation of the act minors employed on the stage of theatres with the approval of the Industrial Board of the Department of Labor and Industry.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the thirteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and eighty-six) entitled "An act to provide for the health safety and welfare of minors by forbidding their employment or work in certain establishments and occupations and under certain specified ages by restricting their hours of labor and regulating certain conditions of their employment by requiring employment certificates for certain minors and prescribing the kinds thereof and the rules for the issuance reissuance filing return and recording of the same by providing that the Industrial Board shall under certain conditions determine and declare whether certain occupations are within the prohibitions of this act requiring that certain minors shall during the period of their employment attend certain schools to be established as therein provided and to be approved by the State Superintendent of Public Instruction and regulating the conditions of such attendance authorizing the State Board of Education in certain cases to appoint attendance officers to aid in enforcing the provisions of this act and creating the salary and expenses of such officers a charge against the school district wherein they are employed requiring certain abstracts and notices to be posted providing for the enforcement of this act by the Commissioner of Labor and Industry the attendance officers of school districts and police officers and defining the procedure in prosecutions thereunder and establishing certain presumptions in relation thereto providing penalties for the violation of the provisions thereof and repealing all acts or parts of acts inconsistent therewith" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That wherever the term 'establishment' is used in this act it shall mean any place within this Commonwealth where work is done for compensation of any kind to whomever payable. Provided That this act shall not apply to children employed on the farm or in domestic service in private homes.

The term 'person' when used in this act shall be construed to include any individual firm partnership unincorporated association corporation or municipality.

The term 'minor' when used in this act shall mean any consecutive seven days.

The term 'minor' when used in this act shall mean any person under twenty-one years of age. Wherever the singular is used in this act the plural shall be included and wherever the masculine gender is used the feminine and neuter shall be included" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That wherever the term "establishment" is used in this act it shall mean any place within this Commonwealth where work is done for compensation of any kind to whomever payable. Provided That this act shall not apply to children employed on the farm in domestic service in private homes or to children employed on the stage of theatres with the approval of the Industrial Board of the Department of Labor and Industry.

The term "person" when used in this act shall be construed to include any individual firm partnership unincorporated association corporation or municipality.

The term "week" when used in this act shall mean any consecutive seven days.

The term "minor" when used in this act shall mean any person under twenty-one years of age. Wherever the singular is used in this act the plural shall be included and wherever the masculine gender is used the feminine and neuter shall be included.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1164, as follows:

An Act to amend section forty-three of the act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fifty-seven) entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting same and of their appointees including registrars inspectors of registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or de-



mand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling places by registrars and at the offices of commissions by commissioners and the right of parties or bodies of electors to have watchers thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by any elector under certain conditions directing how the registers shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon the courts judges prothonotaries sheriffs commissioners peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are coextensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions punishing and fixing penalties for violation hereof and repealing all legislation inconsistent herewith" so as to increase the maximum compensation to be paid to the chief clerk of the registration commission

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section forty-three of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fifty-seven) entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissioners therein defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting same and of their appointees including registrars inspectors of registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling places by registrars and at the offices of commissions by commissioners and the right of parties or bodies of electors to have watchers thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by any elector under certain conditions directing how the registers shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and a procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon the courts judges prothonotaries sheriffs commissioners peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are coextensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions punishing and fixing penalties for violations hereof and repealing all legislation inconsistent herewith" which reads as follows

"Section 43. The commissioners shall have power to appoint a chief clerk (who shall have power to administer oaths) and to fix his compensation at a sum not to exceed twenty-five hundred dollars per annum two assistant clerks at salaries not over eighteen hundred dollars per annum for each stenographer (who may act as a clerk) who shall receive not more than fifteen hundred dollars per annum one or two custodians of the records to guard the same while they are open

to the public inspection each of whom shall receive not more than twelve hundred dollars per annum a messenger who shall receive not more than one thousand dollars per annum as many clerks as they may deem necessary from time to time at a compensation not exceeding four dollars per diem for the time actually employed such inspectors of registration as they may deem necessary from time to time at a compensation not exceeding five dollars per diem for the time actually employed except on days when the registrars are in session at the polling places when said inspectors shall be paid at the same rate of compensation as the registrars and registrars as aforesaid who shall be paid for their services at the rate of ten dollars for each day that they are in session at the polling places (payable after they deliver the registers et cetera to the commission as herein provided) and at the same rate at other witnesses when they are summoned to appear before the commission or the court of common pleas" is hereby amended to read as follows

Section 43. The commissioners shall have power to appoint a chief clerk (who shall have power to administer oaths) and to fix his compensation at a sum not exceeding thirty-five hundred dollars per annum two assistant clerks at salaries not over eighteen hundred dollars per annum for each a stenographer (who may act as a clerk) who shall receive not more than fifteen hundred dollars per annum one or two custodians of the records to guard the same while they are open to the public inspection each of whom shall receive not more than twelve hundred dollars per annum a messenger who shall receive not more than one thousand dollars per annum as many clerks as they may deem necessary from time to time at a compensation not exceeding four dollars per diem for the time actually employed such inspectors of registration as they may deem necessary from time to time at a compensation not exceeding five dollars per diem for the time actually employed except on days when the registrars are in session at the polling places when said inspectors shall be paid at the same rate of compensation as the registrars and registrars as aforesaid who shall be paid for their services at the rate of ten dollars for each day that they are in session at the polling places (payable after they deliver the registers et cetera to the commission as herein provided) and at the same rate as other witnesses when they are summoned to appear before the commission or the court of common pleas

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading

#### ANNOUNCEMENT BY THE SPEAKER.

The SPEAKER. The next bill on the calendar, House Bill No. 1237, file folio No. 4093, will be passed over for the present. The Chair does not see the sponsor of the bill in his seat, and as the bill is an important one, the Chair will not take the responsibility of calling the bill up while the sponsor is absent.

#### BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1309, entitled:

An Act designating employees of the Insurance Department and fixing their compensation

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after June one one thousand nine hundred and twenty-one the employees of the Insurance Department shall be as herein classified

One special deputy on liquidation at an annual salary of two thousand four hundred dollars

#### Actuarial Staff

One life actuary at an annual salary of six thousand dollars  
Two actuary's clerks at annual salaries of two thousand four hundred dollars each

One actuary's clerk at an annual salary of two thousand dollars

One actuary's clerk at an annual salary of one thousand six hundred dollars

#### Compensation Staff

One compensation actuary at an annual salary of six thousand dollars

Two statisticians at an annual salary of three thousand dollars each

One clerk at an annual salary of one thousand four hundred dollars

#### Examining Staff

One chief examiner of life companies at an annual salary of three thousand dollars

One chief examiner of fire and marine companies at an annual salary of three thousand dollars



One chief examiner of casualty companies and fraternal societies at an annual salary of three thousand dollars

Six examiners at annual salaries of two thousand four hundred dollars each

Two assistant examiners at annual salaries of two thousand dollars each

#### Complaint and Investigation Staff

Three investigators of complaints at annual salaries of three thousand dollars each

#### Clerical Staff

One chief clerk at an annual salary of three thousand two hundred and fifty dollars

One cashier at an annual salary of two thousand four hundred dollars

One compiler of companies' statements at an annual salary of three thousand dollars

One license clerk at an annual salary of two thousand four hundred dollars

One assistant license clerk at an annual salary of two thousand two hundred dollars

One examiner of companies' statements at an annual salary of three thousand dollars

Five clerks at an annual salary of one thousand eight hundred dollars each

One clerk at an annual salary of one thousand six hundred dollars

One mail clerk at an annual salary of one thousand four hundred dollars

Four stenographers at annual salaries of one thousand three hundred dollars each

Two messengers at annual salaries of one thousand two hundred dollars each

Additional examiners special deputies or clerks may with the approval of the Governor be employed for special or temporary service at salaries not to exceed three hundred dollars per month for each month employed. Said salaries shall be paid semi-monthly by the State Treasurer upon warrant of the Auditor General

On the question,

Will the House agree to the section?

Mr. WOLFE. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 3, line 3, by striking out the word "two" and insert the word "three"; line 4, by eliminating the words "four hundred"; line 6, by striking out the word "two" following the word "thousand" and inserting in lieu thereof the word "four."

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section and title were separately read and agreed to as follows:

Section 2 The act approved June twelfth one thousand nine hundred and nineteen entitled "An act designating officers and employees of the Insurance Department and fixing their compensation" and all other acts or parts of acts inconsistent with this act are hereby repealed

An Act designating employees of the Insurance Department and fixing their compensation

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1213, as follows:

An Act to amend the act approved the sixteenth day of April one thousand eight hundred and seventy-five (Pamphlet Laws fifty-four) entitled "An act to provide for appeals in cases where the county commissioners and auditors have failed or shall hereafter fail to fix the compensation of county treasurers and to repeal an act entitled 'A supplement to an act relating to county treasurers passed the fifteenth day of April one thousand eight hundred and thirty-four' approved the eighteenth day of April one thousand eight hundred and seventy-four in regard to the compensation of county treasurer" by providing for appeals by the county treasurer in cases where the county commissioners and auditors have fixed the compensation of the county treasurer

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the sixteenth day of April one thousand eight hundred and seventy-five (Pam-

phlet Laws fifty-four) entitled "An act to provide for appeals in cases where the county commissioners and auditors have failed or shall hereafter fail to fix the compensation of county treasurers and to repeal an act entitled 'A supplement to an act relating to county treasurer passed the fifteenth of April one thousand eight hundred and thirty-four' approved the eighteenth day of April one thousand eight hundred and seventy-four in regard to the compensation of county treasurers" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in every case where the commissioners and auditors have heretofore failed or shall hereafter fail to fix the compensation of any county treasurer an appeal may be taken to the court of common pleas of the proper county by the commissioners or treasurer in the same manner that appeals may now be taken from the reports of county auditors on settlement of the accounts of county treasurers in this Commonwealth Provided That no appeal shall be taken in any case where the commissioners and auditors shall have failed to fix such compensation prior to the approval of this act unless the same shall be taken within thirty days after such approval and on every such appeal the said court shall have power in its discretion to fix the compensation aforesaid finally" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in every case where the county commissioners and the county auditors have heretofore fixed or shall hereafter fix the compensation of the county treasurer or where they have heretofore failed or shall hereafter fail to fix the compensation of any county treasurer an appeal may be taken to the court of common pleas of the proper county by the commissioners or treasurer in the same manner that appeals may now be taken from the reports of county auditors on settlement of the accounts of county treasurers in this Commonwealth Provided That no appeal shall be taken in any case where the commissioners and auditors shall have fixed or shall have failed to fix such compensation prior to the approval of this act unless the same shall be taken within thirty days after such approval and on every such appeal the said court shall have power in its discretion to fix the compensation aforesaid finally

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1303, as follows:

An Act requiring certain provisions in policies of insurance against loss or damages resulting from accident to or injury suffered by an employee or other person and against loss or damage to property caused by animals or by any vehicle drawn propelled or operated by any motive power

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no policy of insurance against loss or damage resulting from accident to or injury suffered by an employee or other person and for which the person insured is liable or against loss or damage to property caused by animals or by any vehicle drawn propelled or operated by any motive power and for which loss or damage the person insured is liable shall be issued or delivered to any person in this State by any corporation or other insurer authorized to do business in this State unless there shall be contained within such policy a provision that the insolvency or bankruptcy of the person insured shall not release the insurance carrier from the payment of damages for injuries sustained or loss occasioned during the life of such policy and stating that in case execution against the insured is returned unsatisfied in an action brought by the injured or his or her personal representative in case death results from the accident because of such insolvency or bankruptcy that then an action may be maintained by the injured person or his or her personal representative against such corporation under the terms of the policy for the amount of the judgment in the said action not exceeding the amount of the policy

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1128, as follows:

An Act to repeal an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ninety-three) entitled "An act to amend an act approved the first day of May one thousand nine hundred and thirteen entitled 'An Act to prohibit the killing of foxes by certain methods in Delaware County and fixing a penalty for violation of the act' by extending the provisions of said act to Chester County and Montgomery County" so far as the same relates to Montgomery County



Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ninety-three) entitled "An act to amend an act approved the first day of May one thousand nine hundred and thirteen entitled 'An act to prohibit the killing of foxes by certain methods in Delaware County and fixing a penalty for violation of the act' by extending the provisions of the said act to Chester County and Montgomery County" be and the same is hereby repealed so far as it relates to Montgomery County

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1222, as follows:

An Act to repeal the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred ninety-three) entitled "An Act to amend an act approved the first day of May one thousand nine hundred and thirteen entitled 'An Act to prohibit the killing of foxes by certain methods in Delaware County and fixing a penalty for violation of the act' by extending the provisions of the said act to Chester county and Montgomery county" in so far as the same relates to Chester county

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred ninety-three) entitled "An act to amend an act approved the first day of May one thousand nine hundred and thirteen entitled 'An act to prohibit the killing of foxes by certain methods in Delaware county and fixing a penalty for violation of the act' by extending the provisions of the said act to Chester county and Montgomery county" is hereby repealed in so far as the same relates to Chester county

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1233, as follows:

An Act to amend section one of the act entitled "A supplement to the act entitled 'An act for acknowledging and recording of deeds' passed the eighteenth day of March one thousand seven hundred and seventy-five (one Smiths Laws four hundred and twenty-two) as amended legalizing deeds conveyances recorded before subsequent deeds and conveyances recorded before subsequent deeds conveyances and mortgages and validating certain conveyances made under said act

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act entitled "A supplement to the act entitled 'An act for acknowledging and recording of deeds' passed the eighteenth day of March one thousand seven hundred and seventy-five (one Smiths Laws four hundred and twenty-two) which as amended by section one of the act approved the nineteenth day of May one thousand eight hundred and ninety-three (Pamphlet Laws one hundred and eight) entitled "An act to amend an act entitled 'A supplement to the act entitled 'An Act for acknowledging deeds,' passed March eighteenth one thousand seven hundred and seventy-five requiring the recording of certain conveyances and designating the time within which they shall be recorded" reads as follows

"Whereas by the different and secret ways of conveying lands tenements and hereditaments such as are ill-disposed have it in their power to commit frauds by means whereof divers persons may be injured in their purchases mortgages debts and credits against said grantors by prior and secret conveyances and fraudulent incumbrances

For remedy whereof be it enacted that all deeds and conveyances which from and after the passage of this act shall be made and executed within this Commonwealth or concerning any lands tenements or hereditaments in this Commonwealth or whereby the title to the same may be in any way affected in law or equity shall be acknowledged by the grantor or grantors bargainor or bargainors or proved by one or more of the subscribing witnesses thereto before one of the judges of the supreme court or before one of the judges of the court of common pleas or recorder of deeds prothonotary or clerk of any court of record justice of the peace or notary public of the county wherein said conveyed lands lie and shall be recorded in the office for the recording of deeds where such lands tenements or hereditaments are lying and being within ninety days after the execution of such deeds or conveyance and every such deed and conveyance that shall at any time after the passage of this act be made and executed in this Commonwealth and which shall not be proved and recorded as aforesaid shall be adjudged

fraudulent and void against any subsequent purchaser or mortgagee for a valid consideration or any creditor of the grantor or bargainor in said deed of conveyance and all deeds or conveyances that may have been made and executed prior to the passage of this act having been duly proved and acknowledged as now directed by law which shall not be recorded in the office for recording of deeds in the county where said lands and tenements and hereditaments are lying and being within ninety days after the date of the passage of this act shall be adjudged fraudulent and void as to any subsequent purchaser for a valid consideration or mortgagee or creditor of the grantor or bargainor therein" is hereby further amended to read as follows

Whereas by the different and secret ways of conveying lands tenements and hereditaments such as are ill-disposed have it in their power to commit frauds by means whereof divers persons may be injured in their purchases mortgages debts and credits against said grantors by prior and secret conveyances and fraudulent incumbrances

For remedy whereof be it enacted that all deeds and conveyances which from and after the passage of this act shall be made and executed within this Commonwealth or concerning any lands tenements or hereditaments in this Commonwealth or whereby the title to the same may be in any way affected in law or equity shall be acknowledged by the grantor or grantors bargainor or bargainors or proved by one or more of the subscribing witnesses thereto before one of the judges of the supreme court or before one of the judges of the court of common pleas or recorder of deeds prothonotary or clerk of any court of record justice of the peace or notary public of the county wherein said conveyed lands lie and shall be recorded in the office for the recording of deeds where such lands tenements or hereditaments are lying and being within ninety days after the execution of such deeds or conveyance and every such deed and conveyance that shall at any time after the passage of this act be made and executed in this Commonwealth and which shall not be proved and recorded as aforesaid shall be adjudged fraudulent and void against any subsequent purchaser or mortgagee for a valid consideration or any creditor of the grantor or bargainor in said deed of conveyance and all deeds or conveyances that may have been made and executed prior to the passage of this act having been duly proved and acknowledged as now directed by law which shall not be recorded in the office for recording of deeds in the county where said lands and tenements and hereditaments are lying and being within ninety days after the date of the passage of this act shall be adjudged fraudulent and void as to any subsequent purchaser for a valid consideration or mortgagee or creditor of the grantor or bargainor therein unless such deed or conveyance be recorded as aforesaid before the proving and recording of the deed or conveyance under which the subsequent purchaser or mortgagee shall claim

All deeds and conveyances heretofore executed and which shall be recorded more than ninety days after the date of acknowledgment thereof and prior to the recording of any subsequent deed or conveyance shall be valid and effective as against any such subsequent deeds or conveyances recorded within ninety days from the date of the acknowledgment thereof

This act shall not apply to any deed or conveyance recorded at the date when this act takes effect

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 559, as follows:

An Act providing for the protection of the health of painters by prohibiting the use of the spray machine for painting

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any person firm corporation their agents servants or employees to operate any machine used for the spraying of any paints or materials that contain any poisonous ingredients consisting of lead arsenic salts of mercury benzol wood alcohol shellac varnish lacquers aniline paris green barytes or other poisons injurious to the health of workmen either by absorption or inhalation

Section 2. It shall be unlawful for any firm person corporation their agents servants or employees to operate any spray machine for the painting of any ship building or structure which contains any kind of poisonous ingredients or materials dangerous by absorption or inhalation to the health of the workmen operating such spray machine

Section 3. It shall be the duty of the State Board of Health and all local county boards of health and health officers to enforce the provisions of this act and if necessary call upon the police powers and district attorney of any county or city and county in the State to enforce the provisions of this act

Section 4. For the purpose of this act the State Board of Health or its inspectors and all local county boards of health and health officers shall at any and all times have full power and authority to and shall be permitted to enter upon any and all parts of the premises of such owner firm person or corporation for the purpose of making examination and investigation



to determine whether the provisions of this act or the rules and regulations of the State Board of Health pertaining thereto are being violated.

Section 5. Any person firm owner or corporation whether as agent or principal employer or employee who violates any of the provisions of this act shall be guilty of a misdemeanor and each day that actions or conditions in violation of this act shall continue shall be deemed a separate and distinct offense and for each offense upon conviction shall be punished by a fine of not less than twenty-five dollars nor more than five hundred dollars or shall be imprisoned in the county jail for a term not exceeding six months or both such fine and imprisonment.

Section 6. Nothing in this act shall be construed to prohibit the use of any machine using fifteen pounds or less pressure or any farmer horticulturist fruit grower and others engaged in the occupation of farming fruit growing and vegetable growing from using a spray machine for the purpose of spraying with chemicals trees shrubs and vines to protect same from disease and it is provided further that nothing in this act shall prohibit any dairyman creamery owner or others from using the spray machine to spray any building or out house where farm and domestic animals or fowls are kept with solutions composed of water and chemicals of recognized medicinal value when used for the purpose of keeping said building or out house in a sanitary condition.

Section 7. All acts and parts of acts inconsistent with this act are hereby repealed in so far as they are inconsistent with the provisions of this act.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Mr. WONER. Mr. Speaker, I desire to call up out of order, from page 23 of today's calendar, bills on second reading, House Bill No. 1237, file folio 1493, which was passed over.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1237, entitled:

An Act amending an act approved the thirteenth day of May one thousand eight hundred and eighty-seven entitled "An act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" by prohibiting the manufacture sale offering for sale transportation importation exportation furnishing or possession for beverage purposes of anything determined and found to be intoxicating by Act of Congress passed pursuant to and in the enforcement of the Constitution of the United States of America and by restraining and regulating the sale of vinous spirituous malt or brewed liquors or any admixtures thereof fit for beverage purposes other than such as are from time to time determined and found to be intoxicating by any such Act of Congress

The first, second and third sections were separately read and agreed to as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the thirteenth day of May one thousand eight hundred and eighty-seven entitled "An act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" (Pamphlet Laws one hundred and eight) which now reads as follows

"Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful to keep or maintain any house room or place hotel inn or tavern where any vinous spirituous malt or brewed liquors or any admixtures thereof are sold by retail except a license therefor shall have been previously obtained as hereinafter provided" is hereby amended to read as follows

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the phrase "vinous spirituous malt or brewed liquors" the phrase "spirituous vinous malt or brewed liquors" and the word "liquors" as used in this act shall mean vinous spirituous malt or brewed liquors fit for beverage purposes other than such as are from time to time determined and found to be intoxicating by Act of Congress passed pursuant to and in the enforcement of the Constitution of the United States of America

The phrase "intoxicating liquors" shall mean anything found and determined from time to time to be intoxicating by Act of Congress passed pursuant to and in the enforcement of the Constitution of the United States of America

It shall be unlawful to keep or maintain any house room or place hotel inn or tavern where any vinous spirituous malt or brewed liquors or any admixture thereof are sold by retail except a license therefor shall have been previously obtained as hereinafter provided

Section 2. That section four of said act which now reads as follows

"Section 4. Every person intending to apply for a license as aforesaid in any city or county of this Commonwealth from and after the passage of this act shall file with the clerk of the court of quarter sessions of the proper county his her or their petition at least three weeks before the first day of the sessions of the court at which the same is to be heard and shall at the same time pay said clerk five dollars for expenses connected therewith and said clerk shall cause to be published three times in two newspapers designated by the said court a list containing the names of all such applicants their respective residences and the place for which application is made the first publication shall be not less than fifteen nor more than twenty-five days before the time fixed by the court. Provided That no license shall be granted under the provisions of this act to any person to sell in any room where groceries are sold at wholesale or retail. Provided also That in cities of the first class in the month of January in each and every year it shall be the duty of the mercantile appraisers to return under oath together with the list of mercantile taxes all licensed and unlicensed hotels taverns inns restaurants or saloons engaged in selling intoxicating liquors and shall also return a duplicate list of said licensed and unlicensed hotels taverns inns restaurants or saloons to the clerks of the court of quarter sessions and the said list of licensed and unlicensed hotels taverns inns restaurants or saloons shall be published in the manner now prescribed for the publication of mercantile appraisers' lists and said list shall contain the name and amount paid by each licensee and a list of every unlicensed hotel tavern inn restaurant or saloon and it shall be their further duty to return to the district attorney in said cities of the first class the name and residence of every proprietor or keeper of any unlicensed hotel tavern inn restaurant or saloon together with the location thereof and it shall be the duty of the district attorney to forthwith proceed to prosecute each and every offender according to law. And for each and every license granted by the court for any hotel tavern inn restaurant or saloon and mercantile appraisers shall receive the sum of two dollars and fifty cents the said sum to be paid by the applicant or applicants for said license" is hereby amended to read as follows

Section 4. Every person intending to apply for a license as aforesaid in any city or county of this Commonwealth from and after the passage of this act shall file with the clerk of the court of quarter sessions of the proper county his her or their petition at least three weeks before the first day of the sessions of the court at which time the same is to be heard and shall at the same time pay said clerk five dollars for expenses connected therewith and said clerk shall cause to be published three times in two newspapers designated by the said court a list containing the names of all such applicants their respective residences and the place for which application is made the first publication shall not be less than fifteen nor more than twenty-five days before the time fixed by the court. Provided That no license shall be granted under the provisions of this act to any person to sell in any room where groceries are sold or in any place of resort for minors. Provided also That in cities of the first class in the month of January in each and every year it shall be the duty of the mercantile appraisers to return under oath together with the list of mercantile taxes all licensed and unlicensed hotels taverns inns restaurants or saloons engaged in selling vinous spirituous malt or brewed liquors and shall also return a duplicate list of said licensed and unlicensed hotels taverns inns restaurants or saloons to the clerks of the court of quarter sessions and the said list of licensed and unlicensed hotels taverns inns restaurants or saloons shall be published in the manner now prescribed for the publication of mercantile appraisers' lists and said list shall contain the name and amount paid by each licensee and a list of every unlicensed hotel tavern inn restaurant or saloon and it shall be their further duty to return to the district attorney in said cities of the first class the name and residence of every proprietor or keeper of any unlicensed hotel tavern inn restaurant or saloon together with the location thereof and it shall be the duty of the district attorney to forthwith proceed to prosecute each and every offender according to law. And for each and every license granted by the court for any hotel tavern inn restaurant or saloon the mercantile appraisers shall receive the sum of two dollars and fifty cents the said sum to be paid by the applicant or applicants for said license

Section 3. That section five of said act which as amended by an act approved the twenty-fourth day of April Anno Domini one thousand nine hundred and one entitled

"An act amending the ninth clause of the fifth section and the tenth section of the act entitled 'An act to restrain and regulate the sale of vinous spirituous malt or brewed liquors or any admixture thereof' approved the thirteenth day of May Anno Domini one thousand eight hundred and eighty-seven authorizing bondsmen from any part of the county or a security trust or surety company organized under the laws of this State or any other state of the United States to execute the bond required and fixing the amount thereof and providing for the filing and approval thereof" now reads as follows

"Section 5. Said petition shall contain

First The name and present residence of applicant and how long he has there resided

Second The particular place for which a license is desired

Third The place of birth of said applicant and if a naturalized citizen where and when naturalized

Fourth The name of owner of premises

Fifth That the place to be licensed is necessary for the accommodation of the public

Sixth That none of the applicants are in any manner pecuniarily interested in the profits of the business conducted at any other place in said county where any of said liquors are sold or kept for sale

Seventh That the applicant is the only person in the manner pecuniarily interested in the business so asked to be licensed and that no other person shall be in any manner pecuniarily interested therein during the continuance of the license



Eighth Whether applicant or any of them has had a license for the sale of liquors in this Commonwealth during any portion of the year preceding this application revoked

Ninth The names of no less than two reputable free-holders of the company where the liquor is to be sold who will be his or her or their sureties on the bond which is required and a statement that each of said sureties is a bona fide owner of real estate in said county worth over and above all incumbrances the sum of two thousand (\$2,000) dollars and that it would sell for that much at public sale and that he is not engaged in the manufacture of spirituous vinous malt or brewed liquors. Provided That when any person is surety upon more than one bond he shall certify that he is worth four (\$4,000) thousand dollars over and above all incumbrances and over and above any previous bond he may be on as surety or of a security trust or surety company organized and existing under the laws of this Commonwealth or of any other State of the United States of America duly authorized to do business within the State of Pennsylvania by the Insurance Commissioner thereof.

Tenth This petition must be verified by affidavit of applicant made before the clerk of the court a magistrate notary public or justice of the peace and if any false statement is made in any part of said petition the applicant or applicants shall be deemed guilty of the crime of perjury and upon indictment and conviction shall be subject to its penalties' is hereby further amended to read as follows

Section 5 Said petition shall contain—

First The name and present residence of the applicant and how long he has there resided

Second The particular place for which a license is desired

Third The place of birth of said applicant and if a naturalized citizen where and when naturalized

Fourth The name of the owner of the premises

Fifth That none of the applicants are in any manner pecuniarily interested in the profits of the business conducted at any other place in said county where any of said liquors are sold or kept for sale

Sixth That the applicant is the only person in any manner pecuniarily interested in the business so asked to be licensed and that no other person shall be in any manner pecuniarily interested therein during the continuance of the license

Seventh Whether applicant or any of them has had a license for the sale of liquors in this Commonwealth during any portion of the year preceding this application revoked

Eighth This petition must be verified by affidavit of applicant made before the clerk of the court a magistrate notary public or justice of the peace and if any false statement is made in any part of said petition the applicant or applicants shall be deemed guilty of the crime of perjury and upon indictment and conviction shall be subject to its penalties

The fourth section was read as follows:

Section 4 That section seven of said act which now reads as follows

"Section 7 The said court of quarter sessions shall hear petitions from residents of the ward borough or township in addition to that of the applicant in favor of and remonstrance against the application for such license and in all cases shall refuse the same whenever in the opinion of the said court having due regard to the number and character of the petitioners for and against such application such license is not necessary for the accommodation of the public and entertainment of strangers or travelers or that the applicant or applicants is or are not fit persons to whom such license should be granted and upon sufficient cause being shown or proof being made to the said court that the party holding a license has violated any law of this Commonwealth relating to the sale of liquors the court of quarter sessions shall upon notice being given to the person so licensed revoke the said license" is hereby amended to read as follows

Section 7 The said court of quarter sessions shall hear petitions from residents of the ward borough or township in addition to that of the applicant in favor of and remonstrance against the application for such license and in all cases shall refuse the same whenever in the opinion of the said court having due regard to the number and character of the petitioners for and against such application the applicant or applicants is or are not fit persons to whom such license should be granted or the place applied for is not a fit place and upon sufficient cause being shown or proof being made to the said court that the party holding a license has violated any law of this Commonwealth relating to the sale of liquors the court of quarter sessions shall upon notice being given to the person so licensed revoke the said license

On the question.

Mr. HORNE. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 4, page ten, after line twenty eighth, as follows: But the granting of a license shall be at the discretion of the court. Any license so granted must have the consent of all Judges of quarter session court in such district

On the question.

Will the House agree to the amendment?

Mr. DITHRICH. As I understood this amendment, Mr.

Speaker, it provides that the granting of license must be agreed on by all the judges of the courts of quarter sessions. Now, I do not know the practice in some of the other counties, but I do know in Allegheny county there are fourteen common pleas judges, and certain ones are assigned by the president judge of the court of common pleas to hold license court. If the amendment were put in the form that all of the judges sitting in that license court would have to agree, then I could see no objection, but in the present form of the amendment, which requires that all of the judges of the quarter sessions court,—and there may be five or six judges assigned for the term during which license court is being held, some being in oyer and terminer and some in the criminal court, while the others are in the license court,—I think under these conditions that the amendment would be highly impracticable in Allegheny county.

Mr. JAMES A. WALKER. May I add a word in agreement with what the gentleman from Allegheny has said, because I know that we have in our great county of Philadelphia certain judges assigned every year to hold license court, and if it is necessary to obtain the consent of the entire group of judges in the license court, I can readily see where nothing practicable will be accomplished, if it ought to be accomplished. It seems to me that since this bill was prepared and passed upon by the Attorney General's office to meet all requirements, that it is unnecessary to have any amendments to the bill at this time.

Mr. ALEXANDER. Mr. Speaker, I want to add just a word to what has been said by the gentleman from Allegheny and the gentleman from Philadelphia. Outside of the counties of the first and second class all of the judges are judges of the courts of oyer and terminer and general all delivery and the court of common pleas. In some of the counties, for instance, Delaware county, two sit, and hereafter three will sit. In some of the counties five judges will sit in the granting of licenses, and hereafter, if this amendment prevails, one man out of those five judges may for some whim of his own, defeat the granting of that license. It is an unusual thing, an unfair thing, and I cannot see why it should be done in this case.

Mr. HORNE. Mr. Speaker, in reply to the references made to this amendment, I want to say that it is the practice of the courts now. In the courts of quarter session, if a license is to be granted, the judges granting that license shall be of one mind, and if not that license shall not be granted. My amendment is not to tie up the granting of licenses, but merely to carry out the rule that the court shall agree on the granting of licenses, and that shall be at the discretion of the court.

Mr. DITHRICH. Mr. Speaker, in answer to the gentleman from Cambria, the courts have held where two judges are assigned to license court and they fail to agree, the license cannot be granted; but if three are sitting and two agree, of course the majority rules. As I have stated, there are some counties where two are sitting, and that rule will hold. In counties where two or more are sitting, it will prove impracticable, and it would impose a hardship on them. I do not think that was contemplated by the Attorney General's office when the bill was prepared. I therefore hope that the House will vote this amendment down, because it cannot serve any good purpose to the bill at all, it will only hurt the bill.

On the question recurring.

Will the House agree to the amendment?

It was not agreed to.

On the question recurring.

Will the House agree to the section?

It was agreed to.

The fifth, sixth, seventh, eighth and ninth sections were separately read and agreed to as follows:

Section 5 That section eight of said act which as last amended by an act approved the twenty-sixth day of February Anno Domini one thousand nine hundred and nineteen entitled "An act to amend section eight of the act approved the thirtieth day of May one thousand eight hundred and eighty-seven (Lamphear Laws one hundred eight) entitled "An act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" now reads as follows



"Section 8 That all persons licensed to sell at retail any vinous spirituous malt or brewed liquors or any admixture thereof in any house room or place hotel inn or tavern shall be classified and required to pay annually for such privilege as follows Persons licensed to sell by retail resident in cities of the first and second classes shall pay the sum of one thousand dollars and those resident in cities of the third class shall pay the sum of five hundred dollars those resident in all other cities shall pay three hundred dollars and those resident in boroughs shall pay the sum of one hundred and fifty dollars those resident in townships shall pay the sum of seventy-five dollars to the treasurer of the respective counties for the use of the counties in the following proportion In cities the sum of one hundred dollars in boroughs and townships one-fifth of the amount of license shall be paid to the treasurer of the respective counties for the use of the counties and the balance shall be paid to the treasurer of the respective cities boroughs and townships for their respective use Provided however That the money thus paid into any township treasury shall be applied to keeping the roads in good repair Provided further That each person licensed to sell vinous spirituous malt or brewed liquors or any admixture thereof under the provisions of this act may pay the annual license fees herein provided for and any additional tax or license fee now established by law in twelve monthly instalments The instalment for the first month shall be paid as now required by law before a license is issued to the applicant and each subsequent instalment at any time before the beginning of each succeeding month Failure to make any of said monthly payments in advance shall terminate said license and all rights therein and the licensee shall forthwith return the same to the court or authority by which it was issued" is hereby further amended to read as follows:

Section 8 That all persons licensed to sell at retail any vinous spirituous malt or brewed liquors or any admixture thereof in any house room or place hotel inn or tavern shall be classified and required to pay annually for such privilege as follows Persons licensed to sell by retail resident in cities of the first and second classes shall pay the sum of five hundred dollars and those resident in cities of the third class shall pay the sum of two hundred and fifty dollars those resident in all other cities shall pay one hundred and fifty dollars and those resident in boroughs shall pay seventy-five dollars and those resident in townships shall pay the sum of forty dollars to the treasurer of the respective counties for the use of the counties one-fifth of the amount of the license shall be paid to the treasurer of the respective counties for the use of the counties and the balance shall be paid to the treasurer of the respective cities boroughs and townships for their respective use Provided however That the money thus paid into any township treasury shall be applied to keeping the roads in good repair

Section 6 That said act is hereby amended by taking therefrom section ten thereof The said section as amended by the act of April twenty-four one thousand nine hundred and one entitled "An act amending the ninth clause of the fifth section and the tenth section of the act entitled 'An act to restrain and regulate the sale of vinous spirituous malt or brewed liquors or any admixture thereof' approved the thirteenth day of May Anno Domini one thousand eight hundred and eighty-seven authorizing bondsmen from any part of the county or a security trust or surety company organized under the laws of this State or any other State of the United States to execute the bond required and fixing the amount thereof and providing for the filing and approval thereof" reads as follows

"Section 10 The license shall not be issued to any person or persons until he or she or they shall have executed a bond to the Commonwealth and a warrant of attorney to confess judgment in the penal sum of two thousand (\$2,000) dollars with two sufficient sureties where the same are individuals or one sufficient surety where the same is a security trust or surety company organized and existing under the laws of this Commonwealth or under the laws of any other State of the United States of America duly authorized to do business within the State of Pennsylvania by the Insurance Commissioner thereof to be approved by the court granting such license condition for the faithful observance of all the laws of this Commonwealth relating to the selling or furnishing of vinous spirituous malt or brewed liquors or any admixture thereof and to pay all damages which may be recovered in any action which may be instituted against him her or them under the provisions of any act or assembly and all costs fines and penalties which may be imposed upon him her or them under any indictment for violating this act or any other act of assembly relating to selling or furnishing liquors as aforesaid and the said bonds shall be filed in the office of the clerk of the said court for the use and benefit of all persons interested therein

Section 7 That section eleven of said act which now reads as follows

"Section 11 The constable of the respective wards boroughs or townships in each county shall in the first week in each term of the court of quarter sessions make returns under oath of all places in his bailiwick where vinous spirituous malt or brewed liquors or any admixture thereof are kept for sale or sold except stores kept by druggists and apothecaries stating which of said places are licensed under this act and which are unlicensed and it shall be the special duty of the judge of said court to see that this return is faithfully made And on failure of any constable to comply with this provision or if it be found upon examination or inquiry by said court that any constable has either wilfully or negligently omitted to return all such houses and the names of the proprietors thereof in his bailiwick he shall be guilty of wilfully or negligently making a false return and the court shall suspend him from office and direct the dis-

trict attorney to indict and try said officer and if found guilty he shall be fined in a sum not exceeding five hundred dollars and undergo an imprisonment either simple or solitary not exceeding two years both or either in the discretion of the court" is hereby amended to read as follows

Section 11 The constable of the respective wards boroughs or townships in each county shall in the first week in each term of the court of quarter sessions make returns under oath of all places in his bailiwick where vinous spirituous malt or brewed liquors or any admixture thereof or any intoxicating liquors are kept for sale or sold except stores kept by druggists and apothecaries stating which of said places are licensed under this act and which are unlicensed and it shall be the special duty of the judge of said court to see that this return is faithfully made And on failure of any constable to comply with this provision or if it be found upon examination or inquiry by said court that any constable has either wilfully or negligently omitted to return all such houses and the names of the proprietors thereof in his bailiwick he shall be guilty of wilfully or negligently making a false return and the court shall suspend him from office and direct the district attorney to indict and try said officer and if found guilty he shall be fined in a sum not exceeding five hundred dollars and undergo an imprisonment either simple or solitary not exceeding two years both or either in the discretion of the court

Section 8 That section twelve of said act which now reads as follows

"Section 12. It shall be the duty of each constable in the county to visit at least once in each month all places within their respective jurisdictions where any of said liquors are sold or kept to ascertain if any of the provisions of this or any act of assembly relating to the sale or furnishing of such liquors have been or are being violated and whenever any of the officers above mentioned shall learn of any such violation it shall be his duty to forthwith make written returns of the same to the court of quarter sessions with the names of the witnesses and to do whatever shall be in his power to bring the offender to justice and upon any neglect or refusal of any of said officers to perform the aforesaid duty the said court shall impose the same penalties provided in section eleven of this act" is hereby amended to read as follows

Section 12 It shall be the duty of each constable in the county to visit at least once each month all places within their respective jurisdictions where any of said liquors are sold or kept to ascertain if any of the provisions of this or any act of Assembly relating to the sale or furnishing of such liquors or intoxicating liquors have been or are being violated and whenever any of the officers above mentioned shall learn of any such violation it shall be his duty to forthwith make written returns of the same to the court of quarter sessions with the names of the witnesses and to do whatever shall be in his power to bring the offender to justice and upon any neglect or refusal of any said officers to perform the aforesaid duty the said court shall impose the same penalties provided in section eleven of this act

Section 9 That section fifteen of said act which now reads as follows

"Section 15 Any person who shall hereafter be convicted of selling or offering for sale any vinous spirituous malt or brewed liquors or any admixture thereof without a license shall be sentenced to pay a fine of not less than five hundred dollars and undergo an imprisonment in the county jail of not less than three months nor more than twelve months Any person having license who shall hereafter be convicted of violating any of the provisions of the license laws shall be subjected to a fine of not less than one hundred nor more than five hundred dollars and for any second offense whereof he shall be convicted of not less than three hundred nor more than one thousand dollars and for any third offense whereof he shall be convicted a fine of not less than five hundred nor more than five thousand dollars and undergo an imprisonment in the county jail of not less than three months or more than twelve months or both or either at the discretion of the court Any person convicted of more than one offense shall not again be licensed in any city or county of the Commonwealth and the license of any person permitting the customary visitation of disreputable person permitting the customary visitation of disreputable persons or keeping a disorderly place may upon proof be at any time revoked by the court and when thus revoked the same party shall not again be licensed in any city or county of the Commonwealth" is hereby amended to read as follows

Section 15 Any person who shall hereafter be convicted of selling or offering for sale any vinous spirituous malt or brewed liquors or any admixture thereof without a license shall be sentenced to pay a fine of not more than two thousand dollars or undergo imprisonment in the county jail of not more than six months or both Any person having license who shall hereafter be convicted of violating any of the provisions of the license laws shall be subjected to a fine of not more than five hundred dollars or to an imprisonment in the county jail of not more than three months or both Any person convicted of more than one offense shall not again be licensed in any city or county of the Commonwealth and the license of any person permitting the customary visitation of disreputable persons or keeping a disorderly place may upon proof be at any time revoked by the court and when thus revoked the same party shall not again be licensed in any city or county of the Commonwealth

The tenth section was read as follows:

Section 10 That section seventeen of said act which now reads as follows

"Section 17 That it shall not be lawful for any person with



or without license to furnish by sale gift or otherwise to any person any spirituous vinous malt or brewed liquors on any day upon which elections are now or hereafter may be required to be held nor on Sunday nor at any time to a minor or a person of known intemperate habits or a person visibly affected by intoxicating drink either for his or her use or for the use of any other person or to sell or furnish liquors to any person on a pass-book or order on a store or to receive from any person any goods wares merchandise or provisions in exchange for liquors shall be held and deemed a misdemeanor and upon conviction thereof the offender shall be fined not less than fifty nor more than five hundred dollars and undergo an imprisonment of not less than twenty nor more than ninety days" is hereby amended to read as follows

Section 17 That it shall not be lawful for any person with or without license to furnish by sale gift or otherwise to any person any spirituous vinous malt or brewed liquors on Sunday nor at any time to a minor or a person of known intemperate habits or a person visibly affected by intoxicating drink either for his or her use or for the use of any other person or to sell or furnish liquor to any person on a pass-book or order on a store or to receive from any person any goods wares merchandise or other provisions in exchange for liquor Any person violating the provisions of this section shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine of not more than five hundred dollars or to undergo an imprisonment of not more than ninety days or both

On the question,

Will the House agree to the section?

Mr. HORNE. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend Section ten, page twenty, after line twenty-nine by adding "all persons holding a license to sell liquor shall close his or her or their place of business on election day."

On the question,

Will the House agree to the amendment?

Mr. JAMES A. WALKER. Mr. Speaker, I would object to that on the ground that no person under this act can sell liquor because it is contrary to the Constitution.

Mr. HORNE. Mr. Speaker, it so happens in this act that the word "liquor" is defined, and I think the gentleman who has just spoken knows that very well. It does refer to liquors in this bill, and defines what they are. I have made no mistake on that line.

Mr. JAMES A. WALKER. Mr. Speaker, since liquors are described in this act as being non-intoxicating, why should a place be closed on election day when the owner sells nothing but non-intoxicating drinks? I cannot see any particular reason for this. I could, under the old act, when liquor was in existence, see why these places should be closed on election day, but since they sell nothing but non-intoxicating drinks, I cannot see why they should be closed.

Mr. HORNE. Mr. Speaker, I am aware of the innocence of the gentleman who just spoke, and I also know that it is true, and the members of this House are perfectly aware of the fact, that there are sometimes sold drinks that contain more than one-half of one per cent., and on account of these violations, the same violations might be made on election day if these places were kept open.

I can see no objection to this by any one who is sincerely interested in the enforcement of law, and I can see no reason for the position of those who are opposed to the enforcement of law.

Mr. WONEER. Mr. Speaker, I feel that the House is entitled to a brief explanation. My opposition with respect to this particular amendment is that it ought to be adopted. As the sponsor of this bill, I would favor it. This bill makes it unlawful to sell to a minor or to sell to a man of known intemperate habits or to sell on Sunday. Personally, I think that does not go very much farther than to prescribe that the place is to be kept closed on Sunday and that they shall not sell to a known intoxicant or to a minor or to one who is known to have intemperate habits, and that it shall also provide for the various safeguards that might be thrown around such a person or a congregation or the presence of it in such a place. We know that it is provided that they shall not sell intoxicating liquor, but in this particular instance I will fully agree with the amendment. Before I leave you, however, I want to fully explain the reason why the Attorney Gen-

eral of this State put that provision in the bill. I do that now as his humble agent on the floor of the House. What I have said before is a matter of my own personal conviction and desire. I want to indicate to you the reasons why the Attorney General does not specify in this bill that the place shall be closed on election day. Mr. Alter has said that it is clearly provided that any one holding a license shall sell anything but a non-intoxicating alcoholic drink. Therefore, why close the place on election day, making the reply that there are places where people are congregated on election day and that if we throw open wide the sale of less than one-half per cent. alcoholic content beverage, and that pool rooms and other places frequented by young men and older men on election day might also be made the place where men would congregate and distinctly the statement is this—remember, I am communicating to you the Attorney General's version. His statement is that because saloons or the places where drink was sold were closed on election day, they were closed because of fear of disturbance; because of the likelihood of men becoming boisterous through their drinking. And because of that, the business places where intoxicants may be sold were closed and therefore there is no reason for providing that the place shall not be closed on election day. I simply say this, personally, that I shall vote to close the place on election day.

Mr. McCARTHY. Mr. Speaker, I would like to interrogate the gentleman from Cambria.

The SPEAKER. Will the gentleman from Cambria, Mr. Horne, permit himself to be interrogated?

Mr. HORNE. Mr. Speaker, yes, sir.

Mr. McCARTHY. Mr. Speaker, I desire to ask the gentleman what kind of a place would he close?

Mr. HORNE. We would close saloons.

Mr. McCARTHY. Licensed places?

Mr. HORNE. Yes, sir, or any other places.

Mr. McCARTHY. There is no provision in this bill for any other places with the exception of licensed places.

Mr. HORNE. I am aware of that; they are places that I would close.

Mr. McCARTHY. Why not put that provision in?

Mr. HORNE. Because it does not affect this bill.

Mr. McCARTHY. Have you ever been in Philadelphia?

Mr. HORNE. Yes, sir.

Mr. McCARTHY. Have you ever been in Philadelphia on election day?

Mr. HORNE. I was never in Philadelphia on election day.

Mr. McCARTHY. You were there on Sunday?

Mr. HORNE. Yes, sir.

Mr. McCARTHY. Do you know of any other places open except saloons?

Mr. HORNE. I didn't hunt any; perhaps you would know better than I.

Mr. McCARTHY. It would be better for a fellow if he didn't have a license.

Mr. HORNE. I am not arguing on that point.

Mr. McCARTHY. A fellow without a license can run his place, while a man with a license must close. That is a terrible thing for the man who holds a license; he pays for a license and has to close on election day and the other fellow who does not pay a license can open up his place and run it on election day, according to your amendment, and that is all wrong.

Mr. HORNE. It depends on what he sells.

Mr. McCARTHY. You know what we are talking about.

Mr. DAVIS. Mr. Speaker, it seems to me, gentlemen of the House, that this bill that is known as the Governor's and Attorney General's bill, is one that has had serious thought and consideration; it has had the attention of the two great powers of force in this Commonwealth. They have reasoned together since the session first opened until today and we have the product of that reason before us. I am perfectly satisfied if that is the product of the Attorney General and the Governor of this Commonwealth as it has been placed before us to not amend one single word or sentence in this bill. My reason for making that assertion is that this power is the power that will have to enforce the provisions of this bill. It will be the power that will have to go before the people of this Commonwealth with such protection as the people are desirous of



having. Therefore, I shall oppose any amendment to this bill unless it is directed particularly from the Attorney General's Department of this Commonwealth. If they are willing to bear the responsibility I feel that the members of this House ought to be willing and willingly let them bear the responsibility in carrying into actual force the provisions of this bill or the enforcement of this act.

Mr. HORNE. Mr. Speaker, it is not my purpose to annoy the Attorney General or anybody else in this House. There are executive functions, there are legislative functions, and there are judicial functions in this State, and I believe each one is largely separate from the other. In my opinion it is not the business of any department to formulate the legislation that comes before this House nor to tell us that we shall vote for or not vote for it. Personally when I vote for or against a measure I must stand on my own feet and my own judgment before my own people, and assume full responsibility for the way I vote. Therefore I do not think that the Governor or the Attorney General should be dragged into this amendment. I appeal to your judgment to be the court of last resort on this measure. If men will violate the liquor laws of the State of Pennsylvania might they not do so on election day, and if that is so is it wise to have the saloons open on election day? That is my appeal to you.

On the question recurring.

Will the House agree to the section?

It was not agreed to.

On the question recurring.

Will the House agree to the section?

It was agreed to.

The eleventh section was read and agreed to as follows:

Section 11 That section eighteen of said act which now reads as follows

"Section 18 Any house room or place hotel inn or tavern where vinous spirituous malt or brewed liquors are sold offered for sale drank or given away in violation of any law of this Commonwealth shall be held and declared a nuisance and shall be abated by proceedings at law or equity. All expenses connected with such proceedings including a counsel fee of twenty dollars for the counsel of complaint shall be paid by defendant or defendants" is hereby amended to read as follows

Section 18 Any house room or place hotel inn or tavern where vinous spirituous malt or brewed liquors or intoxicating liquors are sold offered for sale drank or given away in violation of any law of this Commonwealth shall be held and declared a nuisance and shall be abated by proceedings at law or equity. All expenses connected with such proceedings including a counsel fee of twenty dollars for the counsel of complaint shall be paid by defendant or defendants

The twelfth section was read as follows:

Section 12 That the said act is hereby further amended by adding thereto the following sections

Section 20 That from and after the passage of this act any person who shall manufacture sell offer for sale furnish transport import export or possess any intoxicating liquor within the State for beverage purposes except as hereinafter provided shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred dollars nor more than five thousand dollars or undergo an imprisonment of not more than three years or both at the discretion of the court

Section 21 Proof of the manufacture sale offering for sale furnishing transportation possession exportation or importation of any intoxicating liquors shall raise a presumption that the same was for beverage purposes and the burden of proving the contrary shall rest upon the accused but this presumption shall not apply to medicines or anything unfit for beverage purposes or to extracts ordinarily used for culinary purposes. And this act shall not apply to such extracts when intended to be used for flavoring anything which when so flavored shall not violate the provisions of this act

Section 22 It shall not be unlawful to possess intoxicating liquor in one's private dwelling provided such liquor is for use only for the personal consumption of the owner thereof and his family residing in such dwelling and of his bona fide guests when entertained by him therein which entertainment shall not be deemed an unlawful furnishing. The term "private dwelling" shall be construed not only in its ordinary sense but also to include the room or rooms used and occupied not transiently but solely as a residence in an apartment house hotel or boarding house

Section 23 Any premises for which a license is granted under this act shall be subject at all times to inspection by authority of any judge of the court which has granted such license or of the district attorney of such county or of the mayor of any city wherein such premises are located for the purposes of ascertaining whether any intoxicating liquor is kept upon said premises and any such liquor found thereon may be seized and used as evidence of the violation of this act

Section 24 Nothing in this act shall affect any case in which it shall appear that the crime therein charged was committed prior to the date of the approval hereof but such offenders may be prosecuted and punished as if this act had not been passed

On the question,

Will the House agree to the section?

Mr. ALEXANDER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 12, page 21, line 12, by striking out the word "Proof" and inserting in lieu thereof "When proof"

Amend section 12, page 21, lines 14 and 15 by striking out the words "shall raise a presumption" and insert in lieu thereof "has been given in evidence the jury may infer"

Amend section 12, page 21, lines 15, 16 and 17 by striking out, the following: "and the burden of proving the contrary shall rest upon the accused"

Amend section 12, page 21, line 17 by striking out the word "presumption" and inserting in lieu thereof the word "inference"

Will the House agree to the amendments?

Mr. ALEXANDER. Mr. Speaker, I might explain this provision by saying that the American doctrine has always been that every man who faces the bar of justice is presumed innocent until the contrary is proven beyond a reasonable doubt. This act as it stands at the present time you will notice provides that the proof of manufacture, sale, offering for sale, furnishing, transportation, possessing, exportation, or importation of any intoxicating liquors shall raise a presumption that the same was for beverage purposes, and the burden of proving the contrary shall rest upon the accused. In other words that takes away the American doctrine as it is at the present time, and the moment they show that a man is in possession of alcoholic liquor the presumption arises that he is guilty of having it for beverage purposes, and the Commonwealth will rest. If nothing else is produced, the defendant must go on the witness stand which is contrary to all criminal law because no criminal law so far has ever compelled a man to go on the stand and no district attorney and no one else can raise the question that the witness go on the stand. Nobody can raise that question. The defendant does not have to go on the stand in his own defense, and yet if this section prevails as it is at the present time he is compelled to go on the witness stand and answer that accusation, and the accusation merely is that he had it in his possession, and if he does it the court can instruct the jury as a matter of law that he is guilty under this act. I say that is contrary to the American doctrine that every man who faces a court of justice is presumed guilty until the contrary is proven beyond a reasonable doubt. Therefore I think the meaning and the intention of this act is fully carried out when it is amended as it is amended here to read as follows, if you will follow me while I read it.

"When proof of the manufacture, sale, offering for sale, furnishing, transportation, possession, exportation, or importation of any intoxicating liquors has been given in evidence the jury may infer that the same was for beverage purposes."

But that is all the further any act goes to-day, and the only act before this that comes near transgressing the old doctrine is that of carrying concealed deadly weapons with the intent to do bodily harm, and the words of that deadly weapon act are precisely as I have amended, or propose to amend, this section. It says that on the proof of the manufacture "the jury may infer," and it seems to me that that is all the further this act should go, or that any one should go in prosecuting a man in the criminal courts, for it is only there that true justice can be obtained. This act is transgressing a principle that is founded in our earliest traditions, and it is dangerous as I say to transgress an old rule like that even in an act of this kind. I ask you gentlemen, therefore, in the name of that old doctrine to sustain it, for this amendment makes no change, with the exception that it shifts the burden of proof, and it still maintains the presumption of innocence at all times, which the doctrine of the criminal law has always intended that it should.

Mr. STERLING. Mr. Speaker, in arising at this time to express my opinion, I wish to say that I agree with



the remarks and the analysis made by the gentleman from Delaware, and only want to add and to call to your attention this fact, that by virtue of this law it is not unlawful to possess liquors as defined therein, and to possess intoxicating liquor for personal use. Isn't it therefore anomalous in the same statute to make it lawful for any one to possess intoxicating liquors, and in the same statute to raise without further proof the presumption of guilt in the possession. Gentlemen, it seems to me that that is so apparent that every member of the House should support this amendment.

Mr. JAMES A. WALKER. Mr. Speaker, at the request of the Attorney General I wish to ask the House to vote down this amendment. The gentleman from Philadelphia, who has proceeded me has apparently misunderstood the purpose of this section. This section does not apply to the individual as stated. This section applies to the person who holds a license. He is licensed for certain purposes. He is licensed to sell what is called liquor. If he has on the premises where he sells the liquors, as defined in the act any liquors which are illegal under the act the presumption then arises that he has those, let us call them hard liquors, for an illegal purpose. If he has them on his trucks to move them from place to place, transporting them, it is presumed that being licensed to sell any intoxicating liquors he is transporting those hard liquors for an illegal purpose. If he is found manufacturing them upon his place of business, then there is the same inhibition. This provision does not apply to the individual who may, under the law, have in his own home for his private use and consumption, hard liquor, but it applies as I said to the man who is licensed and to him only. Therefore, the general proposition submitted to you by my colleague from Philadelphia, is not applicable.

The gentleman from Delaware has referred to the old American doctrine. Let me call it the Anglo-Saxon doctrine, that everyone is innocent until he is proven guilty, but it so happens that the State seeks to take a different view of certain things. In 1860 there was a codifying of the criminal laws of this State and even in view of what my friend from Delaware has said, the Supreme Court, not only of this State but of the United States, in supporting the act of 1860 with reference to concealed deadly weapons, has said that when a man is carrying a concealed weapon, whether the chambers are loaded or unloaded, it is presumption that he is carrying it for an unlawful purpose. Thereupon, the burden of proof shifts under the law from the Commonwealth to the defendant, and the defendant then has the right to overcome that presumption and prove himself justified in carrying those arms. And that is all this act does. I felt the same way as my colleague from Delaware until I went into a discussion with the Attorney General on this point, and he showed me the absolute analogy under the law between this provision and the provision in our firearms act. It applies not only as to the ownership but as to the proof in regard to the man who is licensed to sell it, to sell what is called liquor under this act, and therefore, it seems to me, gentlemen, if we are to leave everything to the inference of a jury, we are running into dangerous paths. Let there be a presumption fairly stated and met by the defendant. The result is that you will more clearly convince a jury that the presumption is met by the man, but if you leave it to an inference, you and I know what we may infer, but a presumption is something that should be met with proof by that man himself. I trust you will support the Attorney General in your vote against this amendment.

Mr. ALEXANDER. Mr. Speaker, I must differ on the question raised by the gentleman from Philadelphia. The gentleman is a little stale on his law, on the law relating to the carrying of concealed deadly weapons. There is nothing in the act referred to, in the act which he cites, which says that the burden shifts. Within two weeks I heard the Supreme Court of Pennsylvania say to the District Attorney of Delaware county that the burden never shifts. If so, the minute the Commonwealth got through with its testimony and the defendant sat mute, the court would have to say, as a matter of law, that this defendant was guilty, and that was never the intention of the law of this great United States. I do not care

whether it is the Anglo-Saxon law or not, I am proud of it as it is, because I know in foreign countries like France and some other countries, every man is supposed to be guilty until he proves he is innocent. I know there is no man with red blood in his veins who wants to go back to the French law. I say to you again that the act referring to the carrying of concealed deadly weapons has in it the exact language that we find here. This language is written out of the act relating to the carrying of concealed deadly weapons and says that the jury may infer. That is all there is to it. Why should the presumption shift? Why should the burden be any greater for a case of this kind than in any other case? Now, my friend from Philadelphia says that this only refers to the license dealers. I want you to look at section twenty of the act. It says, "that from and after the passage of this act, any person who shall manufacture"—any person, not any person with a license, but any person—"who shall manufacture, sell, offer for sale, furnish, transport, import, export, or possess any intoxicating liquors within the State for beverage purposes except as hereinafter provided." Any person not any person with a license, but that means any person at all. Look at section 22, which says "it shall not be unlawful to possess intoxicating liquor in one's private dwelling." And yet, in section twenty-one it provides that at the present time, even if a man should have the liquor in his pocket for his own personal use, the possession of that shifts the burden on him and says that the carrying of it is illegal and makes the man go on the witness stand to explain his possession of it. That is contrary to our American institution. Thank God the present is Anglo-Saxon, and I trust that this Legislature will not change back to the French law.

Mr. STERLING. Well, Mr. Speaker, if it was the purpose of the Attorney General or those interested in the passing of this measure as it now stands on the file folio, it seems to me they should have included the expression that section twenty-one should be restricted to those only who are licensed dealers in liquor. Anyone who can read the English language, and I wish you would turn to this act on folio 4113, and glance at it with me, you will find clearly in section twenty a reference to any person who possesses liquor shall be guilty of a misdemeanor. There is no limitation there or reference only to those who are licensed. As my friend from Delaware said, section twenty-two says that the limitations are general. In other words, the word "possess," I submit to you, under any possible interpretation of this section, would apply not only to those who are licensed to sell liquor but also to the man who possesses liquor. Some reference has been made to a trial by jury. Gentlemen, you all know that the very foundation of justice in this Commonwealth and in these United States is the trial by jury, and I am surprised that my colleague from Philadelphia should now raise the question of the possible unfairness of a trial by jury. I again appeal to you, gentlemen, to support this amendment to this section.

Mr. WONER. Mr. Speaker, I have listened with a great deal of interest to this discussion. I have only a lay mind. I cannot penetrate the ways of legal technicalities, but I want to say to you that if you want to tear down the whole foundation and allow the superstructure to fall as though it were mere kindling wood, then vote for this amendment. The Attorney General of this Commonwealth, in whose legal conception, whose learning of the law, his knowledge of decisions and his judgment I have the utmost confidence, not over twenty minutes ago told me in his own office that if you wipe out the presumption in that clause, which is called for by this amendment, you take away about eighty per cent. of the enforcing virtue of this act. I want to say to you that I came down to this session of the Legislature bent upon doing what I could to obtain some enforceable, some workable act by which we could stop the flagrant, disgraceful violation of the Eighteenth Amendment to the Constitution of the United States. It is my personal conception of my duty as a citizen that I should obey every law, no matter whether I agree with that law or not. And I say to you that we must have every atom of virtue and of power, and if you will allow me to use a slang expression, I will tell you, gentlemen of this House, we must have all the teeth that are in this bill.



If you are going to permit these teeth to be drawn out on a mass of legal technicalities and some specious objections that are raised by lawyers who are setting their judgment against the judgment of the Attorney General of our Commonwealth, whose judgment was seconded and endorsed by the great Governor of this Commonwealth—if you are going to do a thing like that, then, gentlemen, you are going to do that which would be a serious thing and it would be a very great error. Listen to me a moment: This is not a trifling matter; this is not a technical matter. It simply means this: Under the act which is very clear to all of us that the manufacture and sale or offering for sale or furnishing for sale, having possession, or for the transportation, importation and exportation of an intoxicating beverage in the State of Pennsylvania, that shall constitute a misdemeanor. Now, gentlemen of the House, there is a chalk line drawn which says, "Thus far and no farther shalt thou go." Every man who violates this law does it with his eyes open; he does it openly. Every licensee who has an intoxicating beverage in his place of business knows full well what he is doing, knowing the stipulation that he shall not have it therein. There is one thing I want to call your attention to in this alleged presumption of guilt: It says, in the same clause, "except as medicine." Therefore, the only defense that any man could make for the possession in his licensed place, or elsewhere, of an intoxicating drink would be simply the defense that he had it for medicinal purposes, and even in the licensed place, why should a man have his medicine in his place of business? I don't keep my medicine in my place of business; I keep it in my home. I want to call your attention to this: There is not anything in that clause that permits any officer of the law to invade your home. You can place intoxicating liquors in your home. There is no "search and seizure" clause in this bill; this is the nearest approach to that. If you will vote in favor of this amendment and go against the Attorney General and the Governor of the State of Pennsylvania you will simply tear down the whole structure they have built and endeavored to work out.

Mr. DITHRICH. Mr. Speaker, I hoped that this would be a measure in which those of us who represent rather liberal territory than dry territory could find a common ground on which we could get together. The other provisions of the act are acceptable. I cannot, as one of the representatives of my district and as a lawyer, agree to the provisions of this act as they are at the present time. I have the very highest regard for the Attorney General and a very proper respect for his legal opinion, but he is not infallible; if he were, then we could very well dispense with our appellate courts. I can state frankly to those representing this administration that if these amendments are accepted I will gladly vote for this bill. What we want is to get the enforcement of a measure that will be acceptable and that can be properly enforced and not be declared unconstitutional in the first decision in which it is appealed from. We all know that the Volstead act, which has bred more contempt for the law than any statute that has ever been placed into the laws of either the State Constitution or the Federal Constitution—more than has ever been written into the statute books of any state in the United States, and even the Volstead Act does not go so far as to presume that the person presumed to be selling intoxicating liquors shall be adjudged guilty. Are we going to, just for the sake of having a prohibition act in this State, strike down a law which we have followed for ages? Is there any necessity for it? Surely we have confidence in our courts and in our jury system and if a case is presented, why assume a presumption of guilt or shall we presume him to be innocent until proven guilty? A man may not be a liquor dealer; he may be an individual who, because he happens to possess liquor, or has liquor in his possession, is presumed to be guilty of a violation of this act. Gentlemen, we are willing to meet you even on common ground. I hope you will not go so far and insist on this measure in its present form and accept these amendments made by the gentleman from Delaware.

Mr. GREEN. Mr. Speaker, I move the previous question.

The motion was seconded by the following members: Messrs. Golder, Dunn, Harer, McGowan, McCurdy, Dil-

shelmer, Baldi, Ehrhardt, Sowers, Hess, Brooks, Trainer, Joseph Marcus, Campbell, McCann, McOwen, Eaches, Stadlander, Fowler, Love and others.

The SPEAKER. More than twenty members having joined in moving the previous question,

On the question,

Shall the main question be put?

It was agreed to.

On the question recurring,

Will the House agree to the amendment?

The yeas and nays were required by Mr. Sterling and Mr. Woner.

Mr. WONER. Mr. Speaker, I ask that the roll be verified.

Whereupon, the roll was verified as follows:

#### YEAS—95.

Alexander,	Fowler,	Love,	Schilling,
Baldi,	Gibbon,	McBride,	Schwartz,
Beaver,	Glass,	McCaig,	Shannon,
Bluet,	Goehring,	McCann,	Shelair,
Blumberg,	Golder,	McCarthy,	Smink,
Brady,	Green,	McGowan,	Smith, H. J.,
Brendle,	Hagerly,	McHugh,	Smith, H.,
Brown, F. F.,	Haines,	McKnight,	Smith, J. W.,
Brown, T. R.,	Haldeman,	McMullen,	Snowden,
Burns,	Hatrlick,	McOwen,	Soffel,
Chaplin,	Haws,	Mangan,	Sowers,
Conner,	Hayes,	Marcus, J.,	Stackhouse,
Dawson,	Jeffernan,	Marcus, J. C.,	Stadlander,
Denning,	Hoffman, M. R.,	Michiel,	Steedle,
Dilsheimer,	Hough,	Millar, A. S. C.,	Sterling,
Dithrich,	Jones, W. W.,	Miller, J. J.,	Stevens,
Donneley,	Kantner,	Perry,	Strauss,
Dunlap,	Keene,	Pike,	Trainer,
Dunn,	Kohler,	Poscy,	Van Alen,
Edmonds,	Krause,	Richards,	Wearner,
Ehrhardt,	Krueh,	Rieder,	Wettach,
Evans,	Lafferty,	Rinn,	Whitehouse,
Feldman,	Leeds,	Ruddy,	Spangler,
Flynn,	Lewis,	Schaeffer,	Speaker.

#### NAYS—56.

Allum,	Dewey, C. P.,	Hoover,	Roman,
Armstrong,	Dewey, P. H.,	Horne,	Ruch,
Aston,	Eaches,	Huston,	Sieg,
Barnhart,	Elgin,	Jordan,	Shaffer,
Beckley,	Elmerv,	Kelly,	Smiley,
Bell,	Fitzgibbon,	Kinsman,	Smith, L.,
Bidelspacher,	Fox,	Kooser,	Stark,
Blair,	Franklin,	Long,	Stevenson,
Bolard,	Gearhart,	McConnell,	Stewart,
Bower,	Gelder,	McCurdy,	Sweltzer,
Brenneman,	Goodnough,	McKlm,	Thomas,
Bromley,	Goss,	McVicar,	Vickerman,
Brooks,	Griffith,	Magill,	Walker, J. A.,
Campbell,	Hampson,	Marshall,	Wells,
Catlin,	Harding,	Martin,	Whitaker,
Clinton,	Harry,	Miller, C.,	Whiteman,
Comeror,	Haslett,	Miller, D. D.,	Williams,
Craig, J. O.,	Henderson, E.,	Miller, H. F.,	Woner,
Cratty,	Henderson, W.,	Morris,	Wood,
Crum,	Hess,	Ogle,	Woodruff,
Curran,	Hoffman, J. N.,	Orr,	Zook,
Davis,	Holcombe,		

So the question was determined in the affirmative, and the amendments were agreed to.

The title was read and agreed to as follows:

An Act amending an act approved the thirteenth day of May one thousand eight hundred and eighty-seven entitled "An act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixture thereof" by prohibiting the manufacture sale offering for sale transportation importation exportation furnishing or possession for beverage purposes of anything determined and found to be intoxicating by Act of Congress passed pursuant to and in the enforcement of the Constitution of the United States of America and by restraining and regulating the sale of vinous spirituous malt or brewed liquors or any admixtures thereof fit for beverage purposes other than such as are from time to time determined and found to be intoxicating by any such Act of Congress

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Mr. GOLDER. Mr. Speaker, I desire to call up at this time from page 23, of to-day's calendar, bills on second reading, House Bill No. 1291, file folio No. 4119, which was passed over.

Agreeably to order,

The rule requiring bills to be committed in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and con-



sideration of House Bill No. 1291, as follows:

An Act reorganizing the Adjutant General's Department designating the officers and employes thereof and fixing the salaries of each

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Adjutant General's Department on and after June first nineteen hundred and twenty-one shall consist of the bureaus and branches thereof together with officers and employes named whose annual salaries are hereby fixed and shall be as follows

The Adjutant General at a salary of seven thousand five hundred (\$7,500) dollars per annum

The Deputy Adjutant General at a salary of three thousand six hundred (\$3,600) dollars per annum

#### BUREAU OF ADMINISTRATION

One chief clerk who shall also be secretary to the State Armory Board at a salary of three thousand six hundred (\$3,600) dollars per annum

One file clerk at a salary of one thousand seven hundred (\$1,700) dollars per annum

One assistant file clerk at a salary of one thousand two hundred (\$1,200) dollars per annum

One stenographer who shall also be stenographer to the State Armory Board at a salary of two thousand (\$2,000) dollars per annum

One stenographer at a salary of one thousand seven hundred (\$1,700) dollars per annum

One stenographer at a salary of one thousand four hundred (\$1,400) dollars per annum

One clerk who shall also act as clerk for the State Armory Board at a salary of one thousand seven hundred (\$1,700) dollars per annum

One messenger who shall also act as messenger to the State Armory Board at a salary of one thousand four hundred (\$1,400) dollars per annum

#### BUREAU OF ACCOUNTS

##### (a) Finance Branch

One bookkeeper at a salary of one thousand eight hundred (\$1,800) dollars per annum

One warrant clerk who shall also keep the accounts of the State Armory Board at a salary of two thousand (\$2,000) dollars per annum

One stenographer at a salary of one thousand two hundred (\$1,200) dollars per annum

##### (b) Property Branch

One bookkeeper at a salary of one thousand six hundred (\$1,600) dollars per annum

#### BUREAU OF RECORDS

##### (a) Personnel Branch

One clerk at a salary of one thousand six hundred (\$1,600) dollars per annum

One stenographer at a salary of one thousand two hundred (\$1,200) dollars per annum

##### (b) Record Branch

One search clerk at a salary of one thousand eight hundred (\$1,800) dollars per annum

One assistant search clerk at a salary of one thousand six hundred (\$1,600) dollars per annum

One stenographer at a salary of one thousand six hundred (\$1,600) dollars per annum

One clerk at a salary of one thousand two hundred (\$1,200) dollars per annum

#### BUREAU OF SUPPLIES

##### (a) Administration Branch

One Superintendent of State Arsenal at a salary of three thousand six hundred (\$3,600) dollars per annum

One Superintendent of State Military Reservation Mount Gretna at a salary of three thousand six hundred (\$3,600) dollars per annum

##### (b) Accounting Branch

One chief clerk at a salary of two thousand (\$2,000) dollars per annum

One voucher clerk at a salary of one thousand five hundred (\$1,500) dollars per annum

One stenographer at a salary of one thousand five hundred (\$1,500) dollars per annum

One bookkeeper at a salary of one thousand five hundred (\$1,500) dollars per annum

One stenographer at a salary of one thousand four hundred (\$1,400) dollars per annum

One stenographer at a salary of one thousand two hundred (\$1,200) dollars per annum

One telephone operator at a salary of one thousand (\$1,000) dollars per annum

##### (c) Warehouse

One foreman at a salary of two thousand one hundred (\$2,100) dollars per annum

One shipping clerk at a salary of one thousand five hundred (\$1,500) dollars per annum

One assistant shipping clerk at a salary of one thousand two hundred (\$1,200) dollars per annum

One receiving clerk at a salary of one thousand four hundred (\$1,400) dollars per annum

One stockkeeper quartermaster at a salary of one thousand four hundred (\$1,400) dollars per annum

One stockkeeper ordnance at a salary of one thousand four hundred (\$1,400) dollars per annum

One stockkeeper medical at a salary of one thousand two hundred (\$1,200) dollars per annum

One stockkeeper miscellaneous at a salary of one thousand two hundred (\$1,200) dollars per annum

##### (d) Manufacturing Branch

One skilled tentmaker at a salary of one thousand six hundred (\$1,600) dollars per annum

One skilled tentmaker at a salary of one thousand four hundred (\$1,400) dollars per annum

One tailor at a salary of one thousand four hundred (\$1,400) dollars per annum

##### (e) Mechanical Branch

One carpenter at a salary of one thousand seven hundred (\$1,700) dollars per annum

Two carpenters each at a salary of one thousand four hundred (\$1,400) dollars per annum

Two general mechanics each at a salary of one thousand six hundred (\$1,600) dollars per annum

One painter at a salary of one thousand four hundred (\$1,400) dollars per annum

One pipe-fitter at a salary of one thousand four hundred (\$1,400) dollars per annum

One blacksmith at a salary of one thousand four hundred (\$1,400) dollars per annum

##### (f) Garage

One chief auto mechanic at a salary of one thousand six hundred (\$1,600) dollars per annum

One auto mechanic at a salary of one thousand five hundred (\$1,500) dollars per annum

One auto mechanic at a salary of one thousand four hundred (\$1,400) dollars per annum

One auto mechanic at a salary of one thousand two hundred (\$1,200) dollars per annum

One chauffeur at a salary of one thousand four hundred (\$1,400) dollars per annum

Three chauffeurs each at a salary of one thousand two hundred (\$1,200) dollars per annum

One garage keeper at a salary of one thousand four hundred (\$1,400) dollars per annum

##### (g) Utility Branch

One resident engineer at a salary of one thousand six hundred (\$1,600) dollars per annum

One steam engineer at a salary of one thousand five hundred (\$1,500) dollars per annum

One fireman at a salary of one thousand three hundred (\$1,300) dollars per annum

One night fireman at a salary of one thousand three hundred (\$1,300) dollars per annum

One day watchman at a salary of one thousand two hundred (\$1,200) dollars per annum

Three night watchmen each at a salary of one thousand two hundred (\$1,200) dollars per annum

One charman at a salary of one thousand two hundred (\$1,200) dollars per annum

One charwoman at a salary of eight hundred (\$800) dollars per annum

One stockman at a salary of one thousand four hundred (\$1,400) dollars per annum

One laborer at a salary of one thousand two hundred (\$1,200) dollars per annum

Three laborers each at a salary of one thousand (\$1,000) dollars per annum

#### OFFICE OF THE UNITED STATES PROPERTY AND DISBURSING OFFICER

One assistant property and disbursing officer at a salary of two thousand two hundred (\$2,200) dollars per annum

##### Finance and Transportation

One clerk at a salary of one thousand eight hundred (\$1,800) dollars per annum

One stenographer at a salary of nine hundred and sixty (\$960) dollars per annum

##### Supply and Stock Record

One clerk at a salary of one thousand eight hundred (\$1,800) dollars per annum

One stenographer at a salary of nine hundred and sixty (\$960) dollars per annum



## Shipping and Property Loan

One clerk at a salary of one thousand eight hundred (\$1,800) dollars per annum  
 Three stenographers each at a salary of nine hundred and sixty (\$960) dollars per annum

## Administration

Two stenographers each at a salary of nine hundred and sixty (\$960) dollars per annum

## Division Headquarters

One division commander at a salary of eight thousand (\$8,000) dollars per annum  
 One division adjutant at a salary of four thousand one hundred (\$4,100) dollars per annum  
 Two majors inspectors each at a salary of three thousand eight hundred and forty (\$3,840) dollars per annum  
 One aide captain at a salary of two thousand six hundred (\$2,600) dollars per annum  
 One aide second lieutenant at a salary of two thousand one hundred and twenty (\$2,120) dollars per annum  
 Two stenographers each at a salary of one thousand two hundred (\$1,200) dollars per annum

Section 2 All employees in the office of the Adjutant General the State Arsenal and the office of the United States property and disbursing officer shall be appointed by the Adjutant General who is hereby authorized to make such assignments to duty and to change or alter such assignments as may in his judgment be necessary to subserve the interests of the Commonwealth.

Section 3 All salaries provided for in this act shall be paid as now provided by law

Section 4 The act approved the twenty-third day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred eighty-five) entitled "An act reorganizing the Adjutant General's Department designating the officers and employees thereof and fixing the salaries of each" is hereby repealed. All other acts or parts of acts inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

## BILLS SIGNED BY THE SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor and the same being correct, the titles were publicly read as follows:

## House Bill No. 41.

An Act providing that the waiver of an inquisition on real estate contained in any note bond or other obligation shall be effective against and bind real estate on which the same is a lien in the hands of the maker or obligor and in the hands of any purchaser or subsequent owner thereof

## House Bill No. 93.

An Act making it unlawful to turn in or sound false alarms of fire and to meddle or interfere with or break or destroy any fire alarm telegraph system

## House Bill No. 135.

An Act to amend an act approved the seventeenth day of July, one thousand nine hundred and nineteen (P. L. 1010), entitled "An act to safeguard human life and health throughout the Commonwealth by providing for the reporting, quarantining and control of diseases declared communicable by this act and by regulation of the Department of Health, providing for the prevention of infection therefrom and prescribing penalties," by providing for quarantine in places designated for the isolation, control and treatment of communicable diseases, by providing for the quarantine of communicable diseases upon an option of the attending physician, health authorities or any medical representative of the State Department of Health that a reasonable suspicion of such diseases exists and granting certain powers to the advisory board.

## House Bill No. 183.

An Act to fix the fees to be allowed the district attorney in counties of the third and fourth classes

## House Bill No. 255.

An Act to amend section two of article one of chapter five of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

## House Bill No. 263.

An Act amending section sixteen of an act entitled "An act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth to make such

registration a condition of the right to vote in such cities and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities and providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions and to repeal acts inconsistent herewith" approved July twenty-four one thousand nine hundred and thirteen providing for a change in salaries of the employees of the registration commissioners

## House Bill No. 400.

An Act prohibiting advertisements of cures or medicines relating to venereal diseases and certain sexual disorders and prescribing the penalties

## House Bill No. 439.

An Act to amend section fifteen of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and seventy-two) entitled "An act to provide for the protection and preservation of game game-quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions" as amended

## House Bill No. 512.

An Act to amend section one of an act approved the seventeenth day of July one thousand nine hundred nineteen (Pamphlet Laws nine hundred ninety-two) entitled "An act to amend the act approved the fifteenth day of April one thousand nine hundred fifteen (Pamphlet Laws one hundred and thirty-two) entitled "An act relative to the burial of the bodies of certain indigent deceased widows at the county expense" as amended requiring county commissioners to pay from the county funds the expenses of burial of all widows of honorably discharged soldiers sailors and marines legally resident within the county authorizing the county commissioners to make inquiries and investigations providing for payments to persons who buried such bodies and requiring public officers and officers and agents of institutions to report deaths of such widows"

## House Bill No. 676.

An Act fixing the salary of the deputy county engineer in counties of the second class

## House Bill No. 714.

An Act to amend section eight of an act approved the fourteenth day of May Anno Domini one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred and eleven) entitled "An act to provide for the incorporation and government of street railway companies in this Commonwealth" changing the date of the annual meeting of the stockholders of such companies

## House Bill No. 746.

An Act to amend sections one and twelve of an act approved the eighteenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

## House Bill No. 770.

An Act to amend section two thousand seven hundred three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

## House Bill No. 978.

An act providing for the assessment of benefits and award of damages by the viewers appointed in counties of the second class pursuant to the provisions of an act approved the eleventh day of May one thousand nine hundred eleven (Pamphlet Laws two hundred and forty-four) entitled "An act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating



the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid the owner and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" and providing for the filing revising and collecting of liens arising from any assessment of benefits thereunder

#### House Bill No. 1003.

An Act to amend section six of an act approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred sixty-five) entitled "An act defining commodities regulating the sale thereof and providing penalties for violations hereof" as amended

#### House Bill No. 399.

An Act relating to the adequate protection of fruit vegetables or other articles of food from flies

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

#### RECESS.

The SPEAKER. If there is no objection, the Chair will declare a recess until 4.30 o'clock this afternoon.

WHEREUPON, at 1.35 P. M., the House took a recess until 4.30 o'clock P. M.

#### AFTER RECESS.

The House reconvened at 4.30 o'clock P. M.

The SPEAKER (Robert S. Spangler), in the Chair.

#### SENATE MESSAGE.

##### SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

#### Senate Bill No. 34. (House Bill No. 1529).

An Act to ascertain and appoint the fees to be received by the recorder of deeds in and for the counties in this Commonwealth containing more than one million five hundred thousand (1,500,000) inhabitants

Referred to the Committee on Judiciary General.

#### Senate Bill No. 53. (House Bill No. 1530).

An Act making cities boroughs towns and townships liable for injuries resulting from the emergency use of certain vehicles of such municipalities.

Referred to the Committee on Municipal Corporations.

#### Senate Bill No. 623. (House Bill No. 1531).

An Act to amend sections four and seven of an act approved the ninth day of July, one thousand nine hundred and nineteen, (P. L. 809) entitled "An Act prescribing the powers and duties of the Bureau of Markets in the Department of Agriculture; providing for cooperation within the Bureau of Standards of the Department of Internal Affairs to establish standard receptacles for farm products, and to promulgate regulations for the enforcement thereof; and prescribing penalties for violations of the provisions of this act," by striking out certain provisions limiting the investigation and classification of farm products, and appropriating to the Department of Agriculture for the use of the Bureau of Markets all fees and other moneys collected under this act.

Referred to the Committee on Agriculture.

#### Senate Bill No. 694. (House Bill No. 1532).

An Act authorizing and empowering county commissioners with the approval of the court of quarter sessions to enter a bridge on record as a county bridge by resolution without the recommendation of viewers and the approval of a grand jury and making it the duty of county commissioners to build such bridges at the expense of the county or counties in or between which they may be located and also making it the duty of county commissioners to erect and construct a new and sufficient bridge to take the place of any county or inter-county bridge which

has been or which shall hereafter be totally or partially destroyed by some sudden casualty and authorizing county commissioners to erect a new and sufficient bridge to take the place of any existing county or inter-county bridge which has become or which hereafter becomes insufficient for any cause to accommodate the public travel at the expense of the county or counties in or between which such bridge may be located without the recommendation of viewers and the approval of the court of quarter sessions and of the grand jury

Referred to the Committee on Public Roads.

#### Senate Bill No. 755. (House Bill No. 1533).

An Act amending section ten of an act entitled "An act establishing a court for the County of Philadelphia; prescribing its jurisdiction and powers; providing for the service of its writs, process or warrants by the proper officers of the County or City of Philadelphia, regulating the procedure therein, and appeals therefrom, and providing for the expense thereof," approved the twelfth day of July, one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and eleventh changing the jurisdiction in civil actions

Referred to the Committee on Judiciary Special.

#### Senate Bill No. 825. (House Bill No. 1534).

An Act to provide for a second additional law judge of the Court of Common Pleas of the tenth judicial district.

Referred to the Committee on Judiciary General.

#### Senate Bill No. 839. (House Bill No. 1535).

An Act to provide for an additional law judge of the court of common pleas of the Thirty sixth Judicial District.

Referred to the Committee on Judiciary General.

#### Senate Bill No. 857. (House Bill No. 1536).

An Act to amend an act approved the fourteenth day of July, one thousand nine hundred and seventeen (P. L. 840,) entitled "An act concerning townships and revising, amending and consolidating the law relating thereto," and repealing certain sections of said act.

Referred to the Committee on Counties and Townships.

#### Senate Bill No. 688. (House Bill No. 1537).

An Act regulating nominations and elections for all elective officers of cities of the second class, and repealing certain acts.

Referred to the Committee on Municipal Corporations.

#### Senate Bill No. 860. (House Bill No. 1538).

An Act providing for the appointment of a board of examiners to examine applicants for the office of inspector for the anthracite mines of this Commonwealth, prescribing the qualifications, defining the powers and duties, and fixing the compensation of such examiners; providing for the appointment and removal of inspectors of anthracite mines, prescribing their qualifications and regulating their salaries and term of office, and abolishing the terms of office of the present mine inspectors of the anthracite mines.

Referred to the Committee on Mines and Mining.

#### Senate Bill No. 862. (House Bill No. 1539).

An Act to amend section two of the act approved the twelfth day of July, one thousand nine hundred thirteen (P. L. 711), entitled "An act establishing a court for the county of Philadelphia; prescribing its jurisdiction and powers; providing for the service of its writs, process, or warrants by the proper officers of the county or city of Philadelphia; regulating the procedure therein; and appeals therefrom, and providing for the expenses thereof.

Referred to the Committee on Judiciary Special.

#### REPORTS FROM COMMITTEES.

Mr. EDMONDS, from the Committee on Municipal Corporations, reported as amended, House Bill No. 1075, entitled:

An Act to amend sections one and two of an act approved the eighth day of April, one thousand eight hundred and sixty-one (P. L. 270), entitled "An act for the suppression of fortune telling and similar purposes.

Mr. CONNER, from the Committee on Ways and Means, reported as committed, House Bill No. 579, entitled:

An Act to exempt from taxation real property owned and occupied by the American Legion or any post thereof the



Grand Army of the Republic or any post thereof, by any camp of the Spanish-American war veterans, or by any post of the Veterans of Foreign Wars.

Mr. STEVENSON, from the Committee on Iron and Coal, reported as committed, House Bill No. 1423, entitled:

An Act making all persons holding mine-foremen certificates, under the law relating to the anthracite coal mines of the Commonwealth, eligible to be a candidate for the office of mine inspector in said anthracite coal districts.

Mr. RIEDER, from the Committee on Retrenchment and Reform, reported as committed, House Bill No. 1420, entitled:

An Act fixing the salary of the clerk of the courts of common pleas, in the counties of the second class of this Commonwealth.

Mr. CRATTY, from the Committee on Geological Survey, reported as amended, House Bill No. 1431, entitled:

An Act to regulate the drilling, operating and abandoning of oil and gas wells, and providing a penalty for the violation of the provisions of this act.

Mr. STEVENSON, from the Committee on Judiciary Special, reported as committed, House Bill No. 1425, entitled:

A Joint Resolution Designating the twenty-eighth day of October as William Penn Day.

Mr. JAMES A. WALKER, from the Committee on Judiciary General, reported as committed, House Bill No. 1474, entitled:

An Act to provide for priority of commission and succession to the office of president judge where two or more judges not in commission are elected at the same time in the same court of any judicial district.

Mr. MCGOWAN, from the Committee on Judiciary Local, reported as committed, House Bill No. 1484, entitled:

An Act relating to sales of real estate by the county treasurer for non-payment of taxes, providing for recovery by the purchaser of the purchase price, costs, value of improvements, an attorney fee and penalties, when tax title is proven defective.

Mr. GRIFFITH, from the Committee on Public Roads, reported as committed, House Bill No. 1351, entitled:

An Act authorizing and empowering the several counties of this Commonwealth to reimburse and pay highway contractors under road construction contracts entered into between said counties and such contractors approved by the State Highway Department prior to the order of the Interstate Commerce Commission of the United States of America of the twenty-ninth day of July, one thousand nine hundred and twenty, increasing railroad freight rates, the additional amount of freight charges required to be paid by such contractors by reason of such increase in rates.

Mr. HESS, from the Committee on Manufactures, reported as committed, House Bill No. 1328, entitled:

An Act requiring the Fish Commissioner within one year to certify whether adequate provision has been made at the dam across the Susquehanna River at McCall's Ferry for the passage of fish, and unless such certificate that said dam no longer prevents the fish from passing up said stream is filed with the Attorney General within thirteen months; authorizing and directing the Attorney General to institute and prosecute quo warranto and other legal proceedings against the Pennsylvania Water and Power Company.

Mr. WHITEHOUSE, from the Committee on Judiciary General, reported as committed, House Bill No. 1258, entitled:

An Act to amend an act approved the ninth day of May, one thousand nine hundred and thirteen (P. L. 193), entitled "An act prohibiting the furnishing, by gift, sale, or otherwise, of cigarettes or cigarette papers to minors; requiring minors to divulge where and from whom cigarettes or cigarette paper have been obtained; and providing penalties for violation of this act," providing for the punishment of first and second offenses by summary conviction and fine.

Mr. ALEXANDER, from the Committee on Judiciary General, reported as committed, House Bill No. 637, entitled:

An Act to amend section one of the act approved the first day of May, one thousand nine hundred and nineteen (P. L. 192), entitled "An act providing for a cash deposit in lieu of bail in cases of arrest and prescribing the fees of the sheriff in case of forfeiture."

Mr. PIKE, from the Committee on Counties and Townships, reported as committed, House Bill No. 1502, entitled:

An Act to supplement an act entitled "An Act authorizing the erection and construction by counties of memorial halls in memory of the soldiers, sailors and marines of such counties; providing for an election to determine whether such hall shall be erected; providing for the purchase and condemnation of property for such purposes; regulating the use of such halls; and providing for the maintenance and care of the same, by a board of control, at the expense of the country," approved the 17th day of March, 1931.

Mr. GOEHRING, from the Committee on Judiciary General, reported as committed, House Bill No. 1493, entitled:

An Act providing for the taking over of the Wyoming Valley Memorial Park as a State park; and providing for the regulation thereof.

Mr. HARDING, from the Committee on Retrenchment and Reform, reported as committed, House Bill No. 1412, entitled:

An Act to amend sections one and two of the act approved the twenty-third day of April, one thousand nine hundred and nine (P. L. 151), entitled: "An act providing that the offices of justice of the peace and notary public shall not be incompatible," by providing also that the offices of magistrate and alderman shall not be incompatible with the office of notary public.

Mr. HASLETT, from the Committee on Judiciary Local, reported as committed, House Bill No. 1499, entitled:

An Act relating to the estates of minors and the discharge of guardians and their sureties.

Mr. ALLUM, from the Committee on Judiciary Local, reported as amended, House Bill No. 306, entitled:

An Act to amend an act approved the twenty-seventh day of June, one thousand nine hundred and thirteen (P. L. 568), entitled "An act providing for the incorporation, regulation and government of cities of the third class; regulating nomination and election of municipal officers therein; and repealing, consolidating and extending existing laws in relation thereto."

Mr. MCVICAR, from the Committee on Judiciary General, reported as committed, House Bill No. 1298, entitled:

An Act relating to weak-minded persons and lunatics, providing that service of process may be made upon next of kin of such persons and lunatics in the discretion of the court, and that such next of kin may be added as parties, in all court proceedings in which such weak-minded persons or lunatics are parties or concerned, and permitting blood relatives of such persons or lunatics to intervene as such in pending and future proceedings where weak-minded persons or lunatics are parties or concerned, and repealing all inconsistent acts or parts of acts.

Mr. ZOOK, from the Committee on Retrenchment and Reform, reported as committed, House Bill No. 1471, entitled:

An Act for the prevention of cruelty to animals by regulating the manner of slaughtering animals.

Mr. HUSTON, from the Committee on Judiciary Special, reported as committed, House Bill No. 1481, entitled:

An Act in relation to the appointment and salaries of certain clerks appointed by the several clerks of courts over and terminer and general jail delivery, and quarter sessions of the peace, in counties of the second class within this Commonwealth.

Mr. ASTON, from the Committee on Judiciary Local, reported as committed, House Bill No. 1498, entitled:

An Act authorizing official court stenographers to administer oaths and affirmations to witnesses.

Mr. MCKIM, from the Committee on Judiciary General, reported as committed, House Bill No. 1437, entitled:

An Act to amend an act, entitled "An act relating to the maintenance of insane, feeble-minded and other persons confined in the various institutions of the Commonwealth; fixing liability for their support; providing for the collection of the moneys due the Commonwealth therefor, and for proceedings relating thereto," approved the first day of June, Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws, six hundred sixty-one).

Mr. BOLARD, from the Committee on Judiciary General, reported as committed, House Bill No. 1105, entitled:



An Act to regulate, increase and establish the fees to be charged by justices of the peace, aldermen, and magistrates in this Commonwealth.

Mr. JOHN N. HOFFMAN, from the Committee on Judiciary Local, reported as committed, House Bill No. 1417, entitled:

An Act authorizing the registration and operation of certain motor vehicles; and providing for the sale thereof and the application of the proceeds of such sale.

Mr. VAN ALEN, from the Committee on Judiciary Special, reported as committed, House Bill No. 1510, entitled:

An Act requiring the recording of certain information relative to the moving of household goods and personal property in cities of the first and second classes; imposing certain duties upon all persons, firms and corporations owning or operating vehicles used in such moving, and upon the Department of Public Safety of such cities.

Mr. McHUGH, from the Committee on Judiciary Local, reported as committed, House Bill No. 1482, entitled:

An Act to amend part of section one of the act approved the eleventh day of July, one thousand nine hundred and one (P. L. 663), entitled "An act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same," as amended.

Mr. WOLFE, from the Committee on Judiciary Special, reported as committed, House Bill No. 1517, (Senate Bill No. 259), entitled:

An Act making unlawful the use of any statement of fact in any advertisement which statement is untrue, deceptive or misleading, and providing a penalty for any violation of the same.

Mr. LEE SMITH, from the Committee on Judiciary General, reported as committed, House Bill No. 1229, (Senate Bill No. 479), entitled:

An Act establishing a Bureau of Women and Children in the Department of Labor and Industry, and defining its powers and duties and the powers of the industrial board in relation thereto.

Mr. JAMES A. WALKER, from the Committee on Judiciary General, reported as committed, House Bill No. 1449, (Senate Bill No. 744), entitled:

An Act to amend section fifteen of an act entitled "An act relating to fires and fire prevention, imposing duties and conferring powers heretofore exercised by the State Fire Marshall upon the Department of State Police, authorizing the appointment of the chiefs of fire departments, and certain public officers and others as assistants to said department and defining their powers and duties, providing for the investigation of the cause, origin and circumstances of fires and the inspection of all and the removal or change of certain buildings, imposing duties on school authorities and on certain corporations, associations and fire rating agencies, providing for the attendance of witnesses before the department and the enforcement of its orders and prescribing penalties," approved the first day of July, Anno Domini, one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ten).

Mr. HESS, from the Committee on Manufactures, reported as amended, House Bill No. 1050, (Senate Bill No. 324), entitled:

An Act to amend the first paragraph of section three of the act approved the first day of July, one thousand nine hundred and nineteen (Pamphlet Law seven hundred ten), entitled "An act relating to fires and fire prevention; imposing duties and conferring powers heretofore exercised by the State Fire Marshall upon the Department of State Police authorizing the appointment of the chiefs of fire departments and certain public officers and others as assistants to said department and defining their powers and duties; providing for the investigation of the cause, origin and circumstance of fires and the inspection of all and the removal or change of certain buildings; imposing duties on school authorities and on certain corporations, associations and fire rating agencies; providing for the attendance of witnesses before the department and the enforcement of its orders and prescribing penalties.

Mr. BROOKS, from the Committee on Judiciary Special, reported as committed, House Bill No. 1516, (Senate Bill No. 35), entitled:

An Act providing for the recording of deeds and registration of same.

Mr. BROOKS, from the Committee on Judiciary Special, reported as committed, House Bill No. 1374, (Senate Bill No. 691), entitled:

An Act providing for the relief, support, maintenance and employment of all paupers, poor and indigent persons, in counties of the fifth class, conferring certain powers and authorities, and imposing certain duties and liabilities, upon the county commissioners, county controller and county auditors in relation thereto; abolishing all poor districts coterminous with or lying wholly within such counties, providing for the transfer to such counties of all property now held by or for the use of such poor districts or for poor purposes therein, and repealing all acts or parts of acts, general, special or local supplied by or inconsistent with the provisions hereof

Mr. CHARLES P. DEWEY, from the Committee on Public Roads, reported as committed, House Bill No. 1451, (Senate Bill No. 834), entitled:

An Act authorizing the Governor to appoint a Board of Claims to hear, audit, dismiss or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways and making an appropriation.

Mr. HARRY, from the Committee on Public Roads, reported as committed, House Bill No. 1393, (Senate Bill No. 653), entitled:

An Act to amend section nineteen of an act approved the eleventh day of May, one thousand nine hundred eleven (Pamphlet Laws two hundred forty-four) entitled "An act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein, making such originally constructed or improved roads and highways county roads, authorizing the relocation, opening, straightening, widening, extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary, providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof, providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined, providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads, authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof, prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" further relating to the repair of such roads and expressing the intent of the act.

Mr. LOVE, from the Committee on Judiciary Special, reported as committed, House Bill No. 1391, (Senate Bill No. 587), entitled:

An Act validating all divorces granted since the first day of June one thousand nine hundred and fifteen where the subpoena was signed by the prothonotary.

Mr. HUSTON, from the Committee on Judiciary Special, reported as committed, House Bill No. 1400, (Senate Bill No. 592), entitled:

An Act providing that the several courts of record shall prescribe by rule what petitions or papers in the nature thereof containing averments of facts shall be verified as to such facts and repealing existing laws.

Mr. KOHLER, from the Committee on Judiciary Special, reported as committed, House Bill No. 1392, (Senate Bill No. 588), entitled:

An Act authorizing the prothonotaries to sign subpoenas in divorce cases.

Mr. CAMPBELL, from the Committee on Municipal Corporations, re-reported as committed, House Bill No. 1177, (Senate Bill No. 90), entitled:

An Act providing for the nomination and election of judges of courts of record and repealing certain acts.

Mr. OGLE, from the Committee on Judiciary Special, reported as amended, House Bill No. 376, entitled:

An Act providing that persons, associations and corporations, owning, occupying, or controlling premises upon which any contractor or sub-contractor, shall be permitted to do certain classes of construction work, shall be liable for the wages of all employees engaged in such work and for the cost of all materials supplied for such work, unless the contractor or sub-contractor, shall file a bond for the



immediate payment of wages and the cost of materials when due, providing that a contractor shall be liable for the wages of employees of any sub-contractor and for the cost of materials furnished to any sub-contractor, unless such sub-contractor shall file a bond, covering the same; requiring every such contractor or sub-contractor, to file a bond specifying the form and amount of such bond and permitting persons furnishing labor or materials to sue in such bond to recover wages and the cost of such materials.

Mr. OGLE, from the Committee on Judiciary Special, reported as committed, House Bill No. 1457, entitled:

An Act to better secure all bonds, stocks, mortgages, or other securities deposited with the State Treasurer, Deputy State Treasurer or Commissioner of Trusts, by providing for their inspection, examination and verification, and the verification of the books containing a record of such bonds, stocks, mortgages, or other securities by the Auditor General or his agents.

Mr. OGLE, from the Committee on Judiciary Special, reported as committed, House Bill No. 1210, entitled:

An Act permitting women to be relieved from jury duty.

Mr. OGLE, from the Committee on Judiciary Special, reported as committed, House Bill No. 1211, entitled:

An Act authorizing the judges of the different courts to refuse to allow women to sit on certain juries.

Mr. BLUETT, from the Committee on Judiciary Special, re-reported as amended, House Bill No. 260, entitled:

An Act fixing the salaries of the jury commissioners of the counties of the third class.

Mr. HARDING, from the Committee on Fisheries, re-reported as amended, House Bill No. 966, entitled:

An Act to amend sections fifteen and forty-five of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" as amended

Mr. EHRHARDT, from the Committee on Pensions and Gratuities, reported as committed, House Bill No. 769, entitled:

An Act to amend sections two, thirteen and fourteen of an act approved the tenth day of July, one thousand nine hundred and nineteen (P. L. 893) entitled, "An act providing for assistance to certain mothers; providing for appointment of boards of trustees for the several counties of the Commonwealth, and for the appointment of a State supervisor and assistants, and fixing the salaries of such State supervisor and assistants; defining the powers and duties of boards of trustees, including the power of appointing assistants and investigators, and distribution of funds at their disposal; providing for the apportionment of the State appropriation among the several counties, and requiring counties coming under the provisions of the act to appropriate certain moneys; and providing penalties; eliminating the provisions of said act which fixes the salaries of the State supervisor, Assistant State supervisor and clerk and the method of distribution of the moneys appropriated among the several counties coming within the provisions of the act.

Mr. JOSEPH MARCUS, from the Committee on Retrenchment and Reform, reported as committed, House Bill No. 1414, entitled:

An Act to amend an act approved the first day of June, one thousand nine hundred and fifteen (P. L. 660), entitled: "An act to amend an act, approved the twenty-first day of May, Anno Domini one thousand nine hundred and thirteen, entitled 'An act providing for the return of taxes on seated lands in counties, poor districts, boroughs, incorporated towns and townships for county, poor, borough, town or township taxes, respectively and providing for the sale of such lands for taxes,' so as to include school taxes."

Mr. FOX, from the Committee on Ways and Means, reported as committed, House Bill No. 1102, entitled:

An Act to amend section one of an act approved the twenty-third day of June, one thousand nine hundred and nineteen (Pamphlet Laws five hundred seventy-five), entitled, "An act amending article six of an act entitled, 'An act for the government of cities of the second class,' approved the seventh day of March, Anno Domini, one thousand nine hundred and one, as amended by an act entitled, 'An act amending article six of an act entitled "An act for the government of cities

of the second class," approved the seventh day of March, Anno Domini, one thousand nine hundred and one, as for the classification of real estate for purposes of taxation into two classes; to wit, the building on land, and the land exclusive of buildings, and by providing for the assessment of a less tax upon the buildings than upon the land exclusive of the buildings in cities of the second class," approved the fifteenth day of May, Anno Domini, one thousand nine hundred and thirteen; fixing the number of assessors and relating to their salaries;" abolishing the existing classification of real estate for taxation purposes, and reclassifying the same into three classes, namely, built up, suburban or rural and agricultural, and fixing the rates to be paid upon each class.

Mr. SUTTON, from the Committee on Ways and Means, reported as committed, House Bill No. 1436, entitled:

A Joint Resolution providing for a commission to study the taxation of natural resources; and making an appropriation.

Mr. RUDDY, from the Committee on Ways and Means, re-reported as committed, House Bill No. 346, entitled:

An Act imposing a State tax unnaturalized foreign born male and female persons over the age of twenty-one years resident within this Commonwealth, providing for the collection of such tax and the distribution thereof and imposing penalties.

#### BILL ON FIRST READING.

Mr. EHRHARDT asked and received unanimous consent to have House Bill No. 769, read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 769, entitled:

An Act to amend sections two, thirteen and fourteen of an act approved the tenth day of July, one thousand nine hundred and nineteen, (P. L. 893), entitled "An act providing for assistance to certain mothers; providing for the appointment of boards of trustees for the several counties of the Commonwealth, and for the appointment of a State supervisor and assistants, and fixing the salaries of such State supervisor and assistants; defining the powers and duties of boards of trustees, including the power of appointing assistants and investigators, and the distribution of funds at their disposal; providing for the apportionment of the State appropriation among the several counties, and requiring counties coming under the provisions of the act to appropriate certain moneys; and providing penalties," eliminating the provisions of said act which fixes the salaries of the State supervisor, Assistant State supervisor and clerk and the method of the distribution of the moneys appropriated among the several counties coming within the provisions of the act.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

#### RESOLUTION RECALLING HOUSE BILL NO. 878 FROM THE GOVERNOR.

Mr. DITHRICH presented the following resolution, which was twice read, considered and adopted.

In the House of Representatives, April 12, 1921.

Resolved (If the Senate concur), That House Bill No. 838, File Folio 3411, entitled "An Act to amend an act approved the nineteenth day of June, one thousand nine hundred and eleven (Pamphlet Laws, one thousand and fifty-nine), entitled 'An Act extending the powers of judges of court of quarter sessions and of oyer and terminer in relation to releasing prisoners in jails and workhouses on parole' by extending said act to include houses of correction and conferring similar powers on other courts of record," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

#### RESOLUTION RECALLING HOUSE BILL NO. 838 FROM THE GOVERNOR.

Mr. WHITAKER presented the following resolution, which was twice read, considered and adopted.

In the House of Representatives, April 12, 1921.

Resolved (If the Senate concur), That House Bill No. 838, File Folio No. 1981, entitled "An Act authorizing counties cities boroughs towns and townships to acquire lands by purchase gift or condemnation and to convey such lands to the Commonwealth for use of the National Guard" be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.



## BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1214, entitled:

An Act relating to pillows bolster feather beds and comfortables regulating the making remaking renovating sterilizing disinfecting sale leasing delivering and consigning thereof and the possession thereof with intent to sell lease deliver or consign.

The first and second sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the word "new" as used in this act shall mean any material or articles of which prior use has not been made

The words "second hand" shall mean any material or article of which prior use has been made

The word "shoddy" shall mean any material which has been spun into yarn knit or woven into fabric and subsequently ground up broken or torn up or cut up

The words "pillows" "bolsters" or "feather bed" shall mean any bag or case and covering made of textile material silk or cloth and stuffed or filled with excelsior fibre cotton wool hair feathers feather down kapoc or other soft material to be used on a couch or other bed for sleeping or reclining purposes

The word "comfortable" shall mean any plain quilt or quilted cover made of textile material silk or cloth and stuffed or filled with fibre cotton wool hair jute feathers feather down kapoc or other soft material to be used as a cover or covering on reclining or sleeping persons

The word "commissioner" shall mean the Commissioner of Labor and Industry of this Commonwealth

The words "authorized representatives" shall mean the chief inspector and the inspectors of pillows bolsters feather beds and comfortables of the Department of Labor and Industry

The word "person" as used herein shall include persons corporations co-partnerships and associations

Words used in the singular number shall include the plural and the plural the singular

The masculine shall include the feminine and neuter

Section 2 No person shall employ or use in the making remaking or renovating of any pillow bolster feather bed or comfortable (a) any material of any kind that has been used in or has formed a part of any pillow bolster feather bed or comfortable used for or about any person having an infectious or contagious disease (b) any material known as "shoddy" or any fabric or material from which "shoddy" is constructed (c) any second hand material unless since last used such material has been thoroughly sterilized and disinfected by a reasonable process approved by the Commissioner of Labor and Industry or his authorized representative

No person shall employ or use in the making remaking or renovating of any pillow bolster or feather bed or down comfortable any new or second hand feather unless such feather has been sterilized and disinfected by a reasonable process approved by the Commissioner or his authorized representative

No person shall sell lease offer to sell or lease or deliver or consign in sale or lease or have in his possession with intent to sell lease deliver or consign in sale or lease (a) any pillow bolster feather bed or comfortable made remade or renovated in violation of this act (b) any pillow bolster feather bed or comfortable that has been used for or about any person having an infectious or contagious disease (c) any second hand pillow bolster feather bed or comfortable unless since last used it has been thoroughly sterilized and disinfected by a reasonable process approved by the commissioner or his authorized representative

The third section was read as follows:

Section 3 Any person engaged in the making remaking or renovating of pillows bolster feather beds or comfortables or engaged in the sale of second hand pillows bolsters feather beds of comfortables or any person engaged in the business of sterilizing and disinfecting the articles coming under this act shall submit to the Commissioner of Labor and Industry or his authorized representative for approval a reasonable process together with duplicate plans of apparatus or auxiliary devices for sterilization and disinfection of materials used in filling pillows bolsters feather beds or comfortables and of second hand pillows bolsters feather beds or comfortables The commissioner or his authorized representative shall approve or disapprove the same

On the approval of such process for sterilization and disinfection a permit for such use shall be issued to the applicant by the Commissioner of Labor and Industry or his authorized representative Such permit shall expire one year from date of approval Every person to whom a permit has been issued shall keep such permit conspicuously posted in his office or place of business Refusal by any person or corporation to display such permit in accordance with this section shall be suf-

ficient reason to revoke and forfeit the permit The Commissioner shall revoke any permit issued under the provisions of this act if the person to whom the permit was issued has violated any provision of this act or the rules or regulations established thereunder

On the question,

Will the House agree to the section?

Mr. JAMES A. WALKER. Mr. Speaker, I desire to offer the following amendment:

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 3, page 3, line 27, by striking out "of" and inserting in lieu thereof "or"

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fourth section was read as follows:

Section 4 All places where pillows bolsters feather beds and comfortables are made remade or renovated or where materials for pillows bolsters feather beds or comfortables are prepared or comfortables are offered for sale or where any second hand pillow bolster feather bed or comfortable are offered for sale or are in possession of any person with intent to sell deliver or consign shall be subject to inspection by the Commissioner of Labor and Industry or his authorized representative by whom violations of this act are to be prosecuted

On the question,

Will the House agree to the section?

Mr. JAMES A. WALKER. Mr. Speaker, I desire to offer the following amendment:

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 4 page 4 line 24 by striking out "or" and inserting in lieu thereof "are"

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fifth section was read as follows:

Section 5 No person shall directly or indirectly at wholesale or retail or otherwise sell lease offer to sell or lease or consign in sale or lease or have in their possession with intent to sell or lease or consign in sale or lease any pillow bolster or comfortable (except a feather pillow feather bolster or down filled comfortable) that does not have plainly and indelibly written or printed thereon or upon a plain muslin or linen tag securely sewed to the covering of such pillow bolster or comfortable a statement in the English language setting forth (a) the materials used in filling said pillow bolster or comfortable and whether the same are in whole or in part new or second hand (b) the name and address of maker vendor or successive vendors (c) And upon a pillow bolster feather bed or comfortable of which prior use has been made the words second hand together with the date of sterilization and disinfection and the name and address of the person sterilizing and disinfecting the same

No person shall directly or indirectly at wholesale or retail or otherwise sell lease offer to sell or lease or consign in sale or lease or have in their possession with intent to sell or lease or consign in sale or lease any feather pillow feather bolster or feather bed or down-filled comfortable that does not have plainly and indelibly written or printed thereon or upon a plain muslin or linen tag securely sewed to the covering thereof a statement in the English language setting forth (a) the recognized trade name of the feather or feathers used in filling said feather pillow bolster or feather bed or down-filled comfortable (b) the date of sterilization and disinfection of the feather and the name and address of the person sterilizing and disinfecting the same (c) the name and address of the maker vendor or successive vendors (d) and upon a feather pillow feather bolster feather bed or down filled comfort of which prior use has been made the words "second hand" together with the date of sterilization and disinfection and the name and address of the person sterilizing and disinfecting the same

No additional information shall be contained in said statements

On the question,

Will the House agree to the section?



Mr. JAMES A. WALKER. Mr. Speaker, I desire to offer the following amendment:

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 5 page 6 line 2 by striking out "on" and inserting in lieu thereof "or"

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The sixth, seventh, eighth, ninth, tenth and eleventh sections and title were separately read and agreed to as follows:

Section 6 Such statement shall be not less than two by three inches in size and shall be in the following form

#### Official Statement

Materials used in filling.....

.....

.....

.....

Made by .....

Address .....

Vendor .....

Address .....

This article is made in compliance with the act of As-

sembly of Pennsylvania approved the .....

.....

.....

Section 7 No person shall place upon any pillow bolster

feather bed or comfortable the statement required by this

section unless such pillow bolster feather bed or comfortable

has been made remade or renovated by him in accordance

with this act

It shall be unlawful to uses in the said statement con-

cerning any pillow bolster or comfortable the word "felt"

or words of like import If any other than garnetted ma-

terials are used in filling such pillow bolster or comfortable

it shall be unlawful to use in the description in such state-

ment any misleading term or designation

It shall be unlawful to remove deface or alter or in any

manner attempt to remove deface or alter any statement

or tag required by the provisions of this act placed on any

pillow bolster feather bed or comfortable

Section 8 Any person violating any of the provisions of

this act shall be guilty of a misdemeanor and upon con-

viction thereof before a magistrate alderman or justice of

the peace shall be sentenced to pay a fine of not less than

ten dollars and not more than twenty-five dollars for each

offense and in default of the payment of such fine to undergo

an imprisonment of not more than thirty days

Each pillow bolster feather bed or comfortable made re-

made or renovated sold offered for sale delivered consign-

ed or possessed with intent to sell deliver or consign con-

trary to the provisions hereof shall constitute a separate

offense

Section 9 The Commissioner of Labor and Industry is

authorized to appoint a chief inspector of pillows bolsters

feather beds and comfortables who shall be a person who has

knowledge of the processes of manufacture of such mate-

rials. He shall receive a salary of three thousand (\$3,000)

dollars per annum and in addition to his duties prescribed

in this act shall perform such other duties and possess such

other powers as the Commissioner shall prescribe

The commissioner is authorized to appoint two inspectors

of pillows bolsters feather beds and comfortables who shall

each receive a salary of two thousand four hundred (\$2,400)

dollars per annum

The commissioner is authorized to appoint one skilled

stenographer and typewriter at a salary of one thousand

five hundred (\$1,500) dollars per annum and one stenog-

rapher and typewriter at a salary of one thousand two hun-

dred (\$1,200) dollars per annum

Section 10 All acts or parts of acts inconsistent herewith

are hereby repealed

Section 11 This act shall take effect sixty days after its

approval

An Act relating to pillows bolster feather beds and com-

fortables regulating the making remaking renovating steril-

izing disinfecting sale leasing delivering and consigning

thereof and the possession thereof with intent to sell lease

deliver or consign.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 372, as follows:

An Act to promote the public health by providing for one day in seven for employes in certain employments

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every employer of labor whether a person partnership or corporation engaged in carrying on any factory or mercantile establishment in this State shall allow every person except those specified in section two employed in such factory or mercantile establishment at least twenty-four consecutive hours of rest in every seven consecutive days No employer shall operate any such factory or mercantile establishment on Sunday unless he shall have complied with section three Provided however that this act shall not authorize any work on Sunday not now authorized by law

Section 2 This act shall not apply to

(1) Janitors

(2) Watchmen

(3) Employes whose duties include no work on Sunday other than

a Setting sponges in bakeries

b Caring for live animals

c Maintaining fires

d Superintendents or foremen in charge

e Employes in dairies creameries milk condenseries milk power factories milk sugar factories milk shipping stations butter and cheese factories ice cream manufacturing plants and milk bottling plants where not more than seven persons are employed

Section 3 Before operating on Sunday every employer shall post in a conspicuous place on the premises a schedule containing a list of his employes who are required or allowed to work on Sunday and designating the day of rest for each and shall file a copy of such schedule with the Commissioner of Labor The employer shall promptly file with the said commissioner a copy of every change in such schedule No employe shall be required or allowed to work on the day of rest so designated for him If there shall be practical difficulties or unnecessary hardships in carrying out the provisions of this section the Industrial Board may make a variation therefrom if in the opinion of a majority of the members of the said board after due hearing upon petition filed such variation may be warranted and if the spirit of the act will be observed and substantial justice done Such variations shall be by resolution adopted by a majority vote shall describe the conditions under which it shall be permitted and shall apply to substantially similar conditions The variations shall be published in the same manner as the rules and regulations of the board and a properly indexed record of variations shall be kept by the board

Section 4 Every employer shall keep a time-book showing the names and addresses of all employes and the hours worked by each of them in each day and such time-book shall be open to inspection by the Commissioner of Labor

Section 5 Every employer who violates the provisions of this act or any of them shall be liable to the State for a penalty of one hundred dollars for each offense recoverable by civil action by the Commissioner of Labor

Section 6 This act shall take effect on the first day of January one thousand nine hundred and twenty

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1407, as follows:

An Act to amend section one of an act approved the twenty-first day of March one thousand nine hundred and seven (Pamphlet Laws twenty-two) entitled "An act authorizing the county commissioners of the several counties or the town councils of the several boroughs of this Commonwealth or both to appropriate annually a sufficient sum of money to each Post of the Grand Army of the Republic in their respective counties or boroughs to aid in defraying the expenses of Memorial Day" as amended authorizing county commissioners to make additional appropriations for memorial day purposes

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twenty-first day of March one thousand nine hundred and seven (Pamphlet Laws twenty-two) entitled "An Act authorizing the county commissioners of the several counties or the town councils of the several boroughs of this Commonwealth or both to appropriate annually a sufficient sum of money to each Post of the Grand Army of the Republic in their respective counties or boroughs to aid in defraying the expenses of Memorial Day" which as amended by an act approved the twenty-fourth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and ninety-nine) entitled "An Act to amend section one of an act approved the twenty-first day of March one thousand nine hundred and seven entitled 'An Act authorizing



the county commissioners of the several counties or the town councils of the several boroughs of this Commonwealth or both to appropriate annually a sufficient sum of money to each of the Grand Army of the Republic in their respective counties or boroughs to aid in defraying the expenses of Memorial Day' as amended by requiring the commissioners to make appropriations also to Memorial Day or similar organizations where there was heretofore an established post" reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners of the several counties of this Commonwealth are hereby required to appropriate annually to each post in their respective counties or to a regularly organized Memorial Day or similar organization where there was heretofore an established post in which latter case a certified list of expenditures shall be furnished the said commissioners a sum not to exceed fifty dollars to aid in defraying expenses of Memorial Day" is hereby further amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners of the several counties of this Commonwealth are hereby required to appropriate annually to each post in their respective counties or to a regularly organized Memorial Day or similar organization where there was heretofore an established post in which latter case a certified list of expenditures shall be furnished the said commissioners a sum not to exceed fifty dollars to aid in defraying expenses of Memorial Day Provided that if upon the certificate of such organization it appears to the county commissioners that the said organization decorated or will decorate over five hundred (500) graves the said county commissioners may pay to the said organization the sum of one hundred (\$100) dollars

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading?

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1247, as follows:

An Act to amend section twenty-six of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and sixty-two) entitled "An act providing for the creation and administration of a State Fund for the insurance of compensation for injuries to employees of subscribers thereto declaring false oaths by the subscribers to be misdemeanors and providing penalties for the violation thereof" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section twenty-six of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and sixty-two) entitled "An act providing for the creation and administration of a State Fund for the insurance of compensation for injuries to employees of subscribers thereto declaring false oaths by the subscribers to be misdemeanors and providing penalties for the violation thereof" which as amended by an act approved the twentieth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred thirty-nine) entitled "An act to amend an act approved the second day of June one thousand nine hundred and fifteen entitled 'An act providing for the creation and administration of a State Fund for the insurance of compensation for injuries to employees of subscribers thereto declaring false oaths by the subscribers to be misdemeanors and providing penalties for violations thereof' by making money paid in premiums by subscribers available for the payment of expenses for administering the State Fund and by increasing the salary of the assistant manager" reads as follows

"Section 26 The board may with the approval of the Governor appoint a manager at a salary not to exceed seven thousand five hundred dollars an assistant manager at a salary not to exceed six thousand dollars an actuary at a salary not to exceed four thousand five hundred dollars and may with the approval of the Governor appoint at salaries fixed by the board with the approval of the Governor such underwriters bookkeepers comptrollers auditors inspectors examiners medical advisers agents assistants and clerks as may be necessary for the proper administration of the fund and the performance of the duties imposed upon the board by the provisions of the act. The Commissioner of Labor and Industry shall include in his annual report a full and complete statement of the administration of the said fund" is hereby further amended to read as follows

Section 26 The board may with the approval of the Governor appoint a manager at a salary not to exceed ten thousand dollars an assistant manager at a salary not to exceed seven thousand five hundred dollars an actuary at a salary not to exceed four thousand five hundred dollars and may with approval of the Governor appoint at salaries fixed by the board with the approval of the Governor such underwriters bookkeepers comptrollers auditors inspectors examiners medical advisers agents assistants and clerks as may be necessary for the proper administration of the fund and the performance of the duties im-

posed upon the board by the provisions of the act The Commissioner of Labor and Industry shall include in his annual report a full and complete statement of the administration of the said fund

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1252, as follows:

An Act to amend sections twelve and fourteen of the act approved the seventh day of June one thousand eight hundred eighty-seven (Pamphlet Laws three hundred sixty-five) entitled "An act to encourage and authorize the formation of cooperative associations productive and distributive by farmers mechanics laborers or other persons" by providing that the president vice-president secretary and treasurer of such associations shall be citizens of the United States and fixing a penalty

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section twelve of the act approved the seventh day of June one thousand eight hundred eighty-seven (Pamphlet Laws three hundred sixty-five) entitled "An act to encourage and authorize the formation of cooperative associations productive and distributive by farmers mechanics laborers or other persons" which reads as follows

"Section 12 That the first meeting of any such association may be called by a notice signed by any two of the associates who signed its articles of association setting forth the time place and objects of such meeting such notice to be mailed to the address of each associate at least four clear days prior to such meeting and a majority of such associates at such meeting shall be competent to make all such by-laws as they may deem necessary for the proper management of the business property and affairs of such association to that such by-laws are not repugnant to or inconsistent with the provisions of this act or of any law of this State and of the United States to elect the first president and secretary both of whom shall be director ex-officio treasurer and either six eight or ten directors and two auditors all of whom shall be members of such association and hold their offices until their successors shall have been elected in accordance with section fifteen of this act and to transact any other business necessary for the organization of such association and appropriate to such meeting and the secretary of such meeting shall make full and correct minutes of its proceedings upon the books of such association and the same being signed by its chairman shall be deemed and taken to be prima facie evidence of the action of such meeting" is hereby amended to read as follows

Section 12 That the first meeting of any such association may be called by a notice signed by any two of the associates who signed its articles of association setting forth the time place and objects of such meeting such notice to be mailed to the address of each associate at least four clear days prior to such meeting and a majority of such associates at such meeting shall be competent to make all such by-laws as they may deem necessary for the proper management of the business property and affairs of such association so that such by-laws are not repugnant or inconsistent with the provisions of this act or of any law of this State and the United States to elect the first president and secretary both of whom shall be directors ex-officio treasurer and either six eight or ten directors and two auditors all of whom shall be members of such association and hold their offices until their successors shall have been elected in accordance with section fourteen of this act and transact any other business necessary for the organization of such association and appropriate to such meeting and the secretary of such meeting shall make full and correct minutes of its proceedings upon the books of such association and the same being signed by its chairman shall be deemed and taken to be prima facie evidence of the action of such meeting The president secretary and treasurer so elected shall be citizens of the United States

Section 2 That section fourteen of said act which reads as follows

"Section 14 That after the first election of the directors officers and auditors as provided in section twelve of this act the president secretary treasurer and one half of the directors and auditors shall be elected at the quarterly meeting in January and the other half of the directors and auditors shall be elected at the quarterly meeting in July and shall hold the several offices for one year or until their successors are elected and the directors shall decide by lot or otherwise as they may deem best who shall constitute the first half of the directors and auditors to retire at the first election that may be made at a quarterly meeting aforesaid The by-laws of such association shall provide how nominations shall be made and votes be taken for president secretary treasurer directors and auditors and also their eligibility and qualifications for their several duties responsibilities and remuneration and for their removal from office for good and sufficient cause Provided That each of the official act of the board of directors shall be by a majority vote of all the directors elect and shall be recorded with the yeas and nays thereon in the minute book of such association" is hereby amended to read as follows

Section 14 That after the first election of the directors officers and auditors as provided in section twelve of this act the president secretary treasurer and one half of the directors and auditors shall be elected at the quarterly meeting in January and the other half of the directors and auditors shall be elected at the quarterly meeting in July and shall hold



the several offices for one year or until their successors are elected and the directors shall decide by lot or otherwise as they may deem best who shall constitute the first half of the directors and auditors to retire at the first election that may be made at a quarterly meeting aforesaid. The by-laws of such association shall provide how nominations shall be made and votes to be taken for president secretary treasurer directors and auditors and also their eligibility and qualifications for their several duties responsibilities and remuneration and for their removal from office for good and sufficient cause. Provided That each of the official acts of the board of directors shall be by a majority vote of all the directors elect and shall be recorded with the yeas and nays thereon in the minute book of such association. Provided further That the president vice-president secretary and treasurer shall be citizens of the United States. Any person not a citizen of the United States acting as such president vice-president or secretary or treasurer shall upon summary conviction be sentenced to pay a fine not exceeding one hundred dollars.

Section 3 This act shall take effect on the first day of July one thousand nine hundred twenty-one.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1200, entitled:

An Act relating to hotels and restaurants providing for the licensing and regulation thereof and imposing penalties

Section one, two, three, four, five, six, seven, eight, nine, ten, eleven, twelve, thirteen, fourteen, fifteen, sixteen, seventeen, eighteen, nineteen, twenty and twenty-one were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the word "hotel" as used in this act shall include every building or other structure or part thereof kept used maintained advertised or held out to be public to be a place where food is served and sleeping accommodations are offered for pay to transient guests and which has five or more rooms in use for the accommodation of such guests and one or more dining rooms or cafes where meals or lunches are served to transient guests such sleeping accommodations and dining rooms being conducted in the same building or in buildings in connection therewith. The term shall also include every building or other structure or part thereof kept used maintained advertised or held out to the public to be a place where sleeping accommodations are offered for pay to transient guests and in which five or more rooms are used for the accommodation of such guests.

The word "restaurant" as used in this act shall include every building or other structure or part thereof kept used maintained advertised or held out to be the public to be a place where meals or lunches are served for pay and where no sleeping accommodations are furnished.

Section 2 Nothing in this act shall be construed to apply to family hotels apartment houses lodging houses rooming houses boarding houses or dining or sleeping cars or hospital or college dormitories. Provided however That a license shall be issued for any such family hotel apartment house lodging house rooming house or boarding house upon application in like manner and form as provided for hotels and upon the payment of a like license fee. Thereupon such hotel or house shall be subject to the provisions of this act and entitled to all the benefits and privileges and subject to all the obligations and penalties prescribed in this act.

Section 3 The Commissioner of Health shall with the consent of the Governor appoint as many traveling inspectors as he deems necessary for the proper carrying out of the provisions of this act. Such hotel inspectors shall each receive annual salaries not to exceed two thousand five hundred dollars (\$2,500) and necessary traveling expenses.

No hotel inspector shall accept any cash or gratuity in any form from any hotel or restaurant under penalty of summary dismissal.

Section 4 No hotel or restaurant shall be maintained or conducted in this Commonwealth after the first day of January one thousand nine hundred and twenty-two without a license. On or before the first day of January one thousand nine hundred and twenty-two and the first day of January in each year thereafter every person association co-partnership and corporation engaged or hereafter engaging in the business of conducting a hotel or restaurant in this Commonwealth shall procure a license for each hotel and restaurant so conducted or proposed to be conducted from the Department of Health. One license shall be sufficient for each combined hotel and restaurant where both are conducted in the same building or in connected buildings and under the same management.

Section 5 The annual fee for a license to conduct a hotel or restaurant shall be as follows:

For all hotels containing less than fifteen sleeping rooms five dollars (\$5.00)

For all hotels containing fifteen or more and less than fifty sleeping rooms ten dollars (\$10.00)

For all hotels containing fifty or more and less than two hundred sleeping rooms fifteen dollars (\$15.00)

For all hotels containing two hundred or more and less than four hundred sleeping rooms twenty dollars (\$20.00)

For all hotels containing four hundred or more sleeping rooms twenty-five dollars (\$25.00)

For all restaurants where no hotel license is granted and where such restaurant is separate from the management of a hotel and has a seating capacity of less than twenty-five persons three dollars (\$3.00)

For such restaurants having a seating capacity of twenty-five or more persons five dollars (\$5.00)

Section 6 All license fees must be paid to the Department of Health before any license is issued. All such fees shall be paid into the State Treasury.

The license issued to a hotel or restaurant shall be conspicuously displayed in the office of such hotel or restaurant. Such license may be revoked by the Commissioner of Health at any time upon hearing and notice as herein-after provided for violation of any law or any regulation promulgated by the Department of Health the Department of Labor and Industry and the Bureau of Fire Protection.

Section 7 Such license shall be transferable with the consent of the Commissioner of Health upon the sale or disposition of the hotel or restaurant licensed or the removal thereof to a new location. No license shall be transferred without such consent.

No license to maintain and operate a hotel shall be issued to the keeper owner or lessee of any hotel rooming lodging or boarding house where accommodations for assignment purposes are furnished or to any keeper owner or lessee who has been convicted of keeping a bawdy-house disorderly house or a place in violation of the law relating to houses of assignment or places of public nuisance.

Section 8 In every hotel or restaurant the kitchen dining-room cellar ice-box refrigerator and all places where foods are prepared kept or stored shall be kept clean and in a sanitary condition. All garbage tin-cans and kitchen refuse shall be kept in a tight metal can securely covered and the contents thereof shall be removed at least once during each day. The dining rooms kitchens and pantries where food is served prepared kept or stored shall be thoroughly screened from flies and insects. All serving tables trucks trays boxes buckets knives saws cleavers choppers pots pans dishes and other utensils and machinery used in moving handling cutting chopping mixing preparing or serving foods shall be thoroughly sterilized daily by hot water or steam and shall at all times be kept clean. The clothing and hands of cooks stewards waiters and all other persons handling food shall at all times be clean and sanitary.

All foods on display shall have full protection from dust dirt flies and vermin by being kept under a glass case.

Section 9 No person suffering from or afflicted with tuberculosis or a venereal contagious or infectious disease shall be employed in or about any part of a restaurant or its kitchen or the restaurant dining room or kitchen of any hotel. No such person shall handle foodstuffs or products used therein. All hotel inspectors shall compel any person employed in or about any part of a restaurant or its kitchen or the restaurant dining room or kitchen of any hotel or any person handling foodstuffs used in any restaurant or hotel to present a certificate from a reputable physician showing him or her to be free from any infectious or contagious disease.

Section 10 All towels and napkins used by hotels and restaurants shall be of cotton or linen and shall be of a size not less than twelve by twelve inches. All public wash rooms of such restaurants or hotels shall be furnished with a sufficient quantity of towels so that no two or more persons shall be required to use the same towel until it has been washed. All restaurants and the dining room or restaurant of all hotels shall furnish its guests with individual napkins which shall not be used again until washed.

Section 11 All hotels shall provide every bed bunk cot or other sleeping place for the use of guests with pillow-slips and under and top sheets made of white cotton or linen and such top sheets shall be at least ninety-six inches in length. All such sheets and pillow-slips after being used by one guest shall be washed and ironed before being used by another guest.

Section 12 All bedding including mattresses quilts blankets pillows sheets and comforts used in any hotel shall be thoroughly aired disinfected and kept clean and no bedding which is infected with bed-bugs or other vermin shall be used on any bed in any hotel. All floors carpets furniture and equipment in hotels and restaurants and all walls and ceilings shall be kept clean and in a sanitary condition at all times.

When any room has been occupied by any person having an infectious or contagious disease such room shall not be used again until thoroughly disinfected to the satisfaction of the health authorities charged with the enforcement of the laws of this Commonwealth relating to communicable diseases.

No cot bed bunk or other sleeping place shall be kept or used for sleeping purposes in any room in which food stuffs are prepared cooked kept or stored.

Section 13 All toilets and out-closets and all lavatories bath tubs sinks and drains used in or in connection with any hotel or restaurant shall at all times be kept in a clean and sanitary condition.

In every locality where a system of water-works and sewage is maintained for public use every hotel and restaurant shall within six months after the taking effect of this act be



equipped with a sufficient number of suitable water-closets for the accommodation of its guests properly ventilated and connected by proper plumbing with such sewage system. All lavatories bath tubs sinks drains closets and urinals in such hotels and restaurants shall be properly constructed and connected with such sewage system and shall be kept clean and well ventilated at all times. Separate apartments shall be furnished for different sexes each being properly designated.

Section 14 No room having been let to one guest shall be let to another before such first guest has departed without the consent of the first assigned guest. In all such cases the management shall be liable for the loss of valuables of either guest. The price charged for each room for one or for more than one person shall be posted in such room and such charge shall be made only for the time the room is actually occupied.

All doors of all sleeping rooms shall be furnished with locks and keys. All sleeping rooms shall be properly screened from April first to November first of each year and shall be furnished with proper heating facilities.

Section 15 All hotels having two or more floors used as sleeping accommodations for guests shall provide a night watchman who shall be on duty all night and shall go through all halls and corridors at least once during each hour.

Section 16 The lobbies in all hotels and the dining rooms of all restaurants and hotels shall be furnished with a standard thermometer and kept at a temperature not less than sixty-eight degrees Fahrenheit.

Section 17 Any person association copartnership or corporation who violates or fails or refuses to comply with any of the provisions of this act is guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine of not less than ten dollars nor more than fifty dollars for a first offense and a fine of not less than fifty dollars nor more than one hundred and fifty dollars for a second or subsequent offense or such person association copartnership or corporation may be sentenced to pay a fine of ten dollars for each day that such violation is continued.

The district attorney of each county shall upon complaint of any inspector of hotels prosecute before the proper court any action or proceeding against any person association copartnership or corporation violating any of the provisions of this act.

Section 18 The Commissioner of Health shall at least four times during each year inspect or cause to be inspected each hotel and restaurant coming within the provisions of this act and for such purpose he or any of his agents shall have the right to enter any such hotel or restaurant at any time. Whenever upon such inspection it is found that such business or property inspected is not being conducted or is not equipped in the manner and condition required by the provisions of this act or by the health laws of this Commonwealth he shall notify the owner proprietor or agent in charge of such business or the owner or agent of the building so occupied to make such changes or alterations as may be necessary to effect a complete compliance with the provisions of this act and the health laws of the Commonwealth. Within thirty days after the receipt of such notice from the Commissioner of Health the owner proprietor or agent in charge shall make the alterations or changes directed by such notice.

Section 19 If at the end of such thirty days the alterations or changes directed have not been made or if any violation of any of the provisions of this act continues for more than thirty days the Commissioner of Health may revoke the license of the offending party upon hearing and notice as hereinafter provided or he may close the building or premises of such hotel or restaurant until such alterations or changes have been made and until all the provisions of this act or the health laws of the Commonwealth are complied with.

Section 20 If the Commissioner of Health refuses to grant a license to any person association copartnership or corporation or refuses to permit a license already issued to be transferred as provided in section seven of this act the party aggrieved by such refusal shall have the right to be heard upon the question of his right to such license or transfer. Such hearing shall be had before the Commissioner of Health or some person designated by him for such purpose not less than ten days nor more than thirty days from the date of such refusal.

Section 21 No license shall be revoked by the Commissioner of Health until he has notified the licensee in writing calling specific attention to the infractions of this act and a reasonable time and opportunity is given to correct the matter complained of. If the licensee fails to comply with the directions of the notice the Commissioner of Health shall fix a time and place not sooner than five days for a hearing to be had before the Commissioner of Health or some person designated by him for such purpose. Written notice of such hearing shall be given to the licensee directing him to show cause why

1 the license in question should not be revoked

The twenty-second section was read as follows:

Section 22 At all such hearings the licensee shall be entitled to be heard in person or by counsel and shall have the right of compulsory attendance of witnesses and the production of books papers and records.

The Commissioner of Health shall have power to require the attendance of witnesses and the production of books papers and records and for that purpose may issue his subpoena for the appearance of such witnesses or the production of any books or records. Such subpoenas shall be directed to any deputy or assistant in his office or to the sheriff of the county in which such witnesses reside or may be found and shall be served and returned in the same manner as a

subpoena issued out of a court of quarter sessions is served and returned.

The fees and mileage of the sheriff and witnesses shall be the same as that allowed in the court of quarter sessions in criminal cases and shall be paid out of the State Treasury.

In case of disobedience of a subpoena served on any person or the refusal of any witness to testify to any matter regarding which he may be lawfully interrogated the court of common pleas of the county where such disobedience or refusal occurred or a judge thereof shall upon application of the Commissioner of Health compel obedience by attachment proceedings for contempt as in the case of disobedience of the requirements of a subpoena issued from such court or a refusal to testify therein.

Upon the conclusion of such hearing the Commissioner of Health shall make such order as the case may require.

On the question,

Will the House agree to the section?

Mr. ROMAN. Mr. Speake, I desire to offer the following amendment:

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Correct printer's typographical error in Section 22, page 11, line 8 by striking out the words "and papers" following the word "records."

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The twenty-third, twenty-fourth, twenty-fifth, twenty-sixth, twenty-seventh and twenty-eighth sections and title were separately read and agreed to as follows:

Section 23 An appeal to the court of common pleas of Dauphin County may be taken from the action of the Commissioner of Health refusing to grant or transfer or in revoking a license by filing a petition therefor within ten days from the date of such order and by giving bond with sufficient surety to the Commonwealth in the sum of one hundred dollars. The hearing upon such appeal shall be entitled to be advanced out of its order on the docket. From the decision of the court of common pleas an appeal may be had to the supreme and superior court as in other cases. The court of common pleas or the supreme or superior court may suspend any order revoking a license pending the hearing in such courts.

Section 24 All notices served by the Department of Health pursuant to the provisions of this act shall be in writing and shall be either personally delivered to the owner agent lessee or manager of the hotel or restaurant or to the owner agent lessee or manager of the building or premises wherein the same is conducted or shall be sent properly addressed to such person by United States mail.

Section 25 All hotels and restaurant fees collected under the provisions of this act and all penalties collected for any violation thereof shall be paid into the State Treasury.

Section 26 If any of the provisions of this act are declared unconstitutional the decision of the court shall not affect any of the remaining provisions of this act. It is hereby declared to be the legislative intent that this act would have been passed even though such invalid part had not been a part thereof.

Section 27 This act does not repeal or affect any of the provisions of the act approved the twenty-eighth day of May one thousand nine hundred and fifteen (Pamphlet Laws six hundred forty-two) entitled "An act for the protection of the public health by providing that persons firms or corporations who are operating or conducting hotels restaurants dining-cars or other public eating-places in this Commonwealth shall not employ or keep in their employ as cooks waiters kitchen-help chamber maids or other house-servants any person or persons who are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis syphilis gonorrhea open external cancer or barber's itch or who are carriers of typhoid fever and further providing that no dishes receptacles or utensils used in eating or drinking shall be furnished to patrons or customers of any such public eating-place unless the same have been thoroughly cleansed since used by another individual and further providing that no towels shall be furnished in any wash-room in connection with any such public eating-place unless such towels be laundered or discarded after each individual use and further providing that no common drinking-cups shall be furnished at any public drinking place operated in connection with any such public eating-place and providing penalties for violations of the provisions of this act" nor any of the provisions of the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and ten) entitled "An act to safeguard human life and health throughout the Commonwealth by providing for the reporting quarantining and control of diseases declared communicable by this act and b. regulation of the Department of Health providing for the prevention of infection therefrom and prescribing penalties."

Section 28 All other acts or parts of acts inconsistent herewith are hereby repealed.



An Act relating to hotels and restaurants providing for the licensing and regulation thereof and imposing penalties

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

#### BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1071, as follows:—

An Act to amend section two hundred and thirty-nine of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" by giving restricted authority to supervisors in townships of the second class to furnish labor and materials subject to the approval of the township auditors

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two hundred and thirty-nine of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" which reads as follows

"Section 239 It is unlawful for any township supervisor superintendent or roadmaster to be interested directly or indirectly in any purchase made or contract relating to roads and bridges except as provided for in this act or to furnish any materials therefor Any such person knowingly violating the provisions of this section shall be guilty of a misdemeanor Upon conviction thereof any such person shall be sentenced to pay a fine not exceeding five hundred dollars (\$500) or to be imprisoned for a term not exceeding six months or both and shall forfeit his office" is hereby amended to read as follows

Section 239 It is unlawful for any township supervisor superintendent or roadmaster to be interested directly or indirectly in any purchase made or contract relating to roads and bridges except as provided for in this act or to furnish any materials therefor Any such person knowingly violating the provisions of this section shall be guilty of a misdemeanor Upon conviction thereof any such person shall be sentenced to pay a fine not exceeding five hundred dollars (\$500) or to be imprisoned for a term not exceeding six months or both and shall forfeit his office Provided that township supervisors of townships of the second class when deemed necessary for the safety and convenience of the public may furnish labor teams appliances and materials the payment for which shall be subject and subsequent to the approval of the board of township auditors

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 867, as follows:

An Act requiring the delivery of explosives to miners in the anthracite region at points below the surface regulating the transportation and storage of explosives under rules and regulations adopted by the Chief of the Department of Mines and providing a penalty

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the first day of July one thousand nine hundred and twenty-one explosives to be used by the miners in the anthracite region shall be delivered to them by the operator of such mine or some one for him at a point below the surface most convenient to their place of work

If any controversy shall arise between any miner operator or foreman as to the points at which explosives are to be delivered such controversy shall be referred to the proper mine inspector whose decision thereon taking into consideration practicability and safety shall be final Explosives shall be taken into the mines for the use of the miners and shall be there transported and stored under such rules and regulations as may be prescribed by the Chief of the Department of Mines and no greater quantity of explosives shall be taken or held in any mine at any time than that allowed by law

Section 2 The quantity of explosives supplied to each miner shall be in accordance with an order left by such miner at the mine foreman's office the day previous the quantity not to exceed the amount provided by law

Section 3 Any operator who shall fail or neglect or refuse to furnish explosives to miners as in this act provided or who shall fail or neglect or refuse to furnish explosives to any miner as required by any decision of the mine inspector or who shall violate any of the rules and regulations adopted by the Chief of the Department under the authority of this act shall

upon conviction in a summary proceeding before a magistrate alderman or justice of the peace be sentenced to pay a fine of ten dollars for each such failure neglect or refusal which fine when collected shall be for the use of the county

Section 4 All acts or parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1289, entitled:

An Act regulating deposits of State moneys or funds creating a State Depository Board and prescribing penalties

The first, second, third, fourth, fifth, sixth and seventh sections were separately read and agreed to as follows;

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the State Treasurer the Auditor General the Secretary of the Commonwealth and the Commissioner of Banking are hereby constituted the State Depository Board hereinafter called the board and any three (3) of such members shall constitute a quorum The members of the said board shall perform the duties herein prescribed and shall receive the sum of three hundred (\$300) each per annum as salary for their services as members of said board The State Treasurer shall be chairman of the board The Secretary of the Commonwealth shall be secretary of the board and shall keep its minutes and records A copy of the minutes of each meeting of the board shall be filed with the Auditor General within three (3) days after such meeting A duly certified copy of such records shall be prima facie evidence of the matters appearing therein in any court of record

Section 2 The necessary expenses of the board including salaries books stationery printing postage and advertising shall be paid from the State Treasury from a fund appropriated for that purpose by warrant of the Auditor General upon the State Treasurer upon the order of the board certified by the chairman and secretary

Section 3 The board shall have the right to make such rules and regulations governing the establishment and the conduct of State depositories and the handling of funds therein as the best interest of the State may require not inconsistent with the provisions of this act which said rules and regulations shall be in writing and entered upon the minutes of said board and when made a copy thereof shall accompany any acceptance of an application for State deposits and shall at any time be supplied to any bank banking institution or trust company upon request

Section 4 There shall be two classes of depositories One shall be known as active depositories and the other as inactive The board shall designate two banks or trust companies in Dauphin county two banks or trust companies in Philadelphia county two banks or trust companies in Allegheny county to be known as active depositories in which shall be deposited a sufficient amount of the daily receipts of the State Treasury to transact the current business of the Commonwealth and said board shall have power if to them it seems necessary to designate two other banks or trust companies located in any of the counties above mentioned or in any other county of the Commonwealth to be known as active depositories and to be used for the purpose above mentioned

Section 5 Every bank banking institution or trust company desiring to become a depository of State moneys or funds shall make a written application to the State Treasurer as the chairman of the board designating the amount of deposits solicited whether it is for an active or inactive deposit and accompany its application with a written statement showing the financial condition of the bank banking institution or trust company at the date of the application the number of its stockholders the length of time that said institution has been engaged in business under its charter which statement shall also contain a provision that the books and accounts of such bank banking institution or trust company so designated as State depository shall be open at all times to the inspection of the board any member or accredited representative thereof The statement shall be verified by the oath or affirmation of its president vice-president cashier or treasurer as the case may be

Section 6 The selection of the banks banking institutions or trust companies in which the State moneys or funds shall be deposited shall be made by the board which shall have the right to accept or reject all applications for deposits but no selection shall be made of any institution not subject to National supervision

Section 7 The board is hereby authorized to select as depositories for State funds private banking institutions located and doing business in this Commonwealth provided the same file with their applications a statement in writing with the said board that they will subject themselves to the supervision of the Banking Department of the State and provided further that they will in all respects comply with the conditions required of any other depository

The eighth section was read as follows:



Section 8 The board shall fix the rate of interest which shall be paid by all State Depositories on all deposits of State moneys or funds both active and inactive for each six month period beginning July first and January first each year but no deposits shall be awarded to any bank banking institution or trust company which shall bear a less interest rate than two per centum per annum

The State moneys or funds herein referred to shall be all moneys coming into the State Treasury from taxes fees licenses bond issues now authorized or hereafter authorized sales of public property collections and money from any and all sources whatsoever as well as all moneys or funds of which the State Treasurer by reason of his office is custodian guardian trustee treasurer or receiver or which come into his possession in any other capacity by reason of his office as State Treasurer

On the question,

Will the House agree to the section?

Mr. JAMES A. WALKER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 8, page 4, line 15 by inserting "year" the following: "and shall have the power to fix a different rate for each class"

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The ninth, tenth, eleventh, twelfth, thirteenth, fourteenth, fifteenth and sixteenth sections were separately read and agreed to as follows:

Section 9 The board shall meet on the first Tuesday of each month or oftener at the call of the chairman or a majority of its members to receive the report of the State Treasurer in the matter of receipts and deposits determine the amount to be deposited in the various depositories of State funds see that the same are properly secured and that this act is fully complied with and to transact any other business authorized by this act

Section 10 No bank banking institution or trust company shall receive a deposit of State moneys in excess of twenty-five (25) per centum of its paid in capital and surplus and no bank banking institution or trust company shall receive a deposit or have at any one time an aggregate of deposits in excess of five hundred thousand dollars (\$500,000) provided That this section shall not apply to the institutions to be designated by the board as active depositories of State funds subject to check daily by the State Treasurer The active depositories so designated shall be required to make all collections for the Commonwealth without cost or compensation but at no time shall the combined deposits in the active depositories exceed the total sum of six million dollars (\$6,000,000)

Section 11 The amount of interest to be paid by any and all depositories under the provisions of this act for the privilege of keeping such public funds on deposit shall be computed on the average daily balance of the public moneys kept on deposit therewith

The State Treasurer shall require and it is hereby made the duty of every such depository to keep accurate accounts of all such moneys deposited with it showing the amount deposited and when deposited and render on the first business day of each and every month to the treasurer and the Auditor General a statement in duplicate showing the daily balance of the State moneys or funds held by it during the month next preceding and the interest thereon which interest shall at the same time be credited to the State Treasury account

All moneys paid to the State for the privilege of keeping said moneys or funds on deposit as aforesaid shall be credited by the treasurer to the general fund except interest derived from moneys or funds secured from sale of bonds issued for special purposes and all moneys or funds of any board bureau commission department or any other branch of the State Government for which the State Treasurer by reason of his office is custodian guardian trustee treasurer or receiver which interest shall be credited to such special funds

Section 12 The State Treasurer shall deposit the State funds in such bank banking institutions or trust companies as shall be selected and approved by the board within three (3) days after the receipt of said moneys and in such total amounts in each depository as the board shall determine from time to time

If the State Treasurer shall fail to deposit said funds as herein provided he shall be liable as a penalty to the State for one (1) per centum a month on the funds he fails to so deposit and which are not otherwise deposited under the directions of the board

Section 13 When a bank banking institution or trust company has been notified to qualify as a depository it shall within thirty (30) days after such notice deposit with the State Treasurer a bond to secure payment of deposits and interest to the Commonwealth of Pennsylvania with a proper warrant of attorney to confess judgment in favor of the Commonwealth secured by a surety company to be approved by the board

in the amount of the deposit to be made and no one surety company shall be approved in an aggregate amount in excess of five times its capital surplus and reserve

Said bonds shall be conditioned for the safe-guarding and return of State funds to pay interest to the Commonwealth monthly as herein provided to make reports to the treasurer and Auditor General and in all other respects comply with the requirements of this act Said bonds to remain in force until the said State funds are turned over to the State or its agents or until otherwise released by the board

Surety bonds shall contain a clause obligating the surety company to pay and settle with the State the amount due in full including interest within sixty (60) days after notice is given by the State Treasurer of default by the principal

All bonds shall be executed on bank forms furnished by the State Treasurer which blank forms shall be approved by the Attorney General

Section 14 The surety bonds above mentioned shall be delivered to the State Treasurer receipted for by him and retained by him in the vaults of the State Treasury and if at any time any such surety bonds are not satisfactory security in the opinion of the board for the deposits made they may require such other additional security to be given as will be satisfactory to them and said board shall from time to time inspect such bonds or security and see that the same are actually kept in the vaults of the State Treasury

Section 15 Whenever the board shall deem it necessary it may require any depository having State funds on deposit or any surety on a bond of such depository to furnish a sworn statement of the financial condition of such depository or surety and a failure to render such statement within a reasonable time as determined by the board shall be sufficient ground for revoking the designation as a depository Every person who shall make any false statement to such board touching the financial condition of such depository or touching the financial condition of such surety whether in an affidavit of justification or in response to an inquiry or request of the board shall be guilty of a misdemeanor punishable by fine of not more than one thousand dollars (\$1,000) or imprisonment of not more than one (1) year either or both at the discretion of the court

Section 16 The State Treasurer may withdraw any or all of the State moneys or funds on deposit for the purpose of paying the appropriations and the obligations of the State provided that the moneys deposited in the inactive depositories shall be used only when the moneys in the active depositories shall not be sufficient and provided further that the State Treasurer shall give to such inactive depository ten (10) days notice of his intention to withdraw funds therein before drawing more than one-fifth (1-5) of the amount such inactive depository is entitled to keep but this notice and limitation shall not apply to deposits made in active depositories The treasurer shall keep a correct and accurate account of all moneys received for the use of the Commonwealth and pay out the same only on authority of law The State Treasurer shall be as heretofore personally responsible for the faithful performance of his duties under the law and for a proper accounting of all moneys paid to him as State Treasurer but he shall not be held personally liable for any money that shall be lost by reason of the failure or insolvency of any bank banking institution or trust company selected as a depository as in this act provided The treasurer shall keep in his office a record showing an account with each depository both active and inactive under which entry shall be made showing the amount and date of each deposit the rate of interest the withdrawals and the dates thereof and the balance on deposit Each such amount shall show the date and amount of interest received during each paying period

The seventeenth section was read as follows:

Section 17 In case the board is of the opinion that the credit of any depository is impaired the safety of the State deposit imperiled or for any other cause whatsoever it may deem advisable it shall have power and authority to require the State Treasurer to reduce change or wholly withdraw within thirty (30) days any deposit or deposits held by any such depository or depositories

On the question,

Will the House agree to the section?

Mr. JAMES A. WALKER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 17, page 10, line 3 by striking out the words "or depositories"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The eighteenth, nineteenth, twentieth and twenty-first sections were separately read and agreed to as follows:

Section 18 The State Treasurer on the fifth business day of each month shall render a statement of account of



the Auditor General giving in detail the different sums which go to make up the grand total of the amount at the close of the business on the last business day of the preceding month in the State Treasury including moneys appropriated to the sinking fund. Such statement shall include the names of banks banking institutions or trust companies with whom the public funds are deposited with the various amounts of such deposits the amounts of interest as credited to the State accounts by the different depositories and shall be verified by oath or affirmation of the State Treasurer and recorded in a book kept for that purpose by the Auditor General and such record shall be open for public inspection and shall be correctly published in not more than six (6) newspapers in the State two (2) of which shall be published in Harrisburg to be selected by the Auditor General for general information payment of publication to be made from moneys in the State Treasury not otherwise appropriated.

Section 19 It shall be a misdemeanor for any individual whether a State officer representative of a State officer or bank officer or any representatives of a bank or bank officer or officer of any trust company or representative of any such officer or any go-between to pay receive offer or request any money benefit or valuable thing or promise directly or indirectly for use of such State moneys or funds other than the interest payable to the State or for any person to secure or assist in securing a State deposit for his or her own personal gain or benefit. Said misdemeanor shall be punishable by fine of not more than five thousand dollars (\$5,000) or not more than one (1) year's imprisonment for each offense or either or both at the discretion of the court.

Section 20 This act shall take effect and be in force from and after the first day of July one thousand nine hundred and twenty-one.

Section 21 The following acts of Assembly namely

An act approved June fifteenth one thousand eight hundred and ninety-seven (Pamphlet Laws one hundred fifty-seven number one hundred thirty-one) entitled "An act regulating the deposit of moneys belonging to the State in the banking institutions thereof and providing for the collection of interest thereon"

An act approved April seventeenth one thousand nine hundred and five (Pamphlet Laws one hundred eighty-three number one hundred thirty-one) entitled "An act authorizing the State Treasurer of Pennsylvania to require additional security from any bank banking institution or trust company in which the funds of the State are deposited"

An act approved February seventeenth one thousand nine hundred and six (Pamphlet Laws forty-five) entitled "An act to regulate the deposits of State funds to prescribe the method of selecting State depositories to limit the amount of State deposits to provide for the security of such deposits to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking funds to declare it a misdemeanor to give or take anything of value for obtaining the same and prescribing penalties for violations of this act"

An act approved July eighteenth one thousand nine hundred and seventeen (Pamphlet Laws one thousand and sixty-five) entitled "An act amending an act entitled 'An act to regulate the deposits of State funds to prescribe the method of selecting State depositories to limit the amount of State deposits to provide for the security of such deposits to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking funds to declare it a misdemeanor to give or take anything of value for obtaining the same and prescribing penalties for violations of this act' approved February seventeenth one thousand nine hundred and six so as to authorize combined deposits in all active depositories to an amount not to exceed the sum of six million dollars and so as to authorize the selection by the Board of Revenue Commissioners and the Banking Commissioner of two banks or trust companies as active depositories for State funds in addition to the number now provided by law" are hereby repealed.

And all other acts or parts of acts supplied by or inconsistent with the provisions of this act are hereby repealed.

The title was read as follows:

An Act regulating deposits of State moneys or funds creating a State Depository Board and prescribing penalties

On the question,

Will the House agree to the title?

Mr. JAMES A. WALKER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be ready by the Clerk.

The amendment was read by the Clerk as follows:

Amend title line 2 by inserting after "Board" the following: "defining its powers and duties"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1111 (Senate Bill No. 297), entitled:

An Act authorizing receivers of taxes in and for cities of the first class to furnish certificates of taxes and claims which are liens on real estate and fixing the fees for such services

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1044 (Senate Bill No. 12), entitled:

An Act to amend section five of an act approved the 27th day of April, 1911 (Pamphlet Laws one hundred and one), entitled "An act for the assignment of judges to districts other than their own for the purpose of expediting business with provisions for their compensation."

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1282 (Senate Bill No. 462), entitled:

An Act to provide separate accommodations for women jurors at the several court houses

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 739 (Senate Bill No. 197), entitled:

A supplement to an act approved the twenty-ninth day of May one thousand nine hundred and one (Pamphlet Laws three hundred and twenty-seven) entitled "An Act to prohibit the manufacture and sale of oleomargarine butterine and other similar products when colored in imitation of yellow butter to provide for license fees to be paid by manufacturers wholesale and retail dealers and by proprietors of hotels restaurants dining-rooms and boarding houses for the manufacture or sale of oleomargarine butterine or other similar products not colored in imitation of yellow butter and to regulate the manufacture and sale of oleomargarine butterine or other similar products not colored in imitation of yellow butter and prevent and punish fraud and deception in such manufacture and sale as an imitation butter and to prescribe penalties and punishment for violations of this act and the means and the method of procedure for its enforcement and regulate certain matters of evidence in such procedure" by regulating advertisements and designations relating to oleomargarine or butterine prohibiting the use of certain words in or in connection with such advertisements and providing penalties.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 984 (Senate Bill No. 145), entitled:

An Act to provide for the better preservation of the books and papers in the office of the Prothonotaries in the counties of this Commonwealth by copying, transcribing and certification of dilapidated faded or injured books or papers.



And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1240 (Senate Bill No. 94), as follows:

An Act defining fraternal benefit societies and their status authorizing such societies to create subordinate lodges and to pay benefits to members and their beneficiaries from funds collected and regulating such benefits and collections providing for the organization and incorporation of such societies and for their supervision regulation and examination by the Insurance Commissioner and for the admission of foreign societies designating tables of mortality as a basis for rates of contribution requiring all societies to make annual and other reports and appointing the Insurance Commissioner as attorney for service of process providing penalties for any violations of the act exempting such societies from taxation and certain other societies from its provisions and requiring beneficial associations other than fraternal benefit societies to report to and be supervised by the Insurance Commissioner and repealing existing laws

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any corporation society order or voluntary association without capital stock organized and carried on solely for the mutual benefit of its members and their beneficiaries and not for profit having a lodge system with ritualistic form of work and a representative form of government and which makes provisions for the payment of benefits in accordance with the provisions of this act is hereby declared to be a fraternal benefit society

Any society having a supreme governing or legislative body and subordinate lodges or branches by whatever name known into which members shall be elected initiated and admitted in accordance with its constitution laws rules regulations and prescribing ritualistic ceremonies and which shall provide in its said constitution and laws for regular or stated meetings of its subordinate lodges or branches shall be deemed to be operating on the lodge system

Any such society shall be deemed to have a representative form of government when it shall provide in its constitution and laws for a supreme legislative or governing body composed of members elected either by the membership at large or by delegates elected directly or indirectly by the membership together with such other members as may be prescribed by its constitution and laws

The elective members shall however constitute a majority in number and have not less than the votes required to amend its constitution and laws The meetings of every such supreme or governing body and the election of officers representatives or delegates shall be held as often as once in four years No officer representative delegate or member of any fraternal benefit society shall vote by proxy

Section 2 Every such society by its supreme governing or legislative body shall have power to make alter and amend its constitution and laws for the government of the society the management of its affairs the admission and classification of its members the control and regulation of the terms and conditions governing the issue of its benefit certificates and the character or kind of benefits or privileges payable or allowable thereunder the fixing and adjustment of the rates of contribution fees or dues payable by its members and the allotment of the same to the different funds of the society

Such constitution and laws when made and as altered and amended shall be the law governing the society and its officers board of directors or managers subordinate or constituent lodges councils or branches and all members and beneficiaries in their relation thereto Each society shall file with the Insurance Commissioner a duly certified copy of its constitution and laws as enacted and as changed added to or amended within ninety days after enactment Printed copies of the same duly certified by the secretary or corresponding officer thereof shall be prima facie evidence of the legal adoption thereof

Section 3 The laws of every such society shall provide that if the stated periodical contributions of the members are insufficient to pay all matured claims in full and to provide for the creation and maintenance of the funds required by its laws additional or increased rates of contribution may be collected from the members to meet such deficiency Such laws may also provide that each certificate shall be charged with its proportion of any deficiency disclosed by the valuation hereinafter specified with lawful interest thereon

Section 4 Unless authorized by express provisions in the constitution and laws of the society no subordinate lodge nor any of its subordinate officers or members shall have power or authority on behalf of the society to waive or modify any of the provisions of the constitution and laws of the society nor to waive any violation forfeiture or default thereof No officer or member of any supreme grand or subordinate body of any such society shall be individually liable for the payment of any of the benefits provided for in its constitution and laws but the same shall be payable only out of the funds of the society and in the manner provided by its laws

Section 5 Every such society shall provide for the payment of death benefits and may provide for the erection of monuments to mark the graves of its deceased members It may also provide for the payment of old age benefits which mature

for payment to the members at not under sixty years of age and for permanent and temporary disability payments It may provide that a member when permanently disabled or upon attaining not less than sixty years of age shall have the option to surrender his certificate upon payment of all or such portion of its face value as may be authorized under the constitution and laws

Any society may provide for the acceptance of liens against benefit certificates with interest at not less than four per centum per annum in lieu of cash payments but the total of such liens against any benefit certificate shall not exceed its share of the accumulation thereunder Any such society collecting a level rate of contribution under any of its benefit certificates based upon any table of mortality allowed for valuation purposes in this act may grant to members holding such certificates extended and paid-up protection or such withdrawal equities as may be allowed under its constitution and laws but no such grants or privileges shall exceed in value the portion of the accumulations to the credit of such certificate at the time such grant or privilege is allowed

Section 6 Such death benefits in certificates hereafter issued shall be payable to wife husband affianced wife or affianced husband relative to the fourth degree of consanguinity father-in-law mother-in-law son-in-law daughter-in-law stepfather stepmother stepchildren children by adoption or to a person or persons dependent upon the member If after the issuance of the original certificate the member shall become dependent upon the charity of an individual or an incorporated charitable institution he shall with the consent of the society have the privilege of making such individual or institution his beneficiary

Within the above restrictions every member shall have the right to designate his beneficiary and from time to time may have the same changed in accordance with the laws rules or regulations of the society and no beneficiary shall have or obtain any vested interest in the said benefit until the same has become due and payable upon the death of the said member Any such society may however by its laws limit the scope of beneficiaries within the above classes

If any beneficiary under a certificate shall die before the member and no new designation shall have been made by him and the constitution and laws of the society shall have made no provision for such contingency the benefits under the certificate or certificates shall then be paid to the surviving beneficiary or beneficiaries if any and if none of the beneficiaries named in the certificate shall survive the member the benefits shall then be paid to the executor or administrator of the deceased member to be by him paid over to or divided among the person or persons entitled to the personal estate of such deceased member under the interstate laws of the place of domicile of such member

Section 7 Any such society may admit to beneficial membership any person not less than sixteen and not more than sixty years of age and it shall be lawful for minors who have attained the age of sixteen years to make all needed contracts and assume all needful obligations to become members Each applicant shall be examined by a legally qualified physician and the examination supervised and approved in accordance with the laws of the society Any beneficial member applying for a certificate providing for disability benefits need not be required to pass an additional medical examination therefor Nothing herein contained shall prevent such society from accepting general or social members

Section 8 Every such society shall have power to issue whole life old age or whole life combined with old age limited payment life term sick or relief and dependent benefit certificates and make the specified benefit payment in a single cash payment or in installments or a term of life annuity Every such certificate shall specify the amount of benefit furnished thereunder and shall provide that the certificate the charter or articles of incorporation or if a voluntary association the articles of association the constitution and laws of the society and the application for membership and medical examination signed by the applicant and all amendments to each thereof shall constitute the obligation of the society Copies of the same certified by the secretary of the society or corresponding officer shall be received in evidence of the terms and conditions thereof and any changes additions or amendments to said charter or articles of incorporation or articles of association if a voluntary association constitution or laws made or enacted subsequent to the issuance of the benefit certificate shall bind the member and his beneficiaries in all respects the same as though such changes additions or amendments had been made prior to and were in force at the time of the application for membership

Section 9 Any society may create maintain invest disburse and apply a benefit fund expense fund or emergency or other fund in accordance with its constitution and laws and shall not by reason thereof be held to be organized or carried on for profit Unless otherwise provided in the constitution and laws such funds shall be held invested and disbursed for the use and benefit of the society and no member or beneficiary shall have or acquire any individual rights therein or become entitled to any apportionment of or the surrender of any part thereof

Section 10 The funds from which benefits shall be paid and the funds from which expenses of the society shall be defrayed shall be derived from regular monthly or other periodical rates of contribution paid by the members of the society and accretions of said funds and no part of any funds set aside for the payment of benefits shall be used for expenses other than expenses incurred in investigating or defending claims against such benefit funds Except as herein otherwise allowed every domestic society shall invest its funds only in securities permitted by the laws of this Commonwealth for the investment of the reserve of life insurance companies



Section 11 Every such society is hereby declared to be a charitable and benevolent institution and all of its funds shall be exempt from all and every state county district municipal and school tax other than taxes on real estate. No money or other benefit charity relief or aid to be paid provided or rendered by any such society shall be liable to attachment garnishment or other process or be seized taken appropriated or applied by any legal or equitable process or operation of law to pay any debt or liability of a member or beneficiary or any other persons who may have a right thereunder either before or after payment.

Section 12 From and after the passage of this act fifteen or more persons ten of whom shall be citizens and residents of this Commonwealth having associated themselves together as a fraternal benefit society may be incorporated under the provisions of this act.

First The articles of agreement must be signed in duplicate with the names and addresses of at least five of the subscribers and shall be acknowledged before some person empowered to receive acknowledgements of deeds and shall state

(a) The proposed corporate name of the society which shall not so closely resemble the name of any society or insurance company already transacting business in this Commonwealth as to mislead the public or to lead to confusion.

(b) The purpose for which it is formed which shall not include more liberal powers than are granted by this act. Any lawful social intellectual educational charitable benevolent moral or religious advantages may however be set forth among the purposes of the society.

(c) The mode in which its corporate powers are to be exercised.

(d) The place where its principal office shall be located within this Commonwealth.

(e) The names residences and official titles of all the officers trustees directors or other persons who are to have and exercise the general control and management of the affairs and funds of the society for the first year or until the ensuing election at which all such officers shall be elected by the supreme legislative or governing body which election shall be held not later than one year from the date of the issuance of the permanent certificate.

Second Such articles of agreement and duly certified copies of the constitution and laws rules and regulations and copies of all proposed forms of benefit certificates applications therefor and circulars to be issued by such society and a bond in the sum of five thousand dollars with sureties approved by the Insurance Commissioner conditioned upon the return to applicants of the advance payments as provided in this section if the organization is not completed within one year shall be filed with the Insurance Commissioner. He may require such further information as he deems necessary and if the purpose of the society conform to the requirements of this act and all provisions of law have been complied with the Insurance Commissioner shall so certify and retain and file the articles of agreement and furnish the incorporator a preliminary certificate authorizing said society to solicit members as hereinafter provided but no preliminary certificate granted under the provisions of this section shall be valid after one year from its date or after such further period not exceeding one year as may be authorized by the Insurance Commissioner upon cause shown.

Third Upon receipt of said certificate from the Insurance Commissioner said society may solicit members for the purpose of completing its organization. It shall collect from each applicant the amount of not less than one regular monthly payment in accordance with its table of rates as provided by its constitution and laws and shall issue to each such applicant a receipt for the amounts so collected. No society shall incur any liability other than for such advanced payments nor issue any benefit certificates nor pay or allow or offer or promise to pay or allow to any person any death or disability benefit until

(a) Actual bona fide applications for death benefit certificates have been secured upon at least five hundred lives for at least five hundred dollars each and all such applicants for death benefits shall have been regularly examined by a legally qualified practicing physician and certificates of such examinations have been duly filed and approved by the chief medical examiner of such society. (b) There shall be established five subordinate lodges or branches into which said five hundred applicants have been initiated. (c) There has been submitted to the Insurance Commissioner under oath of the president and secretary or corresponding officers of such society a list of such applicants giving their names addresses date examined date approved date initiated name and number of the subordinate branch of which each applicant is a member amount of benefits to be granted rate of stated periodical contributions which shall be sufficient to provide for meeting the mortuary obligations contracted when valued for death benefits upon the basis of the National Fraternal Congress Table of Mortality as adopted by the National Fraternal Congress August twenty-third one thousand eight hundred and ninety-nine or any higher standard at the option of the society and for disability benefits by tables based upon reliable experience and for combined death and permanent total disability benefits by tables based upon reliable experience with an interest assumption not higher than four per centum per annum. (d) It shall be shown to the Insurance Commissioner by the sworn statement of the treasurer or corresponding officer of such society that not less than five hundred applicants have each paid in cash at least one regular monthly payment as herein provided per five hundred dollars of benefits to be effected which payments in the aggregate shall amount to at least five hundred dollars and be credited to the mortuary or disability fund on account of such applicants no part of which may be used for expense. Such advanced payments shall be held in trust during the period of organization and if the organization is not completed within one year as hereinafter provided shall be returned to said applicants.

Fourth The Insurance Commissioner may make such examination and require such further information as he deems advisable and upon presentation of satisfactory evidence that the society has complied with all provisions of the law relating to the incorporation of fraternal benefit societies as provided by this act he shall issue to such society a certificate to that effect and certify in duplicate that all the requirements of this act in relation to the incorporation of fraternal benefit societies have been complied with and submit said articles of agreement to the Attorney General for examination and if found by him to be in accordance with the provisions of this act and not inconsistent with the Constitution of this Commonwealth and of the United States he shall certify the same in duplicate to the Governor with his approval endorsed thereon.

Upon receipt of such articles of agreement certified as aforesaid the Governor shall in case he approves the same endorse his approval thereon in duplicate and cause letters patent to issue creating the subscribers to the said articles of agreement and their associates into a body corporate with general powers

(a) To have succession by its corporate name perpetually subject to the powers of the General Assembly under the constitution of the Commonwealth.

(b) To maintain and defend judicial proceedings.

(c) To make and use a common seal and alter the same at pleasure.

(d) To be capable of taking receiving purchasing holding and transferring real and personal property for the purpose of its incorporation.

(e) To elect or appoint and remove its officers and agents for the management of its business and the carrying out of its objects and to allow them a suitable compensation.

(f) To make a constitution and general laws for the government of the society the management of its affairs the admission and classification of its members and the control and regulations of the terms and conditions governing the issue of its benefit certificates as authorized and provided for by the provision of this act.

(g) To provide for the payment of benefits to its members and their beneficiaries in such manner and for such amounts as may be authorized and directed by its constitution or by-laws not inconsistent with the provisions of this act. To collect from its members by admission fees per capita tax dues or rates of contribution the funds necessary to carry on its business and provide for the payment of its obligations. To enter into any obligations necessary for the transaction of its affairs.

(h) To carry on its operations through a supreme or governing body board of directors or executive committee and subordinate lodges councils or branches Meetings of its supreme legislative or governing body may be held in any state district province or territory wherein such society has subordinate branches and all business transacted at such meetings shall be as valid in all respects as if the same were held in this Commonwealth but its principal office shall be located in this Commonwealth.

Fifth The Secretary of the Commonwealth shall cause the articles of agreement aforesaid together with the proceedings had thereon and certificate to the Governor after the approval of the Governor has been endorsed on said articles of agreement and letters patent have been issued to be recorded in a book kept for that purpose and he shall return one of the said articles of agreement to the society which shall have the same recorded in the recorder's office of the county in which the principal office of the said society is located.

Sixth The Secretary of the Commonwealth shall furnish the Insurance Commissioner with a certified copy of said letters patent and shall also certify the duplicate articles of agreement with all endorsements thereon and file same in the office of the Insurance Commissioner and certified copies of the same may be used in evidence for or against the society with the same effect as the original.

Section 13 Any society heretofore organized or incorporated under any act of the General Assembly of the Commonwealth of Pennsylvania which is now engaged in transacting business in this Commonwealth may exercise after the passage of this act all the rights conferred hereby and all the rights powers privileges and exemptions now exercised or possessed by it under its charter or articles of incorporation or articles of association or at its option it may be reincorporated or reorganized hereunder but no society already incorporated shall be required to reincorporate hereunder nor shall its existence as a corporation nor its right to exercise any corporate rights vested in it by virtue of its past incorporation be affected by anything contained herein.

Section 14 The Insurance Commissioner or any person or persons he may appoint shall have the power of visitation and examination into the affairs of every domestic society. He may employ such additional assistants from time to time as he may deem necessary or expedient for the purpose of such examination and he or any person or persons he may appoint shall have free access to all the books papers and documents that relate to the business of the society and may summon and qualify as witness under oath and examine its officers and employees or other persons in relation to the affairs transactions and conditions of the society.

Whenever after examination the Insurance Commissioner is satisfied that any domestic society is exceeding its powers or is transacting business fraudulently or is in such condition that its further transaction of business will be hazardous to its members or to the public or shall determine to discontinue business the Insurance Commissioner may present the facts relating thereto to the Attorney General who shall if he deem the circumstances warrant proceed against such society in the method prescribed by the laws of this State providing for the liquidation of insolvent or delinquent companies orders or associations transacting any class of insurance.



No such proceedings shall be commenced by the Attorney General against any such society until after notice has been duly served on the chief executive officers of the society and a reasonable opportunity given to it on a date to be named in said notice to show cause why such proceedings should not be commenced. No application for injunction against or proceedings for the dissolution or appointment of a receiver for any domestic society or branch thereof shall be entertained by any court of this Commonwealth unless the same is made by the Attorney General.

Section 15 No domestic society shall merge with or reinsure with or accept the transfer of the membership or funds of any other society unless such merger or transfer is evidenced by a contract in writing setting forth in full the terms and conditions of such merger or transfer and filed with the Insurance Commissioner of this Commonwealth together with a sworn statement of the financial condition of each of said societies by its president and secretary or corresponding officers and a certificate of such officers duly verified under oath of said officers of each of the contracting societies that such merger or transfer has been approved by a vote of two-thirds of the members of the supreme legislative or governing body of each of said societies.

Upon the submission of the said contract financial statements and certificates the Insurance Commissioner shall examine the same and if he shall find such financial statements to be correct and the said contract to be in conformity with the provisions of this section and that such merger or transfer is just and equitable to the members of each of said societies he shall approve said merger or transfer issue his certificate to that effect and thereupon the said contract of merger or transfer shall be of full force and effect. In case such contract is not approved the fact of its submission and its contents shall not be disclosed by the Insurance Commissioner.

Section 16 Foreign societies which are now authorized to transact business in this Commonwealth may continue such business until the first day of April next succeeding the passage of this act and the authority of such societies may thereafter be renewed annually but in all cases to terminate on the first day of the succeeding April. Every license shall continue in full force and effect until the new license be issued or specifically refused. For each license or renewal the society shall pay the Insurance Commissioner twenty dollars. A duly certified copy or duplicate of such license shall be prima facie evidence that the licensee is a fraternal benefit society within the meaning of this act providing it may invest its assets as required by the laws of the State district territory province or country where it is organized.

Section 17 No foreign society shall transact any business in this Commonwealth without a license from the Insurance Commissioner. Any such society may be licensed upon filing with the commissioner (a) A duly certified copy of its charter or articles of association. (b) A copy of its constitution and laws certified by its secretary or corresponding officer. (c) A power of attorney to the Insurance Commissioner as hereinafter provided. (d) A statement of its business under oath of its president and secretary or corresponding officers in the form required by the commissioner and duly verified by an examination made by the supervising insurance official of its home state or other state satisfactory to the Insurance Commissioner of this Commonwealth. (e) A certificate from the proper official in its home state province or county that the society is legally organized.

(f) A copy of its certificate of membership which must show that benefits are provided for by periodical or other payments by persons holding similar certificates and furnishing the commissioner with such other information as he may deem necessary to a proper exhibit of its business and plan of working.

Upon compliance with these requirements such foreign society shall be licensed to do business in this Commonwealth until the first day of the succeeding April and such license shall upon compliance with the provisions of this act be renewed annually as hereinbefore provided.

Every foreign society desiring admission to this Commonwealth shall have the qualifications required of domestic societies organized under this act upon a valuation by any one of the Standards authorized in section twenty-three of this act and have its assets invested as required by the laws of the state territory district country or province wherein it is organized. When the Insurance Commissioner refuses to license any society or revokes its authority to do business in this State he shall reduce his ruling or decision to writing and file the same in his office and shall furnish a copy thereof together with a statement of his reason to the officers of the society upon request and the action of the Insurance Commissioner shall be reviewable by proper proceedings in any court of competent jurisdiction within the Commonwealth. Nothing contained in this or the preceding section shall however be taken or construed as preventing any such society from continuing in good faith all contracts made in this Commonwealth during the time such society was legally authorized to transact business herein.

Section 18 Every foreign society now doing business in or applying for admission to this Commonwealth shall by a duly executed instrument filed in the office of the Insurance Commissioner constitute and appoint the Insurance Commissioner or his successor its true and lawful attorney upon whom all lawful processes in any action or legal proceedings against it may be served and therein shall agree that any lawful process against it which may be served upon him as its said attorney shall be of the same force and validity as if served on the society and that the authority shall continue in force irrevocable so long as any liability of the society remains outstanding in this Commonwealth.

The service of such process shall be made by registered mail or by leaving copies of the same in duplicate in the hands of the office of the commissioner at Harrisburg. One copy of such

instrument certified by the commissioner or his deputy as having been served upon him shall be deemed valid service upon the society.

When legal process is served upon the commissioner as attorney for a foreign society he shall forthwith forward one of the duplicate copies of process served on him to its secretary or corresponding officer or to such other person as may have been previously designated by the society by written notice filed in the office of the Commissioner. As a condition of valid and effective service and of the duty of the commissioner in the premises the plaintiff in each such process shall pay to the commissioner at the time of service thereof the sum of two dollars which the said plaintiff shall recover as taxable costs if he prevails in the suit. The commissioner shall keep a record of all such processes which shall show the day and hour of service.

Section 19 The Insurance Commissioner or his deputy or examiner or any person whom he may appoint may examine any foreign society transacting or applying for admission to transact business in this Commonwealth. The said Insurance Commissioner may employ assistants and he or any person he may appoint shall have free access to all the books papers and documents that relate to the business of the society. He may summon and qualify as witness under oath and examine its officers agents and employees and other persons in relation to the affairs transactions and conditions of the society. He may in his discretion accept in lieu of such examination the examination of the Insurance Department of the state territory district province or country where such society is organized. The actual expense of the examiners making any such examination shall be paid by the society upon statement furnished by the Insurance Commissioner.

If any society or its officers refuse to submit to such examination or to comply with the provisions of the section relative thereto the authority of such society to write new business in this Commonwealth shall be suspended or license refused until satisfactory evidence is furnished the Insurance Commissioner relating to the condition and affairs of the society and during such suspension the society shall not write new business in this Commonwealth.

Section 20 When the Insurance Commissioner on investigation is satisfied that any foreign society transacting business under this act has exceeded its power or has failed to comply with any provisions of this act or is conducting business fraudulently he shall notify the society of his findings in writing the grounds of his dissatisfaction and after reasonable notice require the society on a date fixed to show cause why its license should not be revoked.

If on the date named in said notice such objections have not been removed to the satisfaction of the said Insurance Commissioner or the society does not present good and sufficient reasons why its authority to transact business in this Commonwealth should not at that time be revoked he may revoke the authority of the society to continue business in this Commonwealth.

Section 21 Pending during or after an examination or investigation of any society either domestic or foreign the Insurance Commissioner shall make public no financial statement report or finding nor shall he permit to become public any financial statement report or finding affecting the status standing or rights of any such society until a copy thereof shall have been served upon such society at its home office nor until such society has been afforded a reasonable opportunity to answer any such financial statement report or finding and to make such showing in connection therewith as it may desire.

Section 22 All decisions and findings of the Commissioner made under this act shall be reduced to writing and filed in his office and he shall furnish a copy thereof together with a statement of his reasons to the officers of the society and such action of the Commissioner shall be reviewable by proper proceedings of any court of competent jurisdiction by appeal or other proceeding for review and such appeal or other proceeding for review shall be a supersedeas and in every case the said decision order or ruling of the Insurance Commissioner shall be suspended and abide the final determination of the appeal or other proceeding for review.

Section 23 Every society transacting business under this act shall annually on or before the first day of March file with the Insurance Commissioner in such form as he may require a statement under oath of its president and secretary or corresponding officers of its transactions for the calendar year ending December thirty-first preceding and of its conditions and standing on that date and shall include therein all accrued liability under unpaid claims where notice was received by the society at its home office before the end of such calendar year and the same were approved for payment before the filing of the report. No society shall be required to include in such report any claim or claims notice of which had not been received by the society at its home office before the end of such year. It shall also furnish such other information as the Insurance Commissioner may deem necessary to a proper exhibit of its business and plan of working. The Commissioner may at other times require any further statement he may deem necessary to be made relating to such society.

In addition to the annual report herein required each society shall annually report to the Commissioner a valuation of its benefit fund obligations in force on December thirty-first last preceding excluding those entered into within the year for which the report is filed in cases where the contributions for the first year in whole or in part are used for current expenses. Such report of valuation shall show as contingent liabilities the present mid-year value of the promised benefits provided in the constitution and laws of such society under certificates then subject to valuation at not more than the average rate of interest earned on its invested assets during five calendar years preceding the date of such annual report less such portion thereof as may have been assumed by other associations or companies and as contingent assets the present



mid-year value at the same rate of interest of the future net contributions provided in its constitution and laws as the same are in practice actually collected.

From the above resulting balance may be deducted the present worth at the same rate of interest of the probable future annual savings in death losses below the estimated mortality in the mortality table used in said valuation calculated on the basis of the average annual savings in death losses during the five calendar years preceding the date of such annual report.

In lieu of the above valuation any society at its option may show the net value of its benefit fund obligations subject to valuation at the rate of interest as hereinbefore provided and said net value when computed in the case of monthly contributions may be the means of the terminal values for the end of the preceding and of the current certificate years from which said tabular values shall be deducted such portion thereof as may have been assumed by other associations or companies and in addition there may be deducted the present worth of the probable future annual savings in death losses as specified in the preceding paragraph.

Every such valuation report shall include as a contingent liability an estimate made by or on behalf of the society of the probable future payments under unpaid claims notice of which was received by the society at its home office before the end of the calendar year covered by the annual report but which has not been approved for payment at the date of such report.

Deferred payments or installments of claims whether involving a life contingency or not shall be included in the valuation report as contingent liabilities on the happening of the contingency upon which such payments or installments are thereafter to be paid. All such liability shall be the present worth of such future payments or installments at the average rate of interest earned by the society during the five calendar years preceding the date of such annual report.

Each valuation report shall be certified by a competent accountant or actuary or at the request and expense of the society verified by the actuary of the department of insurance of the home state of the society and shall be filed with the Insurance Commissioner on or before the first day of June succeeding the submission of the last preceding annual report.

The minimum standard of valuation for all benefit fund obligations except for disability and dependent benefits shall be the National Fraternal Congress Table of Mortality hereinbefore referred to or at the option of the society by any other standard table or a table based upon the society's own experience of at least twenty years and covering not less than one hundred thousand lives with an interest assumption of not more than the average rate of interest earned on its invested assets during the five calendar years preceding such annual report.

Every valuation report shall set forth clearly and fully the mortality and interest basis and the method of valuation. Any society providing for disability benefits shall keep a separate account of the same in its said valuation report shall charge as a liability the balance to the credit of such fund or funds at the date of such valuation. Where a combined contribution table is used by a society for both death and permanent and total disability benefits the valuation may be of death benefit only and in such case a separate accounting shall not be required.

A report of such valuation with such explanation as the society may deem advisable shall be printed and mailed to each beneficial member of the society not later than July first of each year or in lieu thereof may be published in the society's official paper and the issue containing the same mailed to each beneficial member of the society. The valuation herein provided for shall not be considered or regarded as a test of the financial solvency of the society but each society shall be held to be legally solvent so long as the funds in its possession are equal to or in excess of its matured liabilities.

Section 23B. In lieu of the valuation hereinbefore required any society may value its certificates on a basis herein designated "accumulated basis" by crediting each member with the net amount contributed for each year and with interest at approximately the net rate earned and by charging him with his share of the losses for each year herein designated "cost of insurance" and carrying the balance if any to his credit. The charge for the cost of insurance may be according to the actual experience of the society as applied to a table of mortality recognized by the law of this Commonwealth and shall take into consideration the amount at risk during each year which shall be the amount payable at death less the credit to the member.

Unless specifically provided in its constitution or laws no charge shall be carried forward from the first valuation hereunder against any member for any past share of losses exceeding the contributions and credit. If after the first valuation any member's share of losses for any year exceeds his credit including the contributions for the year the contributions shall be increased to cover his share of the losses.

Any such excess share of losses chargeable to any member may be paid out of a fund or contributions especially created or required for such purpose. Any member may transfer to any plan adopted by the society with the net rates on which tabular reserves are maintained and on transfer shall be entitled to take such application of his credit as provided in the laws of the society. Certificates issued rerated or readjusted on a basis providing for adequate rates with adequate reserves to mature such certificates upon assumption for mortality and interest recognized by the law of this Commonwealth shall be valued on such basis herein designated the "tabular basis." Provided That if on the first valuation under this section a deficiency in reserve shall be shown for any such certificate the same shall be valued on the accumulation basis.

Whenever in any society having members upon the tabular basis and upon the accumulation basis the total of all costs of insurance provided for any year shall be insufficient to meet the actual death and disability losses for the year the deficiency may be met for the year from the available funds after setting aside all credits in the reserve or from increased contributions

or by an increase in the number of assessments applied in the society as a whole or to classes of members as may be specified in its laws. Savings from a lower amount of death losses may be returned in like manner as may be specified in its laws.

If the laws of the society so provide the assets representing the reserves of any separate class of members may be carried separate for such class as if in an independent society and the required reserve accumulation of such class so set apart shall not thereafter be merged with the assets of other classes of the society.

A table showing the credits to individual members for each age and year of entry and showing opposite each credits the tabular reserve required in the whole life or other plan of insurance specified in the contract according to assumptions for mortality and interest recognized by the law of this Commonwealth and adopted by the society shall be filed by the society with each annual report and also be furnished to each member before July first of each year.

In lieu of the aforesaid statement there may be furnished to each member within the same time a statement giving the credit for such member and giving the tabular reserve and level rate required for the transfer carrying out the plan of insurance specified in the contract. No table or statement need be made or furnished where the reserves are maintained on the tabular basis. For this purpose individual bookkeeping accounts for each member shall not be required and all calculations may be made by actuarial methods.

Nothing herein contained shall prevent the maintenance of such surplus over and above the credits on the accumulation basis and the reserves on the tabular basis as any society may provide by or pursuant to its laws nor be construed as giving to the individual member any right or claim to any such reserve or credit other than in manner and as expressed in its constitution and laws.

If the valuation of the certificates as hereinbefore provided shall show that the present value of future net contributions together with the admitted assets is less than the present value of the promised benefits and accrued liabilities such society shall have the power either to collect additional assessments or to increase the rates of contribution from the members to meet such deficiency and such society shall also have the power to classify its members according to the adequacy of the rates they are contributing and charge each class with its proportion of any deficiency disclosed by a valuation.

Section 24. Any person or officer member or examining physician of any society authorized to do business under this act who shall knowingly or wilfully make any false or fraudulent statement or representation in or with reference to any application for membership or for the purpose of obtaining money from or benefits in any society transacting business under this act shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than one hundred dollars or imprisonment in the county jail for not less than thirty days or more than one year or both in the discretion of the court.

Any person who shall wilfully make a false statement of any material fact or thing in a sworn statement as to the death or disability of a certificate holder in any such society for the purpose of procuring payment of a benefit named in the certificate of such holder and any person who shall wilfully make any false statement in any verified report or declaration under oath required or authorized by this act shall be guilty of perjury and shall be proceeded against and punished as provided by the statutes of this Commonwealth in relation to the crime of perjury.

Section 25. Any person who shall solicit membership for or in any manner assist in procuring membership in any fraternal benefit society not authorized to do business in this Commonwealth shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than fifty nor more than two hundred dollars. Any officer agent or employee of any society neglecting or refusing to comply with or violating any of the provisions of this act the penalty for which refusal or violation is not specified shall upon conviction thereof be fined not exceeding two hundred dollars.

Section 26. Any person who publishes spreads or communications or causes to be published spread or communicated any false statement or rumor concerning any fraternal benefit society operating under the provisions of this act for the purpose of inducing any member to cancel his certificate therein or withdraw therefrom or with the intent to lessen the value of any such certificate shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than one hundred dollars nor more than five hundred dollars.

Section 27. Nothing contained in this act shall be construed to affect or apply to grand or subordinate lodges of purely social or labor organizations nor to societies which limit their membership to any one hazardous occupation nor to domestic societies which limit their membership to a particular religion or to the employees of a particular city or town designated firm business house or corporation nor to domestic lodges orders or associations of a purely religious charitable and benevolent description which do not provide for a benefit of more than three hundred dollars to any one person in any one year.

And this act shall not be construed to affect or apply to similar societies which do not issue benefit certificates nor to an association of local lodges of a society now doing business in the Commonwealth which provide death benefits not to exceed five hundred dollars to any one person or disability benefits not exceeding three hundred dollars in any one year to any one person or both nor to any contract of re-insurance business on such plan in this Commonwealth. But any society conducting an insurance branch and issuing certificates and paying death benefits of more than five hundred dollars such insurance branch of that society shall comply with all the provisions of this act.

Any society heretofore organized and now actually operating in this Commonwealth which limits its membership to the mem-



bers of one or more fraternal orders which said members are required to have been proposed elected by ballot initiated and obligated through subordinate lodges under prescribed ritualistic ceremonies shall be regarded as hereby complying with the requirements of this act as to subordinate lodges and the admission of members therein and shall upon compliance with all other provisions of this act be deemed a fraternal benefit society operating on the lodge system and entitled to a license as such hereunder

Section 28 Any fraternal benefit society heretofore organized and incorporated and operating within the definition set forth in section one of this act providing for benefits in case of death or disability resulting solely from accidents but which does not obligate itself to pay death or sick benefits generally may be licensed under the provisions of this act and shall have all the privileges and shall be subject to all the provisions of this act except the provisions requiring medical examination valuation of benefit fund obligations and that the certificate shall specify the amount of benefit

Section 29 Beneficial societies other than those specifically exempted herein without ritualistic work or a representative form of government transacting any class of insurance shall not be required to comply with this act All such societies or associations shall on and after the passage of this act file with the Insurance Commissioner copies of their charter constitution and laws and annually thereafter make a report in such form as the Commissioner may require showing their condition and standing on the thirty-first day of December preceding and of their transactions for the year and the Commissioner may at any time make an examination of the books and accounts of any such society

Section 30 Except as hereinbefore provided every fraternal benefit society secret fraternal beneficial society order or association and fraternal beneficial and relief association operating within the definition of section one shall be governed by this act and shall be exempt from all provisions of the insurance laws of this Commonwealth not only in governmental relations with the Commonwealth but for every other purpose and no law hereafter enacted shall apply to them unless they be expressly designated therein

Section 31 The act of April sixth one thousand eight hundred and ninety-three (Pamphlet Laws ten) entitled "An act regulating the organization and incorporation of secret fraternal beneficial societies orders or associations and protecting the rights of members therein" the act of April sixth one thousand eight hundred and ninety-three (Pamphlet Laws seven) entitled "an act defining fraternal beneficial and relief societies and their status authorizing them to create subordinate lodges and to pay benefits upon the sickness disability or death of their members from funds collected by dues and assessments therein providing for their registration in the office of the Insurance Commissioner and requiring that they shall make annual reports to him and exempting them from taxation and from the supervision of the Insurance Commissioner" the act of May twenty-fourth one thousand eight hundred and ninety-three (Pamphlet Laws one hundred and twenty-six) entitled "An act defining to whom the benefit certificates issued by fraternal societies paying benefits upon the death of their members by mutual assessments shall be paid wherever the person or member dies without leaving a person to receive the same" the act of June twenty-fifth one thousand eight hundred and ninety-five (Pamphlet Laws two hundred and eighty) entitled "An act to provide for the person upon whom service shall be had by legal process in the case of fraternal beneficial and relief societies whose status is defined by the Act of Assembly entitled "An act defining fraternal beneficial and relief societies and their status authorizing them to create subordinate lodges and to pay benefits upon the sickness disability or death of their members from funds collected by dues and assessments therein providing for their registration in the office of the Insurance Commissioner and requiring that they shall make annual reports to him and exempting them from taxation and from the supervision of the Insurance Commissioner" approved the sixth day of April Anno Domini one thousand eight hundred and ninety-three" the act of June twenty-fourth one thousand eight hundred and ninety-seven (Pamphlet Laws two hundred and four) entitled "An act to enable minors above the age of eighteen years to contract for membership in fraternal and beneficial societies" and paragraph nine of corporations of the first class of section two of the act approved April twenty-ninth one thousand eight hundred and seventy-four entitled "An act to provide for the incorporation and regulation of certain corporations" in so far as it applies to the incorporation of societies for the purpose of transacting any class of insurance and the act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and ten) entitled "An act relating to service of legal process upon any foreign fraternal beneficial or relief society company or association" are repealed All other acts or parts of acts inconsistent with this act are repealed provided however that no repeal provided for in this section or otherwise shall affect the rights of societies heretofore incorporated to exercise all the corporate powers possessed by them at the time of the passage of this act

Act of one thousand nine hundred nineteen which authorizes service of process upon local officers of lodges of foreign societies is hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1396 (Senate Bill No. 95), entitled:

An Act relating to insurance establishing an insurance department and amending revising and consolidating the law relating to the licensing qualification regulation examination suspension and dissolution of insurance companies Lloyd's associations reciprocal and inter-insurance exchanges and certain societies and orders the examination and regulation of fire insurance rating bureaus and the licensing and regulation of insurance agents and brokers providing penalties and repealing existing laws

The first article was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That an insurance department is hereby established and the laws relating to the licensing qualification regulation examination suspension and dissolution of insurance companies Lloyd's associations reciprocal and inter-insurance exchanges and certain societies and orders the examination and regulation of fire insurance rating bureaus and the licensing and regulation of insurance agents and brokers are hereby amended consolidated and revised as follows

#### ARTICLE I

##### PRELIMINARY PROVISIONS

Section 101 Certain Words Defined The word "company" as used in this act shall be construed to include only incorporated insurance companies whether incorporated under the laws of this Commonwealth or of any other state territory or district or under the laws of any foreign country

Except where otherwise indicated the word "association" as used in this act shall be construed to include only individuals partnerships or associations of individuals authorized to engage in the business of insurance in the Commonwealth as insurers on the Lloyd's plan

The word "exchange" as used in this act shall be construed to include only individuals partnerships and corporations authorized by the laws of the Commonwealth to exchange with each other inter-insurance or reciprocal insurance contracts.

Section 102 Short Title This act shall be known and may be cited as "The Insurance Department Act of one thousand nine hundred and twenty-one"

Section 103 Application of Act The provisions of this act shall apply to all companies associations and exchanges transacting any class of insurance business and to all insurance agents and insurance brokers The provisions of this act excepting sections two hundred and twenty (220) three hundred and five (305) five hundred and two (502) five hundred and four (504) five hundred and five (505) five hundred and six (506) five hundred and seven (507) five hundred and eight (508) five hundred and nine (509) five hundred and ten (510) and six hundred and seven (607) hereof shall not apply to fraternal benefit societies orders or associations conducted not for profit and having a lodge system with ritualistic form of work and representative form of government or to beneficial relief associations conducted not for profit formed by churches societies classes firms or corporations with or without ritualistic form of work the privilege of membership in which are confined to the members of such churches societies or classes and to members and employees of such firms or corporations The provisions of this act excepting sections two hundred and fourteen (214) two hundred and seventeen (217) two hundred and twenty (220) five hundred and one (501) five hundred and two (502) five hundred and three (503) five hundred and four (504) five hundred and five (505) five hundred and six (506) five hundred and seven (507) five hundred and eight (508) five hundred and nine (509) and five hundred and ten (510) hereof shall not apply to domestic mutual fire insurance companies of this Commonwealth incorporated under special acts of assembly or under the act of May first one thousand eight hundred and seventy-six with unlimited or limited liability to assessment for payment of expenses and of losses and loss adjustments set forth in the policy contract or in the promissory notes attached to said policy

Section 104 Constitutionality The provisions of this act shall be severable and if any of its provisions shall be held to be unconstitutional the decision of the court shall not affect the validity of the remaining provisions of this act It is hereby declared as a legislative intent that this act would have been adopted by the General Assembly had such unconstitutional provision not been included therein

Section 105 Effect of Act The provisions of this act so far as they are the same as those of existing laws shall be construed as a continuation of such laws and not as new enactments The repeal by this act of any provision of law shall not revive any law heretofore repealed or superseded nor shall this act affect any act done liability incurred or any right accrued and established or any suit or prosecution civil or criminal pending or to be instituted to enforce any right or penalty or punish any offense under the authority of the repealed laws Any person who at the time when said repeal takes effect holds office under any of the laws repealed shall continue to hold such office according to the tenure thereof

Section 106 Compliance with Act Required It shall be unlawful for any person company association exchange co-partnership or corporation to negotiate or solicit within this Commonwealth any contract of insurance or to effect the same or to receive and transmit any offer or offers of insurance or receive or deliver a policy or policies of insurance or in any manner to aid in the transaction of the business of insurance without fully complying with the provisions of this act



On the question,

Will the House agree to the article?

Mr. GOODNOUGH. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend Section 103 page 3 line 20 by striking out "twenty" and inserting "nineteen"

Amend Section 103 page 3 line 20 by striking out (220) and insert (219)

Amend Section 103 page 4 line 8 by striking out "seven--teen" and inserting "sixteen"

Amend Section 103 page 4 line 8 by striking out (217) and insert (216)

Amend Section 103 page 4 line 8 by striking out "twenty" and inserting "nineteen"

Amend Section 103 page 4 line 8 by striking out (220) and insert (219)

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the article as amended?

It was agreed to.

The second article was read and agreed to as follows:

## ARTICLE II

### INSURANCE DEPARTMENT

Section 201 Insurance Department Established There is hereby established a department to be known as the Insurance Department which is charged with the execution of the laws of this Commonwealth in relation to insurance

Section 202 Appointment of Insurance Commissioner The Governor with the advice and consent of the Senate shall appoint an Insurance Commissioner who shall hold office for the term of four years and until his successor is appointed and qualified The Insurance Commissioner in office at the date of the approval of this act shall until the expiration of his present term of office or until his successor is appointed hold the office of Insurance Commissioner created by this act subject to removal by the Governor

Section 203 Oath Bond and Salary of Insurance Commissioner The Insurance Commissioner shall take and subscribe the oath of office prescribed by the Constitution and file the same in the office of the Secretary of the Commonwealth He shall give bond with sureties in the sum of ten thousand dollars to be approved by the Secretary of the Commonwealth for the faithful performance of his duties The Insurance Commissioner shall receive in full compensation for his services an annual salary of seven thousand five hundred dollars

Section 204 Appointment of Deputy Insurance Commissioner Powers and Duties Salary The Insurance Commissioner shall with the approval of the Governor appoint a Deputy Insurance Commissioner who shall possess the powers and perform the duties of the Insurance Commissioner during his absence or inability or in case of a vacancy in the office of Insurance Commissioner He shall also perform such other duties as are prescribed by the Insurance Commissioner The Deputy Insurance Commissioner shall receive a salary of five thousand dollars (\$5,000) per annum

Section 205 Restrictions on Officers and Employees No officer or employee of the Insurance Department shall be employed by or be pecuniarily interested in any insurance company association or exchange or in any insurance business other than as a policy-holder

Section 206 Seal The Insurance Commissioner shall adopt and renew from time to time a seal of office an impression of which shall be filed in the office of the Secretary of the Commonwealth

Section 207 Certified Copies of Books Papers and Documents The Insurance Commissioner shall furnish under seal of the department when required for evidence in court certificates relative to the authority of a company association exchange agent or broker to transact business in this Commonwealth upon any particular date and such certificate shall be competent evidence thereof He shall at the request of any person and on payment of the fee give certified copies of any charter statement or record in his office whenever he deems it no prejudicial to the public interest

Copies of all books papers accounts annual statements charters and other papers or documents filed in the office of the insurance department when certified under the hand and seal of the Insurance Commissioner shall be admitted in evidence in all courts and elsewhere in this Commonwealth

Section 208 Certificates of Authority to do Business The Insurance Commissioner shall issue certificates of authority to insurance companies associations and exchanges of other States and foreign governments He may renew the certificate of authority of any mutual assessment life or accident association which is now lawfully doing business in this Commonwealth beginning on the first day of April of each year and continuing in force for one year unless sooner revoked by him or surrendered by the licensee Any certificates issued after April first shall expire on the thirty-first day of March succeeding Before granting certificates of authority to an insurance company association or exchange to issue policies or make contracts of insurance he shall be satisfied by such examination as he may make or by such evidence as he may

require or demand that such company association or exchange is qualified under the laws of this Commonwealth to transact business herein

Section 209 Penalty for Acting Without Certificate of Authority Any insurance company association or exchange doing an insurance business within this Commonwealth without a certificate of authority as required by this act shall forfeit and pay to the Commonwealth the sum of five hundred dollars for each month or fraction thereof in which such illegal business was transacted

Any person negotiating or soliciting any policy of insurance or suretyship in this Commonwealth collecting or forwarding premiums or delivering policies for any company association or exchange to which a certificate of authority has not been granted shall be deemed to be the agent of the company association or exchange in any legal proceedings brought against it

Section 210 Service of Process Serving of process in any action rule order or legal proceeding may be made on any foreign insurance company association or exchange licensed to transact business in this Commonwealth by registered mail or by leaving the same in duplicate in the hands of the Insurance Commissioner or his deputy at the Harrisburg office—one copy certified by the Insurance Commissioner or his deputy as having been served upon him shall be deemed sufficient evidence thereof and service upon the Insurance Commissioner or his deputy as attorney shall be deemed valid service upon the company association or exchange

When legal process is served upon the Insurance Commissioner as attorney for a foreign company association or exchange he shall forthwith forward one of the duplicate copies of the process served on him to its secretary or attorney in fact or in the case of a company association or exchange of a foreign country to its resident manager in the United States Where attachments are so served the Insurance Commissioner shall give immediate notice thereof to the company association or exchange by telegraph As a condition of valid and effective service and of the duty of the Insurance Commissioner in the premises the plaintiff in each such process shall pay to the Insurance Commissioner at the time of service thereof the sum of two dollars which the said plaintiff shall recover as taxable costs in the case if he prevails in the suit The Insurance Commissioner shall keep a record of all such processes which shall show the day and hour of service and where and by whom served

Section 211 Fees The Insurance Commissioner shall charge and collect fees as follows For valuation of life policies not exceeding one cent for each thousand dollars of insurance valued for filing copy of charter twenty-five dollars for filing annual or other statement twenty dollars for license to company association or exchange or certified copy of duplicate thereof two dollars for license as excess insurance broker one hundred dollars for license as insurance broker ten dollars for individual and twenty-five dollars for each license in the name of a co-partnership or corporation including individual licensees for any duly qualified individuals without extra charge for officers or solicitors not exceeding three for agents' license for each domestic company association and exchange fifty cents for agents' license for each foreign company association and exchange two dollars for each copy of any paper filed in the department twenty cents per folio and one dollar for certifying the same for any other certificate required two dollars All fees collected shall be daily covered into the State Treasury

Section 212 Effect of Additional Restrictions of Other States If by the laws of any other state any taxes fines penalties licenses fees or other obligations or prohibitions additional to or in excess of those imposed by the laws of this Commonwealth upon insurance companies associations and exchanges of other states and their agents are imposed on insurance companies associations and exchanges of this Commonwealth and their agents doing business in such state like obligations and prohibitions shall be imposed upon all insurance companies associations and exchanges and their agents of such state doing business in this Commonwealth so long as such laws remain in force

Section 213 Examination of Companies Etcetera The Insurance Commissioner shall require every domestic insurance company association and exchange to keep its books records accounts and vouchers in such manner that he or his authorized representatives may readily verify its annual statements and ascertain whether the company association or exchange has complied with the provisions of law He shall every three years or oftener if he deems it to be necessary personally or by his deputy actuary or examiners visit each domestic insurance company association and exchange and thoroughly inspect and examine its affairs to ascertain its financial condition and its ability to fulfill its obligations whether it has complied with the provisions of law and any other facts relating to its business methods and management and the equity of its plans and its dealings with its policy-holders He may in like manner when he determines it to be prudent for the protection of policy-holders in this Commonwealth compel the attendance of officers or visit and examine in person or by his deputy or examiners any insurance company association or exchange of another state or foreign government applying for admission or already admitted to do business in this Commonwealth

Section 214 Examination of Certain Corporations The Insurance Commissioner may examine into the affairs of any corporation organized under any law of this Commonwealth or the laws of any other state or having an office or transacting business in this Commonwealth which is engaged in or is claiming or advertising that it is engaged in organizing or receiving subscriptions for or disposing of stocks or in any manner aiding or taking part in the formation or in the business of an insurance company association or exchange either as agent or otherwise or which is holding the capital stock of one or more insurance companies for the purpose of controlling the management thereof as voting trustees or otherwise



Section 215 Examination of Fire Rating Bureaus The Insurance Commissioner shall have power to examine any fire rating bureau as often as he deems it expedient to do so and shall do so not less than once every three years. A report thereof shall be filed in his office. The Insurance Commissioner may waive such examination upon the filing with him of a report of such examination made by some other insurance department or proper supervising officers within such three years.

Section 216 Powers with Regard to Examinations For the purpose of any such examinations the Insurance Commissioner his deputy or his examiners shall have free access to all the books and papers of any such company association exchange bureau or corporation which relate to its business and to the books and papers kept by any of its agents and may summon and administer the oath to and examine as witnesses the directors officers agents and trustees of any such company association exchange bureau or corporation and any other person relative to its affairs transactions and condition. He shall publish the result of his examination of the affairs of any company association exchange or bureau whenever he deems it for the interest of the policy-holders so to do.

Section 217 Information From Fire Rating Bureaus The Insurance Commissioner may address inquiries to any individual association or bureau which is or has been engaged in making rates or estimates for rates for fire insurance upon property in this Commonwealth in relation to the organization maintenance or operation or any other matter connected with its transactions and may require the filing of schedule rates forms rules regulations and such other information as may be required. Every such individual association or bureau or some officer thereof shall promptly make such filing or reply to such inquiries in writing. Provided however that surveys and completed schedules on specific risks may be required only upon specific complaint being registered by the policy-holder or applicant for insurance with the Insurance Commissioner.

Section 218 Collection of Unpaid Taxes Fines and Penalties The taxes fines and penalties provided in this act shall in case of non-payment after notice from the Insurance Commissioner be collected as taxes upon corporations or individuals are now collected by law and for this purpose the Insurance Commissioner shall have all the powers now conferred by law upon the Auditor General in the settlement of accounts subject however to the approval of the State Treasurer and to the right of any party aggrieved to appeal as in other cases.

Section 219 Records of Department Annual Report The Insurance Commissioner shall preserve in a permanent form a full record of his proceedings and a concise statement of the condition of each company association exchange society and order or agency visited or examined. He shall make a report annually to be submitted to the General Assembly at its biennial sessions showing the receipts and expenses of his department the condition of companies associations exchanges societies and orders doing business in this Commonwealth and such other relevant information as will exhibit the affairs or activities of his department.

The third article was read as follows:

### ARTICLE III

#### RESERVE LIABILITY

##### (a) LIFE INSURANCE

Section 301 Computation of Reserve Liability The Insurance Commissioner shall each year compute the reserve liability as of the thirty-first day of December of the preceding year of every company authorized to make insurance on lives in this Commonwealth in accordance with the terms of the policy contract and the rules following:

(a) The net value of all outstanding policies of life insurance issued by the company prior to the first day of January one thousand eight hundred and ninety shall be computed upon the basis of the American experience table of mortality with interest at not less than four and one-half and not more than six per centum per annum.

(b) The net value of all outstanding policies issued between the first day of January one thousand eight hundred and ninety and the first day of January one thousand nine hundred and three on the combined experience or actuaries' table of mortality with interest at four per centum per annum.

(c) The net value of all outstanding policies of life insurance issued on and after the first day of January nineteen hundred and three on the American experience table of mortality with interest at three and one-half per centum per annum.

(d) The net value of all policies of life insurance issued on and after January first one thousand nine hundred and twenty-one where the premiums are payable monthly or otherwise shall be value according to the American experience table of mortality with interest at three and one-half per centum per annum. But any company may voluntarily value its industrial policies according to the Standard Industrial Mortality table with interest at three and one-half per centum per annum.

The net value of a policy at any time shall be taken to be the single net premium which will at that time effect the insurance less the value at that time of the future net premiums called for by the table of mortality and rate of interest designated.

The legal minimum standard for valuation of annuities issued after January one thousand nine hundred and twelve shall be McCintock's table of mortality among annuitants with interest at three and one-half per centum per annum but annuities deferred ten or more years and written in connection with life or term insurance shall be valued upon the same mortality table from which the consideration or premiums were computed with interest not higher than three and one-half per centum per annum.

Any such life company may however at any time elect to reserve on the American experience table of mortality with a lower rate of interest but at a rate not less than three per centum and its policy obligation shall thereafter be valued accordingly.

The aggregate net value so ascertained of the policies of any such life insurance company shall be deemed its reserve liability to provide for which it shall hold funds in secure investments of an amount equal to such net value above all its other liabilities. The Insurance Commissioner shall after having determined as above the net value of all the policies in force see that the company has that amount in safe legal securities after all its other debts and claims against it have been provided for. The provisions of this section for the valuation of policies and for premium rates shall not apply to companies or associations transacting business on the mutual assessment plan.

Section 302 Notice of Impairment of Funds Whenever any life insurance company doing business in this Commonwealth has not on hand the net value as above defined of all policies in force after all other debts and claims against it including fifty per centum of capital have been provided for the Insurance Commissioner shall notify such company and its agents to issue no new policies until its funds become equal to its liabilities.

Section 303 Separate Liability of Companies Charging Less than Net Premiums Computed on Mortality Tables Unlawful to Issue Policies Below Rate Fixed in Mortality Tables When the actual premiums charged by any life insurance company doing business in the Commonwealth is less than the net premium for such insurance computed according to the table of mortality and rate of interest prescribed in this act such company shall be charged as a separate liability with the value of an annuity the amount of which shall equal the difference between such premiums and the term of which in years shall equal the number of future annual payments due on such insurance at the date of the valuation but it shall be unlawful for any such company to issue to a resident of this Commonwealth or for a domestic company to issue to a non-resident any insurance for a premium less than that prescribed by the table of mortality and rate of interest corresponding to the reserve value thereof.

Section 304 Valuations by Other States The Insurance Commissioner shall accept the valuations made by the proper officer of the state under whose authority a life insurance company was organized when such valuations are made on a basis that will give values at least equal to the valuation above defined and when the state under which the company was organized accepts the valuations made by the Insurance Commissioner for the companies organized under the laws of this Commonwealth. Each life insurance company shall furnish to the Insurance Commissioner on or before the first day of March in each year a certificate from the proper officer of such state setting forth the value of all the policies of the company in force on the previous thirty-first day of December. Any company failing to furnish such certificate shall be required to make full detailed list of policies to the Insurance Commissioner and shall be liable for all charges and expenses resulting from the failure to furnish said certificate.

Section 305 Valuation of Securities All bonds or other evidences of debt held by life insurance companies or fraternal beneficiary societies authorized to do business in this Commonwealth may if amply secured and if not in default as to principal or interest be valued as follows: If purchased at par at the par value if purchased above or below par on the basis of the purchase price adjusted so as to bring the value at maturity and so as to yield meantime the effective rate of interest at which the purchase was made but the purchase price shall in no case be taken at a higher figure than the actual market value at the time of purchase. The Insurance Commissioner shall have full discretion in determining the method of calculating values according to the foregoing rule and the values found by him in accordance with such method shall be final and binding. Any such company or society may return such bonds or other evidences of debt at their market value or their book value but in no case at an aggregate value exceeding the aggregate of the values calculated according to the foregoing rule.

This section shall not be construed to require any life insurance company or fraternal beneficiary society authorized to do business in this Commonwealth which shall not elect to value its bonds and other evidences of debt by amortization as herein provided to do so but any company or society electing to adopt the amortized basis shall continue to have its bonds valued upon that basis.

##### (b) INSURANCE OTHER THAN LIFE INSURANCE

Section 310 Computation of Unearned Premium Liability In determining the liabilities upon its contracts of insurance of any insurance company other than life insurance companies and the amount such company should hold as an unearned premium liability the Insurance Commissioner shall for casualty insurance charge one-half of the premium on all annual policies written within one year and on policies written for more than one year he shall charge one-half of the current year's premiums plus the whole of the premiums for subsequent years. For fire insurance he shall charge fifty per centum of the premiums written in their policies upon all unexpired risks that have one year or less than one year to run and a pro rata of all premiums on risks having more than one year to run on perpetual insurance he shall charge the cash deposit received less a surrender charge of not exceeding ten per centum thereof. For marine and inland insurance he shall charge fifty per centum of the premium written in the policy upon yearly risks and upon risks covering more than one passage not terminated and the full amount of the premium written in the policy upon all other marine and inland risks not terminated.

Section 311 Computation of Reserve Against Unpaid Losses in Casualty Insurance The Insurance Commissioner shall



calculating the reserve against unpaid losses of casualty companies other than losses under liability and workmen's compensation policies set down by careful estimate in each case the loss likely to be incurred against every claim presented or that may be presented in pursuance of notice from the insured of the occurrence of an event that may result in a loss. The sum of the items so estimated shall be the total amount of the reserve except that in credit insurance fifty per centum of the premiums on all credit policies expiring in the months of October November and December of the current year less the amount of losses paid on such policies shall in addition thereto be charged in the loss reserve

### (c) COMPENSATION AND LIABILITY INSURANCE

Section 312 Definitions. The term "earned premiums" as used in sections 313 to 317 inclusive shall include gross premiums charged on all policies written including all determined excess and additional premiums less return premiums other than premiums returned to policy-holders as dividends and less reinsurance premiums and premiums on policies canceled and less unearned premiums on policies in force. But any participating company which has charged in its premiums a loading solely for dividends shall not be required to include such loading in its earned premiums provided a statement of the amount of such loading has been filed with and approved by the Insurance Commissioner.

The word "compensation" shall relate to all insurance effected by virtue of statutes providing compensation to employees for personal injuries irrespective of fault of the employer.

The word "liability" shall relate to all insurance except compensation insurance against loss or damage from accident to or injuries suffered by an employee or other person and for which the insured is liable.

The terms "loss payments" and "loss expense payments" shall include all payments to claimants including payments for medical and surgical attendance legal expenses salaries and expenses of investigators adjusters and field men rents stationery telegraph and telephone charges postage salaries and expenses of office employees home office expenses and all other payments made on account of claims whether such payments shall be allocated to specific claims or unallocated.

Section 313 Computation of Reserve. The reserve required of stock and mutual casualty insurance companies and exchanges for outstanding losses under insurance against loss or damage from accident to or injuries suffered by an employee or other person and for which the insured is liable shall be computed as follows:

(a) For all liability suits being defended under policies written more than

I Ten years prior to the date as of which the statement is made one thousand five hundred dollars (\$1,500) for each suit

II Five and less than ten years prior to date as of which the statement is made one thousand dollars (\$1,000) for each suit

III Three and less than five years prior to the date as of which the statement is made eight hundred and fifty dollars (\$850) for each suit

(b) For all liability policies written during the three years immediately preceding the date as of which the statement is made such reserve shall be sixty per centum of the earned liability premiums of each of such three years less all loss and loss expense payments made under liability policies written in the corresponding years but in any event such reserve shall for the first of such three years be not less than seven hundred and fifty dollars (\$750) for each outstanding liability suit on said year's policies

(c) For all compensation claims under policies written more than three years prior to the date as of which the statement is made the present value at four per centum interest of the determined and estimated future payments

(d) For all compensation claims under policies written in the three years immediately preceding the date as of which the statement is made such reserve shall be sixty-five per centum of the earned compensation premiums of each of such three years less all loss and loss expense payments made in connection with such claims under policies written in the corresponding years but in any event in the case of the first year of any such three-year period such reserve shall be not less than the present value at four per centum interest of the determined and the estimated unpaid compensation claims under policies written during such year

Section 314 Distribution of Unallocated Liability Loss Expense Payments. All unallocated liability loss expense payments made in each of the first four calendar years in which an insurer issues liability policies shall be distributed as follows: In the first calendar year one hundred per centum shall be charged to the policies written in that year in the second calendar year fifty per centum shall be charged to the policies written in that year and fifty per centum to the policies written in the preceding year in the third calendar year forty per centum shall be charged to the policies written in that year forty per centum to the policies written in the preceding year and twenty per centum to the policies written in the second year preceding and in the fourth calendar year thirty-five per centum shall be charged to the policies written in that year forty per centum to the policies written in the preceding year fifteen per centum to the policies written in the second year preceding and ten per centum to the policies written in the third year preceding

All unallocated liability loss expense payments made in a given calendar year subsequent to the first four years in which an insurer has been issuing liability policies shall be distributed as follows: Thirty-five per centum shall be charged to the policies written in that year forty per centum to the policies written in the preceding year ten per centum to the policies written in the second year preceding ten per centum to the

policies written in the third year preceding and five per centum to the policies written in the fourth year preceding

Section 315 Distribution of Unallocated Compensation Loss Expense Payments. All unallocated compensation loss expense payments made in each of the first three calendar years in which an insurer issues compensation policies shall be distributed as follows: In the first calendar year one hundred per centum shall be charged to the policies written in that year and fifty per centum to the policies written in the preceding year in the third calendar year forty-five per centum shall be charged to the policies written in that year forty-five per centum to the policies written in the preceding year and ten per centum to the policies written in the second year preceding

All unallocated compensation loss expense payments made in a calendar year subsequent to the first three years in which an insurer has been issuing compensation policies shall be distributed as follows: Forty per centum shall be charged to policies written in that year forty-five per centum to the policies written in the preceding year ten per centum to the policies written in the second year preceding and five per centum to the policies written in the third year preceding

Section 316 Power of Insurance Commissioner to Fix Amount of Reserves. Whenever in the judgment of the Insurance Commissioner the liability or compensation loss reserves of any insurer under his supervision calculated in accordance with the foregoing provisions are inadequate he may in his discretion require such insurer to maintain additional reserves based upon estimated individual claims or otherwise or whenever a satisfactory mathematical or actuarial table for valuing compensation loss reserves is promulgated and approved by the Insurance Commissioner he may require any insurer under his supervision to maintain upon such tabular basis greater or lesser reserves than those hereinbefore provided for

Section 317 Information to Be Furnished in Annual Report. Each insurer that writes liability or compensation policies shall include in the annual statement required by law a schedule of its experience thereunder in such form as the Insurance Commissioner may prescribe a schedule showing the distribution of unallocated liability loss expense payments and a schedule showing the distribution of unallocated compensation loss expense payments

### (d) Impairment of Capital and Reserves

Section 321 Notice of Impairment of Funds Having charged as a liability the reinsurance and loss reserves as above defined for insurance companies and exchanges of this Commonwealth other than life insurance companies and adding thereto all other debts and claims against the company or exchange the Commissioner shall in case he finds the capital or reserve of the company or exchange impaired twenty per centum give notice to the company or exchange to make good the capital or reserve within sixty days

On the question,

Will the House agree to the article?

Mr. GOODNOUGH. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend Section 201 page 15 line 27 by striking out "interest" and inserting "interest"

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the article as amended?

It was agreed to?

The fourth, fifth, sixth and seventh articles and title were separately read and agreed to as follows:

### ARTICLE IV

#### DEPOSITS OF SECURITIES TO DO BUSINESS

Section 401 Deposit of Securities with Insurance Commissioner. Any insurance company association or exchange incorporated or organized under the laws of this Commonwealth desiring to transact business in other states the laws whereof require that such company association or exchange shall first deposit securities of a designated value with the Insurance Commissioner or other proper officer of this Commonwealth in trust and for the benefit of all its policy-holders or any insurance company or association of a foreign government desiring to make the deposit required of foreign companies or associations in order to transact business in the United States is hereby authorized to deposit with the Insurance Commissioner securities for such an amount as the laws of such other states designate or as the laws of this State require for foreign companies or associations. If the Insurance Commissioner is satisfied that such securities are worth the required amount it shall be his duty to receive the same or those given in exchange therefor as hereinafter provided for the purpose aforesaid. Upon the written request of said insurance company association or exchange the Insurance Commissioner shall certify under his hand and official seal to the proper officer of such other State or States or of the United States Government wherein said insurance company association or exchange may desire to transact business that said company association or exchange has deposited with him securities giving the items of kind thereof and that he is satisfied they are worth the sum designated by the laws of such other State or States or required by the United States Government



Section 402 State Treasurer to be Custodian of Securities The Insurance Commissioner shall upon receipt of any deposit made under this act immediately place the same with the State Treasurer whose duty it shall be to receive and hold the same in the name of the Commonwealth in trust for the purposes for which such deposit is made. The State Treasurer shall at all times be responsible for their custody and safe-keeping. The company association or exchange making the deposit shall be entitled from time to time to demand and receive from the State Treasurer on the written order of the Insurance Commissioner the whole or any portion of any securities so deposited upon depositing with him in lieu thereof other securities of at least equal value and also to demand receive sue for and recover the interest and income from said securities from the payee or obligee thereof as the same becomes due and payable.

Section 403 Return of Securities by State Treasurer Upon request of any company association or exchange organized under the laws of this Commonwealth making the deposit the Insurance Commissioner may authorize the State Treasurer to return to such company association or exchange the whole or any portion of the securities held by him on deposit if the Insurance Commissioner shall be satisfied that the securities so asked to be returned are subject to no liability and are not required to be longer held by any provision of law or for the purpose of the original deposit. He may in like manner return to the trustees or other representatives authorized for that purpose of an insurance company or association of a foreign government any deposit made by such company if it shall appear that such company or association has ceased to do business in this Commonwealth and is under no obligation to policy-holders or other persons in this Commonwealth or in the United States for whose benefit such deposit was made. No deposit when once made shall be wholly withdrawn or diminished so long as any liability to policy-holders remains unsatisfied except in case of dissolution by a court or judge of any company association or exchange making the deposit in which case the State Treasurer shall upon the written order of said court or judge assign and transfer to the receiver duly appointed all securities or funds in his possession belonging to the company association or exchange.

Section 404 Suits in Equity to Enforce Administrator or Terminate Trusts Created by Deposit of Securities An insurance company association or exchange which has made such deposit or its trustees or resident manager in the United States or the Insurance Commissioner may at any time bring in any court having jurisdiction a suit in equity against the Commonwealth and other parties properly joined therein to enforce administrator or terminate the trust created by such deposit. The process in such suit shall be served on the State Treasurer who shall appear and answer on behalf of the Commonwealth and perform such orders and decrees as the court may make thereon.

#### ARTICLE V

#### SUSPENSION OF BUSINESS—INVOLUNTARY DISSOLUTIONS

Section 501 Suspension of Business of Insurance Companies Et Cetera by Insurance Commissioner The Insurance Commissioner shall suspend the entire business of any domestic insurance company association or exchange and the business within this Commonwealth of any insurance company association or exchange of another State or foreign government during its non-compliance with any provision of law obligatory upon it or whenever he shall find that its assets are insufficient to justify its continuance in business by suspending or revoking its certificate of authority granted by him. If upon examination or other evidence exhibited to him the Insurance Commissioner is of opinion that any insurance company association or exchange or an officer or agent thereof has violated any provision of the insurance laws he shall report the facts to the Attorney General who under the direction of the Insurance Commissioner shall take such legal action as the case may require.

Section 502 Applications to Court to Take Over Business of Companies Et Cetera for Protection of Policy-Holders Creditors Et Cetera Whenever any domestic insurance company association exchange society or order including all corporations associations societies and orders which are subject to examination by the Insurance Commissioner or which are doing or attempting to do or representing that they are doing the business of insurance in this Commonwealth or which are in process of organization intending to do such business therein (a) is insolvent or (b) has refused to submit its books papers accounts or affairs to the reasonable inspection of the Insurance Commissioner or his deputy or examiner or (c) has neglected or refused to observe an order of the Insurance Commissioner to make good within the time prescribed by law any deficiency whenever its capital if it be a stock company or its reserves if it be a mutual company an association exchange society or order shall have become impaired or (d) has by contract of reinsurance or otherwise transferred or attempted to transfer substantially its entire property or business or entered into any transaction the effect of which is to merge substantially its entire property or business in the property or business of any other company association exchange society or order without having first obtained the written approval of the Insurance Commissioner or (e) is found after an examination to be in such condition that its further transaction of business will be hazardous to its policy-holders or to its creditors or to the public or (f) has wilfully violated its charter or any law of the Commonwealth or (g) whenever any officer thereof has refused to be examined under oath touching its affairs—the Insurance Commissioner shall communicate the facts to the Attorney General who shall after hearing apply to the court of common pleas of Dauphin County or to the court of any county in which the principal office of such company association exchange society

or order is located for an order directing such company association exchange society or order to show cause why its business should not be closed and the Insurance Commissioner should not take possession of its property and conduct its business and for such other relief as the nature of the case and the interests of its policy-holders creditors stockholders or the public may require.

Section 503 Non-payment of Judgments by Mutual Companies Assessment of Policy-holders—Dissolution Whenever proof shall be submitted to the Insurance Commissioner showing that any execution against any mutual insurance company of this State in pursuance of judgment obtained against said company in any court of record of this Commonwealth has been returned nulla bona by the sheriff of the county in which said company is located it shall be his duty to notify the Attorney General who thereupon shall apply to the court of common pleas of Dauphin County or to a judge thereof in vacation for an order upon such company to show cause why its business should not be closed. Upon the hearing of such rule or order the court or judge aforesaid shall direct the officers of said company to assess and collect from the policy-holders thereof a sum sufficient to satisfy said judgment and execution and all other claims against said company or make any other order or orders in the premises as may appear to said court or judge just and necessary. In case it shall finally appear to said court or judge that the company aforesaid cannot collect from its members sufficient funds to satisfy the claims against it the said company shall be adjudged insolvent and the court or judge aforesaid shall decree its dissolution and appoint the Insurance Commissioner as receiver to take charge of its effects with like powers as hereinafter provided.

Section 504 Service of Process The order to show cause and the papers upon which the same is made in any proceeding instituted under the provisions of this act shall be served upon the company association exchange society or order named in such order in the manner prescribed for personal service of summons upon a domestic corporation by the laws of this Commonwealth. When it is satisfactorily proved by affidavit that the officers of the company association exchange society or order named in the said order to show cause upon whom service is required to be made as above provided shall have departed from the State or keep themselves concealed therein with intent to avoid service such order to show cause may provide for service thereof in such manner as the court or judge by whom the same is made shall direct.

Section 505 Injunction Return of Order to Show Cause and Decrees Thereon On such application or at any time thereafter such court may in its discretion issue an injunction restraining such company association exchange society or order from the transaction of its business or disposition of its property until the further order of the court. On the return of such order to show cause and after a full hearing before the court or before an examiner appointed by the court the court shall either deny the application or direct the Insurance Commissioner forthwith to take possession of the property and conduct the business of such company association exchange society or order and retain such possession and conduct such business until on the application either of the Commissioner through the Attorney General or of such company association exchange society or order it shall after a like hearing appear to the court that the ground for such order directing the Insurance Commissioner to take possession has been removed and that the company association exchange society or order can properly resume possession of its property and the conduct of its business.

Section 506 Orders for Liquidation of Affairs of Companies Et Cetera Insurance Commissioner to Act as Receiver If on a like application and order to show cause and after a full hearing the court shall order the liquidation of the business of such company association exchange society or order such liquidation shall be made by and under the direction of the Insurance Commissioner who shall be vested by operation of law with title to all of the property contracts and rights of action of such company association or exchange society or order as of the date of the order so directing him to liquidate. The filing or recording of such order in any record office of the State shall impart the same notice that a deed bill of sale or other evidence of title duly filed or recorded by such company association exchange society or order would have imparted. The order of liquidation shall unless otherwise directed by the court provide that the dissolution of the company association exchange society or order shall take effect upon the entry of such order in the office of the clerk of the county wherein such company association exchange society or order had its principal office for the transaction of business.

Section 507 Insurance Commissioner to Supersede Other Receivers Whenever a receiver of an insurance company association exchange society or order is appointed by any court of this Commonwealth on motion of the Attorney General at the instance of the receiver previously appointed by the decree of any court of this Commonwealth and shall likewise supersede any assignee or trustee previously appointed by such insurance company association exchange society or order.

Section 508 Superseded Receivers Et Cetera to Deliver Over Property and File Accounts Such superseded receiver assignee or trustee shall forthwith pay over and deliver all moneys securities assets and property of such insurance company association exchange society or order in his or their custody possession or control to the receiver appointed as aforesaid on motion of the Attorney General and shall likewise file his or their account in the court having jurisdiction of such superseded receiver assignee or trustee which court shall allow credit for compensative counsel fees and expenses and for disbursements which shall have been properly earned incurred or made prior to the appointment of the receiver made on motion of the Attorney General as aforesaid.

Section 509 Appointment of Special Deputies to Conduct Business or Liquidate Affairs of Companies Et Cetera Special Counsel Compensation Power to Administer Oaths and Subpoena Witnesses For the purposes of conducting the business



or liquidating the affairs of such company association exchange society or order the Insurance Commissioner shall have power to appoint under his hand and official seal one or more special deputy commissioners as his agent or agents and to employ such clerks and assistants as may by him be deemed necessary and give each of such persons such powers to assist him as he may consider wise. The Attorney General shall appoint the attorneys or counsel necessary to advise the Insurance Commissioner or his deputies in each particular case. The compensation of such special deputy commissioners counsel clerks and assistants and all expenses of taking possession of and conducting the business or liquidating any such company association exchange society or order shall be fixed by the Commissioner subject to the approval of the court and shall on certificate of the Commissioner be paid out of the funds or assets of such company association exchange society or order. During the progress of any proceedings taken under this section the Commissioner his deputies or any examiner authorized by him and the special deputy commissioner acting for the said Commissioner therein shall have all of the powers given to the Commissioner his deputy or any examiner authorized by him by the laws of this Commonwealth including the power to examine under oath the officers and agents of such company association exchange society or order and all persons deemed to have material information regarding the property or business of the company association exchange society or order and to compel the production of all books and papers.

Section 510 Report of Insurance Commissioner as Receiver Procedure Thereon. When the Insurance Commissioner has in pursuance of the provision of this act liquidated any company association exchange society or order he shall as soon as the assets thereof have been converted into money file a complete account in the court of common pleas of the county in which the proceedings were instituted showing (a) all deposits and assets of said company association exchange society or order (b) all the moneys paid to him on account of the same (c) all exceptions filed to any claims or accounts (d) all payments made or contracted for by him and (e) the scheme of distribution to creditors policy-holders or stockholders. Such account shall be proceeded with and passed upon as other accounts are passed upon in said court. If exceptions to the account have been filed with the Insurance Commissioner they shall have the same force and effect as if filed in the court. Upon confirmation of said account if no exceptions be filed thereto or upon the final disposition of exceptions thereto by the court the Insurance Commissioner shall distribute the money as shown by said account or as decreed by the court and upon the complete distribution of all assets of said company association exchange society or order he shall report the fact of said distribution to the court.

## ARTICLE VI

### AGENTS AND BROKERS

#### (a) Agents

Section 601 Insurance Agents Defined. An agent is an individual copartnership or corporation authorized in writing by a company association or exchange—

(a) To solicit risks and collect premiums and to issue or countersign policies in its behalf or

(b) To solicit risks and collect premiums in its behalf. A person not a duly licensed insurance broker who for compensation solicits insurance on behalf of any insurance company association or exchange or transmits for a person other than himself an application for a policy of insurance to or from such company association or exchange or offers or assumes to act in the negotiation of such insurance shall be an insurance agent within the intent of this act and shall thereby become liable to all the duties requirements liabilities and penalties to which an agent of such company association or exchange is subject. Provided however That the word "agent" shall not include non-resident salaried employees of foreign exchanges which maintain no offices in this Commonwealth and pay no commissions to such employees.

Section 602 Insurance Companies Et Cetera to Certify Names of Agents Insurance companies associations and exchanges authorized by law to transact business within this Commonwealth shall from time to time certify to the Insurance Commissioner the names of all agents appointed by them to solicit insurance in this Commonwealth.

Section 603 Agent's Licenses. The Insurance Commissioner may issue upon certification as aforesaid by any company association or exchange authorized by law to transact business within this Commonwealth an agent's license to any person of at least twenty-one years of age and to any copartnership or corporation. No license as agent shall be granted to any corporation unless by provisions of its charter it is authorized to engage in the business of insurance or real estate. Before any such license is granted the applicant shall first make answer in writing and under oath to interrogatories on forms and supplements such as the Insurance Commissioner shall prepare and submit which answers shall be vouched for by indorsement of the company association or exchange interested and to the effect that the applicant is of good business reputation and of experience in underwriting other than soliciting and is worthy of a license. When the Insurance Commissioner is satisfied that the applicant is worthy of license and that he is reasonably familiar with provisions of the insurance law of this Commonwealth he shall issue a license stating that the company association or exchange represented by the agent has complied with the requirements of law and has been authorized by the Insurance Commissioner to transact business within this Commonwealth and that the agent has been duly appointed by the company association or exchange named in the license. Such license shall expire annually at midnight of March thirty-first unless sooner terminated as result of severance of business re-

lations between the company association or exchange and the agent or unless revoked by the Insurance Commissioner for cause. Any person whose license is revoked may appeal to the court of Common Pleas of Dauphin County within thirty days of the date of receipt by registered mail of a notice of the fact of such revocation. Nothing in this section shall be construed as applying to domestic mutual fire insurance companies.

Section 604 Penalty for Acting as Agent Without License. Any individual copartnership or corporation transacting business within this Commonwealth as the agent of an insurance company association or exchange without a license as required by this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars.

Section 605 Personal Liability of Agents Acting for Unauthorized Companies. An insurance agent shall be personally liable on all contracts of insurance or suretyship unlawfully made by or through him directly or indirectly for or in behalf of any company association or exchange not authorized to do business in this Commonwealth. Any person soliciting risks forwarding premiums or countersigning or delivering policies shall be deemed to be the agent of the company association or exchange within the meaning of this section.

Section 606 Penalty for Advertising as Agent of Unauthorized Company Et Cetera. Any person who by poster circular letter or in any other way or manner represents or advertises himself as the agent of any insurance company association or exchange of any other State or government which has not complied with the laws of this State shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine of not more than one thousand dollars.

Section 607 Penalty for Soliciting for Fictitious or Dead Companies Et Cetera. Any individual and the officers managers agents owners or representatives of and any corporation partnership or association offering within this state in person or by advertisement poster letter circular or otherwise to sell procure or obtain policies certificates agreements binders or applications for insurance surety or indemnity for or on behalf of any spurious fictitious non-existing dissolved inactive liquidated or liquidating or bankrupt insurance company association exchange society or order shall be guilty of a misdemeanor and upon conviction shall be sentenced to not more than one year or less than six months imprisonment and in addition shall pay a fine not exceeding five hundred dollars nor less than one hundred dollars.

#### (b) BROKERS

Section 621 Insurance Broker Defined. An insurance broker is a person copartnership or corporation not an officer or agent of the company association or exchange interested who or which for compensation acts or aids in any manner in obtaining insurance for a person other than himself or itself.

Section 622 Broker's Licenses. The Insurance Commissioner may issue to any person of at least twenty-one years of age or to any copartnership or corporation a license to act as an insurance broker to negotiate contracts of insurance or reinsurance other than life insurance with any insurance company association or exchange or the agents thereof authorized by law to transact business within this Commonwealth. No license shall be issued to any corporation to act as an insurance broker unless by its charter it is authorized to engage in the business of insurance or real estate. Before any license is issued the applicant shall make answer in writing and under oath to such interrogatories and on such forms and supplements as the Insurance Commissioner shall prepare and submit which answers shall be vouched for by indorsement of at least two agents or by the officers of any insurance company association or exchange other than the officers or agents of a life insurance company who are acquainted with the applicant to the effect that the applicant is of good business reputation and has experience in underwriting other than soliciting and is worthy of a license. When the Insurance Commissioner is satisfied that the applicant is worthy of a license and that he is reasonably familiar with provisions of the Insurance laws of this Commonwealth he shall issue a broker's license to expire annually one year from date of issue unless sooner revoked by the Insurance Commissioner for cause. Any person whose license is revoked may appeal to the Court of Common Pleas of Dauphin County within thirty days of the date of receipt by registered mail notice of the fact of such revocation.

Section 623 Penalties For Acting as Broker Without a License. Any person copartnership or corporation transacting business as an insurance broker within this Commonwealth without a license as aforesaid shall be deemed guilty of a misdemeanor and upon conviction thereof shall pay a fine not exceeding three hundred dollars. Any company association or exchange or the agent of any company association or exchange paying allowing or giving any compensation or commission to any person copartnership or corporation transacting business as an insurance broker without a license as aforesaid shall be guilty of a misdemeanor and upon conviction thereof shall pay a fine not exceeding one hundred dollars.

Section 624 Excess Insurance Brokers. The Insurance Commissioner may issue a license revocable at any time permitting the person copartnership or corporation named therein to act as a broker to procure for his clients policies of fire or marine insurance from companies associations or exchanges not authorized to do business in this Commonwealth. Before any fire or marine insurance shall be procured under or by virtue of said license there shall be executed and filed with the Insurance Commissioner by the licensed broker and also by the party desiring the insurance an affidavit which shall have force and effect for one year only from date thereof settling forth that the party desiring insurance is after diligent effort unable to procure the amount required to protect the property owned or controlled or entrusted to him from fire or marine insurance companies—mutual insurance companies associations or exchanges—excepted—duly authorized to transact business in this Commonwealth. The licensed broker procuring or delivering



policies in such unauthorized companies associations or exchanges shall keep a separate account thereof open at all times without notice to the inspection of the Insurance Commissioner showing the exact amount of insurance placed giving the name of the insured the location of the insured property the gross premium mentioned in the policy the name of the company association or exchange issuing the contract and the number date and term of the policy. Each policy shall have written or printed on the outside of it the name of the licensed broker who obtained the same and introduced it into the Commonwealth and after his name shall appear the words "licensed excess insurance broker". Nothing in this section shall be so construed as giving any such licensed broker authority to act as agent for or to in any way represent any such unlicensed company association or exchange in this Commonwealth.

Section 625 Bond of Excess Insurance Brokers Payment of Taxes. Each person copartnership and corporation receiving such license shall before transacting any business thereunder execute and deliver to the Insurance Commissioner a bond in the penal sum of one thousand dollars with such sureties as the Insurance Commissioner may approve conditioned that said excess insurance broker will faithfully comply with all requirements of the preceding section of this act and will pay to the Insurance Commissioner in January of each year a tax of three per centum upon the gross premiums named in the policies delivered to the policy-holders and upon all policies procured by him in accordance with the preceding section during the year. Deduction shall be allowed for net premiums returned on policies cancelled. In default of payment of the tax as herein provided before the thirtieth day of January of each year the Insurance Commissioner shall demand a statement under oath from the broker and failing to obtain the same it shall be his duty to proceed against him in the same manner as though he had acted without a license.

#### (c) AGENTS AND BROKERS

Section 631 Penalty for Acting for Companies Et Cetera Failing to Appoint Insurance Commissioner for Service of Process. Any person copartnership or corporation acting as agent or broker for himself or for others not having been specially and lawfully licensed so to do who solicits or procures or aids in the solicitation or procurement of policies or certificates of insurance from or adjust losses or in any manner aids in the transaction of any business for any foreign insurance company association or exchange which has not been executed and filed in the office of the Insurance Commissioner a written appointment of the Commissioner to be the true and lawful attorney of such company association or exchange in and for this State upon whom all lawful process in any action or proceeding against the company association or exchange may be served is guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine of not less than three hundred dollars and not more than one thousand dollars.

Section 632 Penalty for Acting for Unauthorized Companies Et Cetera. Any person or any agent or broker or any agent officer or member of any insurance copartnership or corporation within this Commonwealth except as in this act otherwise provided paying or receiving or forwarding any premiums or procuring receiving or forwarding applications for insurance or issuing or delivering policies for or in any manner securing helping or aiding in the placing of any insurance or effecting any contracts of insurance for any person other than himself directly or indirectly with any insurance company association exchange or person not of this Commonwealth and which has not been authorized to do business in this Commonwealth shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine of not less than three hundred dollars or more than one thousand dollars and upon conviction of a second offense shall be sentenced to pay a like fine and undergo imprisonment not exceeding one year or both at the discretion of the court.

Section 633 Larceny by Agents and Brokers. An insurance agent or broker who acts in negotiating a contract of insurance for an insurance company association or exchange lawfully doing business in this Commonwealth and who embezzles or fraudulently converts to his own use or who with intent to use or embezzle takes secretes or otherwise disposes of or fraudulently withholds appropriates lends invests or otherwise uses or applies any money or substitutes for money received by him as such agent or broker contrary to the instructions or without the consent of the company association or exchange for or on account of which the same was received by him shall be guilty of larceny.

Section 634 Penalties for Paying or Receiving Commission or Compensation for Insuring Lives of Attorneys Partners Clerks Servants or Employees. It shall be unlawful for any person copartnership corporation insurance agent broker solicitor or representative to pay or cause to be paid any commission or compensation whatsoever to any attorney partner clerk servant employee or any other person howsoever hired or employed by or with any insured or any beneficiary named in any policy of life insurance. It shall be unlawful for any attorney partner clerk servant employee or any other person howsoever hired or employed by or with any insured or any beneficiary named in any policy of life insurance to relieve directly or indirectly any commission compensation or other benefit because of by reason of any such life insurance being placed sold or solicited on the life or for the benefit of their respective clients employers or masters or any of them. It shall be unlawful for any attorney officer clerk servant or employee of any corporation partnership association or individual to receive directly or indirectly any commission compensation or benefit because of by reason of any life insurance being placed sold or solicited on the life or for the benefit of any attorney officer clerk servant or employee of the same corporation copartner-

ship association or individual whether or not any such attorney partner officer clerk servant or employee or other person hired or employed by or with the insured or of any beneficiary named in any policy of life insurance is duly licensed by the proper authority in this Commonwealth to place sell or solicit life insurance.

Every such attorney partner officer clerk servant or employee or other person hired or employed or continuing to be hired or employed in the relation aforesaid within ninety days before or after the placing selling or soliciting of life insurance on the life or for the benefit of their respective clients partners officers employees masters or person in the relation aforesaid or any of them shall be subject to the provisions of this section and every person copartnership or corporation participating in the payment or receipt of any compensation or benefit in violation of this section shall be guilty of a misdemeanor and upon conviction thereof shall be liable to a fine of not less than fifty dollars nor more than five hundred dollars payable to the Commonwealth and imprisonment of not less than thirty days nor more than six months at the discretion of the court.

Section 635 Rebates and Inducements Prohibited. No insurance agent solicitor or broker personally or by any other party shall offer promise allow give set off or pay directly or indirectly any rebate of or part of the premium payable on the policy or on any policy or agents commission thereon or earnings profit dividends or other benefits founded arising accruing or to accrue thereon or therefrom or any special advantage in date of policy or age of issue or any paid employment or contract for services of any kind or any other valuable consideration or inducement to or for insurance on any risk in this Commonwealth now or hereafter to be written which is not specified in the policy contract of insurance nor shall any such agent solicitor or broker personally or otherwise offer promise give option sell or purchase any stocks bonds securities or property or any dividends or profits accruing or to accrue thereon or other thing of value whatsoever as inducement to insurance or in connection therewith. Nothing in this section shall be construed to prevent the taking of a bona fide obligation with legal interest in payment of any premium.

Section 636 Insured Persons and Applicants for Insurance Prohibited From Accepting Rebates. No insured person or party or applicant for insurance shall directly or indirectly receive or accept or agree to receive or accept any rebate of premium or of any part thereof or all or any part of any agent's solicitor's or broker's commission thereon or any favor or advantage or share in any benefit to accrue under any policy of insurance or any valuable consideration or inducement other than such as are specified in the policy.

Section 637 Misrepresentation of Terms of Policy and Future Dividends by Agents Brokers or Solicitors. No agent or solicitor of any insurance company association or exchange and no insurance broker shall issue circulate or use or cause or permit to be issued circulated or used any written or oral statement or circular misrepresenting the terms of any policy issued or to be issued by such company association or exchange or make an estimate with intent to deceive of the future dividends payable under such policy.

Section 638 Misrepresentations Et Cetera for Purpose of Inducing Policy Holders to Drop Present Policies and Insure With Other Companies Et Cetera. No agent or solicitor of any insurance company association or exchange and no insurance broker or any person copartnership association or corporation in behalf of any such agent solicitor or broker shall make any misrepresentation or incomplete comparison of policies oral written or otherwise to any person insured in any company association or exchange for the purpose of inducing or tending to induce a policy-holder in any company association or exchange to lapse forfeit or surrender his insurance therein and to take out a policy of insurance in another company association or exchange insuring against similar risks.

Section 639 Revocation Et Cetera of License Penalty Upon Satisfactory Evidence of the Violation of any of the provisions of sections six hundred thirty-five six hundred thirty-six six hundred thirty-seven and six hundred thirty-eight immediately preceding by any agent or solicitor of any insurance company association or exchange or by any insurance broker the Insurance Commissioner shall suspend or revoke the license of such offending solicitor or agent or insurance broker and he shall have the right in his discretion to refuse for a period of not to exceed one year thereafter to refuse for a period to such offending agent solicitor or broker. When a certificate shall be refused or suspended or revoked the party aggrieved may appeal to the Court of Common Pleas of Dauphin County. Any agent or solicitor of any insurance company association or exchange or any insurance broker or any person copartnership association or corporation violating the provisions of sections six hundred thirty-five six hundred thirty-six six hundred thirty-seven and six hundred thirty-eight immediately preceding shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not more than five hundred dollars (\$500.00) for each and every violation or at the discretion of the court to imprisonment in the county jail of the county in which the offense is committed for a period of not more than six months or both.

Section 640 Production of Evidence. No person shall be excused from testifying or from producing any books papers contracts agreements or documents at the trial or hearing of any person charged with violating any of the provisions of section six hundred thirty-five six hundred thirty-six six hundred thirty-seven or six hundred thirty-eight on the ground that such testimony or evidence may tend to incriminate himself but no person shall be prosecuted for any act concerning which he shall be compelled so to testify or produce evidence documentary or otherwise except for perjury committed in so testifying.



## ARTICLE VII

## ACTS OF ASSEMBLY REPEALED

Section 701 The following acts and parts of acts of assembly are hereby repealed as respectively indicated. The repeal of the first section of an act shall not repeal the enacting clause.

The act approved the thirteenth day of April one thousand eight hundred and twenty-seven (Pamphlet Laws two hundred thirty-nine) entitled "An act concerning agencies of insurance companies not authorized by the laws of this state established within this Commonwealth" absolutely.

The act approved the twenty-third day of April one thousand eight hundred and twenty-nine (Pamphlet Laws two hundred sixty-four) entitled "An act relative to insurance companies and agencies of insurance companies not chartered by this state" absolutely.

The act approved the twenty-third day of June one thousand eight hundred and eighty-five (Pamphlet Laws one hundred thirty-four) entitled "An act to amend an act entitled 'An act to establish an Insurance Department' approved the fourth day of April one thousand eight hundred and seventy-three providing that foreign fire insurance companies shall not be required to include in their reports statements of their foreign business" absolutely.

The act approved the twenty-third day of June one thousand eight hundred and eighty-five (Pamphlet Laws one hundred thirty-seven) entitled "An act in relation to mutual insurance companies" absolutely.

The supplement approved the twenty-sixth day of April one thousand eight hundred and eighty-seven (Pamphlet Laws sixty-one) entitled "A supplement to an act entitled 'An act to establish an Insurance Department' approved the fourth day of April one thousand eight hundred and seventy-three providing for the further regulation of foreign insurance companies and relating to agents and others doing business with unauthorized insurance companies and defining penalties therefor" absolutely.

The act approved the seventh day of March one thousand eight hundred and eighty-nine (Pamphlet Laws nine) entitled "An act making copies of books accounts annual statements and other papers and documents on file in the insurance department evidence" absolutely.

The act approved the sixteenth day of May one thousand eight hundred and ninety-one (Pamphlet Laws ninety) entitled "An act authorizing the Insurance Commissioner to employ a skilled stenographer and typewriter in the Insurance Department" absolutely.

The act approved the tenth day of May one thousand eight hundred and ninety-three (Pamphlet Laws thirty-eight) entitled "An act making it a misdemeanor for any person to represent or advertise himself as the agent of an unauthorized or fictitious insurance company within this Commonwealth" absolutely.

The act approved the fourth day of May one thousand nine hundred and five (Pamphlet Laws three hundred and ninety) entitled "An act fixing the salary of the Deputy Insurance Commissioner of Pennsylvania" absolutely.

The act approved the twenty-third day of April one thousand nine hundred and nine (Pamphlet Laws one hundred and sixty-seven) entitled "An act to provide that when a receiver of a corporation is appointed in any court on motion of the Attorney General at the instance of either the Commissioner of Banking or the Insurance Commissioner such receiver shall supersede any receiver previously appointed by decree of any court and shall supersede any assignee or trustee previously appointed by such corporation and requiring such superseded receiver assignee or trustee to pay over and deliver to the receiver appointed on motion of the Attorney General the money assets and property of such corporation in his or their possession and to file his or their account in the proper court and providing for the appointment of auditors of the accounts of receivers appointed on the motion of the Attorney General and defining the duties" so far as it relates to receivers of insurance corporations.

The act approved the thirtieth day of March one thousand nine hundred and eleven (Pamphlet Laws thirty-four) entitled "An Act amending section eleven of an act approved April fourth Anno Domini one thousand eight hundred and seventy-three (Pamphlet Laws twenty) entitled 'An act to establish an Insurance Department' so as to permit either individuals partnerships or corporations to be certified and licensed agents for the purpose of soliciting risks in this Commonwealth" absolutely.

The act approved the first day of June one thousand nine hundred and eleven (Pamphlet Laws five hundred and ninety-nine) entitled "An act authorizing the Insurance Commissioner to proceed against and to take possession of any insolvent or delinquent company order or association transacting any class of insurance and prescribing the method by which such insolvent or delinquent companies orders or associations shall be dissolved and liquidated" absolutely.

The act approved the first day of June one thousand nine hundred and eleven (Pamphlet Laws six hundred and two) entitled "An act authorizing insurance and surety companies to make a deposit of certain securities with the Insurance Commissioner to enable them to do business in other states or with the United States Government and requiring the State Treasurer to hold all deposits so made in the name of the Commonwealth" absolutely.

The act approved the first day of June one thousand nine hundred and eleven (Pamphlet Laws six hundred and seven) entitled "An act to establish an Insurance Department authorizing the appointment of an Insurance Commissioner to prescribe his powers and duties also providing for the licensing examination regulation and dissolution of insurance and surety companies and associations and for the licensing and regulation of insurance agents and insurance brokers also providing for the collection of fees and prescribing penalties for the

violation of any of the provisions of this act and repealing all existing acts" absolutely.

The act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and forty-four) entitled "An act to prevent misrepresentation or misleading estimates intended to induce the taking of a policy of insurance or misrepresentations or incomplete comparisons of policies intended to induce the lapse or forfeiture of policies of insurance prescribing penalties for violations of this act making provisions for compelling the production of evidence and repealing existing laws" so far as it applies to insurance agents solicitors and brokers.

Sections one two and three of an act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred forty-five) entitled "An act relating to the issuing of policies of insurance prohibiting the giving or offering or receiving of rebates or inducements of any kind not specified in the policy with certain exceptions prescribing penalties for violations of this act and making provisions for compelling the production of evidence and repealing existing laws" in so far as they apply to insurance agents solicitors and brokers.

The act approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred ninety-seven) entitled "An act to amend sections fourteen and seventeen of an act approved June first one thousand nine hundred and eleven entitled 'An act to establish an Insurance Department authorizing the appointment of an Insurance Commissioner and prescribing his powers and duties also providing for the licensing examination regulation and dissolution of insurance and surety companies and associations and for the licensing and regulation of insurance agents and insurance brokers also providing for the collection of fees and prescribing penalties for the violation of any of the provisions of this act and repealing all existing acts'" absolutely.

The act approved the twenty-eighth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred ninety-three) entitled "An act authorizing the adoption of an amortized basis for valuing the bond investments of life insurance companies or fraternal beneficiary societies" absolutely.

The act approved the first day of June one thousand nine hundred and fifteen (Pamphlet Laws six hundred fifty-three) entitled "An Act to provide for the person upon whom service of all legal processes shall be made in the case of foreign insurance companies transacting business in this Commonwealth requiring the designation of the Insurance Commissioner for such service prescribing the method of service and repealing existing laws" absolutely.

The act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred eighty-five) entitled "An act concerning life insurance the persons who may place sell or solicit life insurance and be compensated or benefited therefor making it unlawful for attorneys officers clerks servants and employees or persons otherwise hired and engaged to receive compensation for life insurance placed sold or solicited for the benefit of or on the lives of their clients partners employees masters or fellow attorneys officers clerks servants or employees defining the time of such employment; fixing a penalty for violation of this act and making said violation a misdemeanor and repealing existing laws" absolutely.

Sections one and two of the act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws 898) entitled "An act to supervise the operations of fire insurance rate-making bureaus and providing for their examination by the Insurance Commissioner prohibiting discrimination in fixing and collecting fire insurance rates requiring companies to maintain and cooperate in maintaining and operating rate-making bureaus requiring inspection and survey by such bureaus of all risks specifically rated and regulating agreements between companies or other insurers with respect to fixing and collecting fire insurance rates and repealing existing laws" absolutely.

The act approved the ninth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred and thirty-seven) entitled "An act to provide reserves for outstanding liability losses of insurance companies transacting the business of insuring any one against loss or damage resulting from accident to or injury suffered by an employee or other person for which the person insured is liable and also for outstanding losses incurred under the Workmen's Compensation Act of one thousand nine hundred and fifteen repealing existing laws" so far as it relates to insurance companies associations and exchanges saving the act from repeal so far as it relates to the State Workmen's Insurance Fund.

The act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws 1006) entitled "An Act to amend an act approved the first day of June Anno Domini one thousand nine hundred and eleven (Pamphlet Laws six hundred and seven) entitled 'An act to establish an Insurance Department authorizing the appointment of an Insurance Commissioner and prescribing his powers and duties also providing for the licensing examination regulation and dissolution of insurance and surety companies and associations and for the licensing and regulation of insurance agents and insurance brokers also providing for the collection of fees and prescribing penalties for the violation of any of the provisions of this act and repealing all existing acts' as amended" absolutely.

An Act relating to insurance establishing an Insurance Department and amending revising and consolidating the law relating to the licensing qualification regulation examination suspension and dissolution of insurance companies Lloyd's associations reciprocal and inter-insurance exchanges and certain societies and orders the examination and regulation of fire insurance rating bureaus and the licensing and regulation of insurance agents and brokers providing penalties and repealing existing laws.



And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1230 (Senate Bill No. 530), entitled:

A Joint Resolution proposing an amendment to article three section six of the Constitution of the Commonwealth of Pennsylvania so that the subject of an amendment or supplement to a law and the subject to which such law is extended or on which it is conferred shall be clearly expressed in its title

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1283 (Senate Bill No. 154), entitled:

An Act relating to the preparation of a new Constitution of the Commonwealth by a convention and its adoption or rejection by the people and making an appropriation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 929 (Senate Bill No. 256), entitled:

An Act to repeal an act entitled "An act to provide for the surrender of franchises of meadow companies and the transfer of duties of said meadow companies to the respective cities or counties within which the lands governed by said meadow companies may lie" approved the ninth day of June one thousand nine hundred and eleven (Pamphlet of Laws eight hundred and thirty-four)

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1273, entitled:

An Act fixing the salaries of the county treasurers their deputies and clerks in counties of the fifth sixth seventh and eighth classes and providing that such salaries shall be in lieu of all commissions and fees

The first, second, third and fourth sections were separately read and agreed to, as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in counties of the fifth class the county treasurer shall receive a salary of four thousand five hundred dollars per annum

In counties of the sixth class the county treasurer shall receive a salary of four thousand dollars per annum

In counties of the seventh class the county treasurer shall receive a salary of three thousand five hundred dollars per annum

In counties of the eighth class the county treasurer shall receive a salary of two thousand five hundred dollars per annum

Section 2 The salaries of the county treasurers in said counties shall be paid in monthly installments out of the moneys in the treasury of the county by the county treasurer upon warrants drawn by the county commissioners.

Section 3 The salaries herein provided shall be in lieu of all fees and commissions received by the county treasurers and shall be in full compensation for all their services

All fees fixed by law to be paid to county treasurers for service rendered by them shall be collected as provided by law and shall be paid into the county treasury (except where required to be paid to the State) for the use of the county

Section 4 All acts and parts of acts inconsistent herewith are hereby repealed

The title was read as follows:

An Act fixing the salaries of the county treasurers their deputies and clerks in counties of the fifth sixth seventh and eighth classes and providing that such salaries shall be in lieu of all commissions and fees

On the question,

Will the House agree to the title?

Mr. Philip H. DEWEY. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title lines 1 and 2 by striking out the following: "their deputies and clerks"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 858, as follows:

An Act designing the city treasurer of cities of the third class as the collector of city school poor and county taxes fixing his compensation for collecting such taxes providing for the payment of all fees and commissions for the collection thereof into the city treasury and providing for the appointment and compensation of assistants and clerks in the office of city treasurer

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all cities of the third class the city treasurer shall be the collector of the city school poor and county taxes For his services in the collection of said taxes he shall receive a salary of not less than two thousand dollars nor more than seven thousand five hundred dollars per annum to be fixed by the city council and to be paid by the city which shall be in lieu of all fees and commissions for the collection of such taxes All fees and commissions received by him for the collection of such taxes shall be paid into the city treasury for the use of the city

Section 2 The city treasurer shall give bond for the collection of such taxes in the manner now required by law for the collection of such taxes He shall appoint such clerks and assistants as may be necessary for the performance of the duties of his office subject to the approval of the city council Such clerks and assistants shall receive such salaries as may be fixed by council which shall be paid out of the city treasury

Section 3 All acts and parts of acts inconsistent with this act are hereby repealed This act shall not apply to city treasurers in office at the date of the approval of this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1225, entitled:

An Act to amend sections one hundred one one hundred sixteen as amended and hundred seventeen two hundred twelve as amended and three hundred one of an act approved the eighteenth day of May one thousand nine hundred and seven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and providing for the creation of union school districts and the government thereof by adding to article one sections one hundred twenty-seven one hundred twenty-eight one hundred twenty-nine and one hundred thirty

The first, second and third sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one hundred one of an act approved the



eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 101 Each city incorporated town borough or township in this Commonwealth now existing or hereafter created shall constitute a separate school district to be designated and known as the 'school district of .....' and the several school districts thus established shall be and hereby are divided into four classes as follows" is hereby amended to read as follows

Section 101 Each city incorporated town borough or township in this Commonwealth now existing or hereafter created shall constitute a separate school district to be designated and known as the "school district of ....." except that where such city incorporated town borough or township or a part of the school district remaining after its separation would constitute a fourth class school district in which case it shall remain a part of the school district to which it formerly belonged unless the change to a new school district is approved by the State Board of Education. In determining whether or not such approval shall be given the State Board of Education shall investigate the necessity therefor and take into consideration the welfare of the pupils and tax payers of such proposed new school district as well as the effect upon the existing school districts. Any two or more school districts as herein constituted may by a majority vote of the electors of each of said districts affected and in the manner hereinafter provided be formed into a union school district. The several school districts thus established and formed shall be and hereby are divided into four classes as follows

Section 2 Section one hundred sixteen of said act as amended by an act approved the twenty-eighth day of May one thousand nine hundred fifteen (Pamphlet Laws six hundred and twenty-seven) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred eleven entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'" which reads as follows

"Section 116 Whenever a new school district is created by the creation of a new city borough township or independent school district or by the annexation to a city or borough or township of territory comprising a separate school district the clerk of the courts or other proper officer shall within ten days thereafter make a certified copy of the decree or order creating such new city borough township or independent school district or of the decree of the court or vote of the electors effecting such annexation and mail the same to the Superintendent of Public Instruction" is hereby further amended to read as follows

Section 116 Whenever a new school district is created by the creation of a new city borough township or independent school district or by the annexation to a city or borough or township of territory comprising a separate school district or by the consolidation of two or more districts as a union district the clerk of the courts or other proper officer shall within ten days thereafter make a certified copy of the decree or order creating such new city borough township or independent school district or of the decree of the court or vote of the electors effecting such annexation and mail the same to the Superintendent of Public Instruction

Section 3 Section one hundred seventeen of said act which reads as follows

"Section 117 After the approval of this act a majority of the taxable inhabitants of any contiguous territory in any school district or school districts as herein established may present their petition to the court of common pleas of the county in which such contiguous territory or a greater part in area thereof is situated asking that such territory shall be established as an independent school district which petition shall set forth a proper description of the boundaries of the territory to be included in such proposed independent school district and the desire of the petitioners for better school facilities than are or would be provided and maintained by the district or districts of which such proposed independent school district is a part whereupon said court after a hearing of which hearing the school district or districts out of whose territory such proposed independent school district is to be taken shall have ten (10) days' notice after taking into consideration the welfare of the pupils and taxpayers of such school district or school districts as well as the desirability of establishing an independent school district and fix the boundaries thereof which may be more or less than those set forth in such petition. Where the territory described in any such petition is to be taken from two or more school districts such petition shall be signed by a majority of all the taxable inhabitants of the part of each school district which is to be included in such independent district. The said court shall also determine the amount if any of the indebtedness of the school district from whose territory such independent district is taken that it shall assume and pay. Provided That in case any such independent district so created shall include the territory of any former independent school district abolished by this act having any indebtedness such indebtedness shall be assumed and paid

by such newly created independent school district. Any independent district thus created shall belong to the class of school districts herein provided to which it is entitled to belong by its population as determined by the last United States census

In all cases where such proceedings result in the creation by decree of the court of a new school district the cost and office fees shall be paid by said new district but if otherwise said costs and office fees shall be paid by the petitioners themselves" is hereby amended to read as follows

Section 117 After the approval of this act a majority of the taxable inhabitants of any contiguous territory in any school district or school districts as herein established may present their petition to the court of common pleas of the county in which each contiguous territory or a greater part in area thereof is situated asking that such territory shall be established as an independent school district which petition shall set forth a proper description of the boundaries of the territory to be included in such proposed independent school district and the desire of the petitioners for better school facilities than are or would be provided and maintained by the district or districts of which such proposed independent school district is a part whereupon said court after a hearing of which hearing the school district or districts out of whose territory such proposed independent school district is to be taken shall have ten (10) days' notice after taking into consideration the welfare of the pupils and taxpayers of such school district or school districts as well as of such proposed independent school district may make a decree establishing an independent school district and fix the boundaries thereof which may be more or less than those set forth in such petition. Where the territory described in any such petition is to be taken from two or more school districts such petition shall be signed by a majority of all the taxable inhabitants of the part of each school district which is to be included in such independent district. The said court shall also determine the amount if any of the indebtedness of the school district from whose territory such independent district is taken that it shall assume and pay. In all cases where such school district is created or the remaining part of the original district would constitute a fourth class school district the merits of the petition for its creation from an educational standpoint shall be passed upon by the Superintendent of Public Instruction and it shall not be granted unless approved by him. Provided That in case any such independent district so created shall include the territory of any former independent school district abolished by this act having any indebtedness such indebtedness shall be assumed and paid by such newly created independent school district. Any independent district thus created shall belong to the class of school districts herein provided to which it is entitled to belong by its population as determined by the last United States census

In all cases where such proceedings result in the creation by decree of the court of a new school district the cost and office fees shall be paid by said new district but if otherwise said costs and office fees shall be paid by the petitioners themselves

The fourth section was read as follows:

Section 4 Article one of said act is further amended by adding the following new sections

Section 127 Any two or more school districts in the same county may form a union school district in the following manner. Each of said districts desiring to form a union school district shall present a petition to the county commissioners of the county where such district is located signed by at least one-fourth of the whole number of taxable residents in such districts. The county commissioners shall take no action upon such petitions until they have been approved in writing by the Superintendent of Public Instruction. After such petitions have been approved and filed it shall be the duty of the county commissioners to submit to the electors of the respective districts desiring to form a union school district at the next general election a question whether or not such school districts shall be united into a union school district. Such question shall be submitted in the form and manner provided by the general election laws of this Commonwealth for the submission of similar questions

Section 128 If a majority of the voters of each school district voting at said election shall be in favor of establishing a union district as shown by the returns of said election a certificate of the return shall be filed with the Superintendent of Public Instruction and with the clerk of the court of quarter sessions of the county

Section 129 Whenever any union district shall be formed as herein provided such district shall become a union school district on the first Monday in July after it has been formed

Section 130 Whenever two or more school districts shall be consolidated into a union school district as herein provided all the debts and liabilities of the several districts shall become the debts of the union school district unless otherwise provided by an agreement in writing approved by a majority vote of each board of school directors. All rights of creditors against any of the said districts shall become vested in the union district and all debts and taxes owing to the districts uncollected in the several districts and all monies in the treasuries of the several districts shall be paid to the treasurer of the new district

On the question.

Will the House agree to the section?

Mr. WONER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:



Amend section four, page eight, lines eleven and twelve, by striking out after the word "districts" in line eleven, the words "in the same county."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fifth and sixth sections and title were separately read and agreed to as follows:

Section 5 Section two hundred twelve of said act as amended by an act approved the twenty-eighth day of May one thousand nine hundred fifteen (Pamphlet Laws six hundred and twenty-seven) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred eleven entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general or special or local or any parts thereof that are or may be inconsistent therewith'" which reads as follows

"Section 212 When any school district in this Commonwealth hereafter for any cause becomes a school district of another class as herein provided a new board of school directors shall be appointed or elected therein in the same manner as the school directors of districts of the same class are elected or appointed when new districts are created Provided That such school directors shall be so elected that the number and terms of those whose places are to be filled at each succeeding municipal election shall be the same as the number and terms of those whose places are filled at the corresponding elections in other school districts of the same class

When territory comprising a separate school district is annexed to a city or borough or township the school directors then in office in both districts shall hold office during the respective terms for which they were elected No election for school director in the district shall be held unless on the first Monday of January next following a municipal election there would be a less number of directors than is provided for the district by this act

At each subsequent municipal election only so many school directors shall be elected as will on the first Monday of January then next following bring the number of school directors to the proper number for the district" is hereby further amended to read as follows

Section 212 When any school district in this Commonwealth hereafter for any cause becomes a school district of another class as herein provided a new board of school directors shall be appointed or elected therein in the same manner as the school directors of districts of the same class are elected or appointed when new districts are created Provided That such school directors shall be so elected that the number and terms of those whose places are to be filled at each succeeding municipal election shall be the same as the number and terms of those whose places are filled at the corresponding elections in other school districts of the same class

When territory comprising a separate school district is annexed to a city or borough or township or when two or more school districts are consolidated as a union school district the school directors then in office in both or all of the districts shall hold office during the respective terms for which they were elected No election for school director in the district shall be held unless on the first Monday of January next following a municipal election there would be a less number of directors than is provided by law for the district of the same class

At each subsequent municipal election only so many school directors shall be elected as will be on the first Monday of January then next following bring the number of school directors to the proper number for the district

Section 6 Section three hundred one of said act as amended by an act approved the twenty-eighth day of May one thousand nine hundred fifteen (Pamphlet Laws six hundred and twenty-seven) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred eleven entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'" which reads as follows

Section 301 In all school districts of the first class the school year shall begin on the first day of January each year and in all other school districts in this Commonwealth the school year shall begin on the first Monday of July each year In school districts of the first class the school directors appointed as herein provided shall meet and organize annually on the second Monday of November and in school districts of the second third and fourth class the school directors regularly elected or appointed shall meet and organize annually on the first day of December each year When a new school district is created or when the offices of all the school directors of a district become vacant the school directors appointed by the court in any such case shall meet and organize within ten days after their appointment

When two school districts are consolidated the school directors of such consolidated districts shall organize on the first Monday of July following such consolidation by electing a president and vice-president who shall hold their respective offices until the first Monday of December following

their election" is hereby further amended to read as follows

Section 301 In all school districts of the first class the school year shall begin on the first day of January each year and in all other school districts in this Commonwealth the school year shall begin on the first Monday of July each year In school districts of the first class the school directors appointed as herein provided shall meet and organize annually on the second Monday of November and in school districts of the second third and fourth class the school directors regularly elected or appointed shall meet and organize annually on the first Monday of December each year When a new school district is created or when the offices of all the school directors of a district become vacant the school directors appointed by the court in any such case shall meet and organize within ten days after their appointment

When two or more school districts are consolidated the school directors of such consolidated districts shall organize on the first Monday of July following such consolidation by electing a president and vice-president who shall hold their respective offices until the first Monday of December following their election

An Act to amend section one hundred one, one hundred sixteen as amended; one hundred seventeen; two hundred twelve as amended; and three hundred one of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," and providing for the creation of union school districts and the government thereof by adding to Article one sections one hundred twenty-seven, one hundred twenty-eight, one hundred twenty and one hundred thirty.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1370, entitled:

An Act regulating the manner of making returns by election officers in the case of elections upon the increase of indebtedness of cities boroughs townships school districts poor districts and other municipal or incorporated districts prescribing the duties and powers of the clerk of the court of quarter sessions and of the court of quarter sessions in connection with such returns and the computation and recount of the vote prescribing the duties and powers of said court in any instance of fraud illegality or error in such election or return thereof prescribing the powers of such court over the election officers

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter in every case of an election upon the question of increase of indebtedness of any county city borough township school district poor district or other incorporated district return shall be made by the election officers by each precinct division or election district of such municipality or district in the manner required by law to the clerk of the court of quarter sessions and the same shall be filed in the office of said clerk at twelve o'clock noon on the second day following said election shall present the said returns to the said court of quarter sessions In counties where there is no president judge the associated judge shall perform the duties imposed upon the court of quarter sessions which shall convene for said purpose the returns presented by the said clerk shall be opened by the said court and computed by it or such of its officers and such sworn assistants as the court shall appoint in the presence of the judge or judges of said court and after the completion of such computation a record shall be made thereof in said court and the clerk shall upon application furnish a certificate thereof to the municipal authorities

On the question,

Will the House agree to the section?

Mr. LONG. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

Amend section 1, page 2 line 6 by inserting after "noon" the word "who"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,



Will the House agree to the section as amended?

It was agreed to.

The second, third, fourth and fifth sections and title were separately read and agreed to as follows:

Section 2 That upon the sworn petition of five qualified electors of any such municipality or municipal district that any act of fraud illegality or error has been committed in any election in any precinct division or district or in the return thereof or if fraud illegality or error shall appear on the face of the returns the court of quarter sessions shall direct the ballot box used in such election to be brought into court and shall open the same and recount the votes or ballots. Such recount shall be conducted in such manner and under such conditions as the court shall prescribe the court in the course of such recount and upon evidence appearing on the face of the returns or ballots or by testimony or other matter produced before it shall have the power to decide summarily upon all issues or questions of fraud illegality or error including those involving qualification of voters and to correct the returns in respect of any fraud illegality or error therein and by the rejection of individual fraudulent or unlawful votes or ballots or by the rejection of an entire return of any election precinct division or district when the effect of any fraud or error is to make it impossible in its opinion to determine the correct vote cast therein. Final computation of the vote shall be made at such time as the court shall in its discretion determine.

Section 3 That in case the returns of any election district shall be missing when the returns are presented to the court or in case the court shall deem such course desirable for the purpose of determining any question of fraud or error the court shall issue summary process against the election officers and overseers if any of any election district to bring them forthwith into court with all election papers in their possession where such officers and overseers shall be subject to such examination on oath as the court shall deem proper.

Section 4 That in all respects not altered by the provisions hereof said election shall be governed by the laws heretofore regulating the same.

Section 5 That all acts or parts of acts inconsistent herewith are hereby repealed.

An Act regulating the manner of making returns by election officers in the case of elections upon the increase of indebtedness of cities, boroughs, townships, school districts, poor districts and other municipal or incorporated districts; prescribing the duties and powers of the Clerk of the Court of Quarter Sessions, and of the Court of Quarter Sessions in connection with such returns and the count, computation and recount of the vote; prescribing the duties and powers of said court in any instance of fraud, illegality or error in such election or return thereof; prescribing the powers of such court over the election officers.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1030, as follows:

An Act to further amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand four hundred and thirty-six of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which as amended by the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and twenty-five) entitled "An act to amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special

or local or any parts thereof that are or may be inconsistent therewith" reads as follows

"Section 1436 Such attendance officers shall be paid such amounts and in such manner as the board of school directors appointing them may decide and they shall at all times perform the duties of their appointment under the direction of the board of school directors appointing them. Provided That in districts of the fourth class the compensation of any attendance officer shall not exceed two dollars (\$2.00) per day for each day actually engaged and in districts of the first class the compensation shall not be less than twelve hundred dollars (\$1,200) per annum. Every school district shall report annually to the Superintendent of Public Instruction for publication in his report upon the enforcement of the provisions for compulsory attendance and the cost thereof in such detail as said Superintendent of Public Instruction shall request" is hereby further amended to read as follows

Section 1436 Such attendance officers shall be paid such amounts and in such manner as the board of school directors appointing them may decide and they shall at all times perform the duties of their appointment under the direction of the board of school directors appointing them. Provided That in districts of the fourth class the compensation of any attendance officer shall not exceed two dollars (\$2.00) per day for each day actually engaged and in districts of the first class the compensation shall not be less than eighteen hundred dollars (\$1,800) per annum. Every school district shall report annually to the Superintendent of Public Instruction for publication in his report upon the enforcement of the provisions for compulsory attendance and the cost thereof in such detail as said Superintendent of Public Instruction shall request

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1367, as follows:

An Act to amend sections one thousand four hundred sixteen and one thousand four hundred thirty-one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand four hundred sixteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 1416 The provisions of this act requiring regular attendance shall not apply to any child between the ages of fourteen and sixteen years who can read and write intelligently and is regularly engaged in any useful and lawful employment or service during the time the public schools are in session and who holds an employment certificate issued according to law" is hereby amended to read as follows

Section 1416 The provisions of this act requiring regular attendance shall not apply to any child between the ages of fourteen and sixteen years who has completed a course of study equivalent to six yearly grades of the public school and is regularly engaged in any useful and lawful employment or service during the time the public schools are in session and who holds an employment certificate issued according to law or permit for farm service or domestic service in a private home issued by the school board or the designated school official of the district of his residence in accordance with the regulations prescribed by the Superintendent of Public Instruction

Section 2 Section one thousand four hundred thirty-one of said act which reads as follows

"Section 1431 The Superintendent of Public Instruction upon due hearing after two weeks' written notice to the board of school directors affected may withhold and declare forfeited any part or all of the State appropriation of any school district which refuses or neglects to enforce the provisions of this article in a manner satisfactory to him" is hereby amended to read as follows

Section 1431 The Superintendent of Public Instruction upon due hearing after two weeks' written notice to the board of school directors affected may withhold and declare forfeited any part or all of the State appropriation of any school district which refuses or neglects to comply with and to enforce the provisions of this article in a manner satisfactory to him



And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1279, entitled:

An Act to prevent the laying out opening changing vacating widening or altering by a court of quarter sessions of a road any part of which lies within a township of the first class without the consent and approval of the board of township commissioners

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in any proceedings now pending or that may hereafter be brought in any court of quarter sessions for the laying out opening changing vacating widening or altering of a road any part of which lies within a township of the first class such road shall not be laid out opened changed vacated widened or altered unless and until the board of commissioners of such township shall have passed a resolution consenting and approving thereto and shall have filed with the clerk of court a copy of such resolution duly certified by the township secretary

On the question,

Will the House agree to the section?

Mr. PIKE. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 2, line 1 by inserting before the word "court" the word "said"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to prevent the laying out, opening, changing vacating, widening or altering by a Court of Quarter Sessions, of a road any part of which lies within a township of the first class, without the consent and approval of the Board of Township Commissioners.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1301, entitled:

An Act authorizing and empowering county commissioners to enter a bridge on record as a county bridge by resolution without the recommendation of viewers and the approval of a grand jury and of the court of quarter sessions and making it the duty of county commissioners to build such bridges at the expense of the county or counties in or between which they may be located and also making it the duty of county commissioners to erect and construct a new and sufficient bridge to take the place of any county or inter county bridge which has been or which shall hereafter be totally or partially destroyed by some sudden casualty and authorizing county commissioners to erect a new and sufficient bridge to take the place of any existing county or inter county bridge which has become or which hereafter becomes insufficient for any cause to accommodate the public travel at the expense of the county or counties in or between which such bridge may be located without the recommendation of viewers and the approval of the court of quarter sessions and of the grand jury

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the term "municipal divisions" as used in this act includes and means townships boroughs and cities

On the question,

Will the House agree to the section?

BILL RECOMMENDED.

Mr. W. W. JONES. Mr. Speaker, I move with the consent of the sponsor of House Bill No. 1301, file folio No. 4273, that it be recommitted to the Committee on Counties and Townships for the purpose of a hearing.

Mr. TRAINER. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 823, entitled:

An Act to amend section six hundred and twenty-nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" providing for the display of the national flag in all rooms of public and private schools

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section six hundred and twenty-nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 629 The board of school directors in each district shall when they are not otherwise provided purchase a United States flag flagstaff and the necessary appliances therefor and shall display said flag upon or near each public school building in element weather during school hours and at such other times as the said board may determine" "trict shall when they are not otherwise provided purchase is hereby amended to read as follows

Section 629 The board of school directors in each district shall when they are not otherwise provided purchase a United States flag flagstaff and the necessary appliances therefor and shall display said flag upon or near each public school building in element weather during school hours and at such other times as the said board may determine

All boards of education all proprietors or principals of private schools and all authorities in control of parochial schools or other educational institutions shall display the United States national flag not less than three feet in length within all school buildings under their control during each day such schools are in session. In all public schools the board of school directors shall make all rules and necessary regulations for the care and keeping of such flags the expense thereof shall be paid by the school district

The title was read as follows:

An Act to amend section six hundred and twenty-nine of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," providing for the display of the national flag in all rooms of public and private schools.

On the question,

Will the House agree to the section?

Mr. BECKLEY. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment was read by the Clerk as follows:

Amend title last line by striking out "rooms" and inserting in lieu thereof "buildings"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?  
It was agreed to.

And said bill having been read at length the second time and agreed to.

Ordered. To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1332, as follows:

An Act providing for and regulating the maintenance and government of a children's home in each county of the fourth fifth sixth seventh and eighth class of the State for indigent orphans and for incorrigible indigent dependent and neglected children under sixteen years of age and providing for their commitment thereto

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners of any county of the fourth fifth sixth seventh and eighth class by and with the approval of the grand jury and of the court of quarter sessions of the peace of the county shall have the authority and are hereby authorized to purchase a farm or plot of ground within the county and erect buildings thereon or add to and improve buildings already erected and make improvements thereon and thereto as may be convenient and necessary for the use and purpose of providing a home within the county for the keeping care education and training of all indigent orphans dependent upon the public for support and not otherwise provided for incorrigible indigent dependent and neglected children of either sex under sixteen years of age who shall be committed to said home by the court of quarter sessions of the peace acting as juvenile court of the county or by the county commissioners poor directors of said county or the poor directors of any district within the county by and with the consent of the juvenile court of the county and pay for the same out of the public funds belonging to the said county

Section 2 The county commissioners poor directors or any other authority before making orders for the commitment of children to said "Children's Home" shall place them first as far as possible in care and custody of persons having the same religious belief as the parents of the child or with some association which is controlled by persons of such religious belief and shall as far as possible in making orders of commitment that the care custody and discipline of the child shall be as nearly as possible that which should be given by its parents In all cases where it can be properly done the child shall be placed in an approved family home and become a member of the family by legal adoption or otherwise The court before making a final order for the commitment of any child to said "Children's Home" shall cause said child to be examined by a competent physician and shall obtain a full report as to the physical and mental condition of said child together with a certificate of the examining physician that said child is not suffering from any physical or mental condition which will interfere with its proper care treatment or training in said "Children's Home" or with the proper care treatment or training of the other children in said home

Section 3 That said land when purchased shall be deeded to the county and shall be known as "Children's Home" and shall be thereafter supported and maintained by the county out of the public funds of the said county

Section 4 The said county commissioners are hereby authorized to receive from time to time donations gifts legacies endowments devices and conveyance or conveyances of property either real or personal that may be made given or granted towards the support and maintenance of said "Children's Home" and use the same for said purpose

Section 5 Said county commissioners shall have full control of said "Children's Home" and of the inmates therein and may with the consent and approval of and subject to terms stipulated by the juvenile court place the said inmates or any one or more of them in private homes to be kept and maintained in said private homes having due regard to the religious belief of the parents of such inmates as provided in section two and the county commissioners with the consent and approval of and subject to terms stipulated by the juvenile court may discharge from said home any inmate when in their discretion the county commissioners consider said inmate capable and able to care for himself or herself or for any other sufficient reason

Section 6 Said county commissioners shall have authority and they are hereby authorized in the support conduct and management of said "Children's Home" to employ a superintendent and such other teachers employees and other assistants as may be necessary to keep said children or inmates properly clothed fed and cared for in sickness and in health and to make proper provisions for giving said inmates instructions in reading writing arithmetic drawing duties of citizenship and such branches as may be deemed requisite for a good English education which instruction shall be subject to the provisions of the act approved the thirtieth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred ninety and known as the school code its amendments and supplements and shall be under the direction of the county superintendents of schools

Section 7 It shall be lawful for said county commissioners to employ and require the inmates committed in said "Children's Home" to do and perform any work in said home or on

said farm not beyond their strength and not interfering with their attendance at school during school hours established by said institution

Section 8 Said county commissioners shall have authority to adopt all necessary by-laws rules and regulations not inconsistent with the constitution and laws of this Commonwealth for the control conduct and management of said "Children's Home"

Section 9 Said county commissioners shall have authority and are hereby authorized at any time after purchase of said farm or property to buy and purchase any additional land and erect additional buildings from time to time as the circumstances and requirements of the said "Children's Home" shall require and pay for the same out of the funds of the said county by and with the approval of the grand jury of the court of quarter sessions of the peace of said county

And said bill having been read at length the second time and agreed to.

Ordered. To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1272, as follows:

An Act relating to the furnishing of office furniture supplies fuel and light for certain county offices and the printing of court calendars and trial lists at the expense of the counties defining the powers and duties of county officers in reference thereto and repealing existing laws

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That each of the county officers of the several counties whose offices are located in the county buildings at the county seat are hereby authorized and empowered to purchase at the proper cost of the respective counties all blank books blanks dockets supplies and stationery including postage stamps and stamped envelopes required by him Such officers are hereby authorized to enter into contract for the purchase and delivery of such supplies The cost thereof shall be paid by the respective counties on warrants drawn by the county commissioners on the county treasurer

Section 2 The county commissioners of the several counties shall at the proper cost of the respective counties furnish said offices with all needed office furniture light and fuel also printed court calendars and trial lists of the respective county courts for the use of the officers and attorneys of said courts

Section 3 The act approved the twenty-fifth day of April one thousand eight hundred and eighty-nine (Pamphlet Laws fifty-two) entitled "An act to authorize and require the county commissioners of the several counties of this Commonwealth to furnish supplies and fuel for certain county offices" the act approved the eighteenth day of June one thousand eight hundred and ninety-five (Pamphlet Laws one hundred and ninety-seven) entitled "An act to amend an act entitled 'An act to authorize and require the county commissioners of the several counties of this Commonwealth to furnish supplies and fuel for certain county offices' approved the twenty-fifth day of April Anno Domini one thousand eight hundred and eighty-nine so as to include certain additional articles of supply" and the act approved the twenty-ninth day of May one thousand nine hundred and seven (Pamphlet Laws three hundred and eight) entitled "An act to amend an act entitled 'An act to authorize and require the county commissioners of the several counties of this Commonwealth to furnish supplies and fuel for certain county offices' approved the twenty-fifth day of April Anno Domini one thousand eight hundred and eighty-nine (Pamphlet Laws fifty-two) so as to include certain additional articles of supply and to repeal the act of June eighteenth one thousand eight hundred and ninety-five" are hereby repealed

All other acts and parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered. To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. P. H. DEWEY. Mr. Speaker, I move that House Bill No. 1272, file folio No. 4287, be recommitted to the Committee on Counties and Townships for the purpose of a hearing.

Mr. HARDING. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1065, entitled:

An Act supplemental to an act entitled "An act to establish a Bureau of Housing for the sanitary inspection and control of



tenement boarding and lodging houses defining its power and duties and providing certain penalties" approved July twenty-fourth one thousand nine hundred and thirteen and providing for the protection of the health safety and welfare of the people of Pennsylvania by establishing regulations for the lighting ventilation sanitation protection maintenance erection alteration improvement use and occupancy of dwellings and land appurtenant thereto defining the classes of dwellings affected establishing administrative procedure and remedies making an appropriation therefor and prescribing penalties for violation therefor and repealing acts inconsistent herewith

The first and second sections were separately read and agreed to as follows:

## ARTICLE I

### General Provisions

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That this act shall be known as the Housing Law of Pennsylvania and may be so quoted and all its provisions shall apply in every city borough incorporated town and in every township of the first and of the second class except to cities of the first class and farm buildings in townships and it shall not be lawful to erect alter or improve any building or portion thereof for dwelling purposes except in accordance with the rules regulations and provisions contained herein but nothing in this law shall be construed as preventing the proper governmental authorities of any city borough incorporated town and township of the first and of the second class from establishing requirements in addition to those prescribed herein provided the standards herein established be not reduced

Section 2 Application of the Act All provisions of the act shall apply to all dwellings within the classes defined in the following sections except that in sections where specific reference is made to one or more specific classes of dwellings such provisions shall apply only to those classes to which such specific reference is made All other provisions which relate to dwellings shall apply to all classes of dwellings

The third section was read as follows:

Section 3 Definitions Certain words in this act are defined for the purposes thereof as follows Words used in the present tense include the future Words in the masculine gender include the feminine and neuter The singular number includes the plural and the plural the singular The words "person" includes a corporation as well as a natural person

(a) Family A "family" is one individual or a group of individuals living together as a single housekeeping unit but it shall not include more than four roomers or lodgers not related by blood or marriage taken for hire nor shall it include any group club association or fraternity of more than five individuals the members of which are not related by blood or marriage

(b) Dwelling A "dwelling" is any house or building or portion thereof which is occupied in whole or in part as the home residence or sleeping place of one or more human beings either permanently or transiently

(c) Classes of dwellings For the purpose of this act dwellings are divided into the following classes "one family dwellings" "two family dwellings" and "multiple dwellings"

A "one family dwelling" is a building standing separate from all other buildings and occupied by a dwelling from ground to roof by only one family or a part of a building divided from the rest by a division or party wall or walls and occupied as a dwelling from ground to roof by only one family

A "two family dwelling" is a building standing separate from all other buildings and occupied as a dwelling from ground to roof by only two families or a part of a building divided from the rest by a division or party wall or walls and occupied from ground to roof by only two families

A "multiple dwelling" is a building or portion thereof occupied as a dwelling otherwise than as a one family dwelling or two family dwelling

(d) Classes of Multiple Dwellings All multiple dwellings for the purpose of this act are divided into two classes namely class A and class B

Class A Multiple dwellings of class A are multiple dwellings occupied more or less permanently for residence purposes by more than two families or by one or two families where a part of the building is used for other than dwelling purposes This class includes tenement houses flat houses apartment houses and all other dwellings similarly occupied whether specifically enumerated herein or not and buildings in which a dwelling is combined with another type of occupancy provided a janitor's apartment in a business or office building be excepted

Class B Multiple dwellings of class B are multiple dwellings occupied as a rule transiently as the more or less temporary abiding place of individuals who are lodged with or without meals and in which as a rule the rooms are occupied singly This class includes hotels lodging houses club houses and all other dwellings similarly occupied whether specifically enumerated herein or not

(e) Hotel A "hotel" is a multiple dwelling of class B in which persons are lodged for hire and in which there are more than ten sleeping rooms a public dining room for the accommodation of at least twenty-five guests and a general kitchen

(f) Mixed Occupancy In cases of mixed occupancy where a building is occupied in part as a dwelling the part so occupied shall be deemed a dwelling for the purposes of this act and shall comply with the provisions thereof relative to dwellings

(g) A "rear yard" is that portion of a lot between the rear line of the building and the rear line of the lot and extending across the width of lot A "side yard" is that portion of a lot between the side line of the building and the side line of the lot and extending the length of the building A "front yard" is that portion of a lot between the street and the street walls of the building and extending the width of the lot

(h) Courts A "court" is an open unoccupied space other than a yard on the same lot with a building A court not extending to a street or public alley at least ten feet in width or a front side or rear yard is an inner court A court extending to a street or public alley at least ten feet in width or a front side or rear yard is an outer court

(i) Public Hallway A "public hallway" is a hallway corridor or passageway not within the exclusive control of one family

(j) Public Stair Hallway A "public stair hallway" is a public hallway and includes the stairs stair landings and those portions of the building through which it is necessary to pass in going between the entrance floor and the roof

(k) Story A "story" is that part of any building comprised between any floor and the floor or roof next above A basement shall not be counted as a story except in a multiple dwelling when it is occupied for living or business purposes by other than the janitor or his family A cellar shall not be counted as a story for purposes of height measurement If any part of a story is in that part the equivalent of a basement or cellar the provisions of this act relative to basement and cellars shall apply to such part of said story In one family and two family dwellings an attic in a roof sloping at an angle of less than fifty degrees to the horizontal and having an exterior wall height of not more than eighteen inches from the attic floor to the square of the roof shall not be counted as a story

(l) Basement Cellar Attic A "basement" is a story partly underground but having at least one-half of its cubage above the level of the adjoining ground

A "cellar" is a story having more than one-half of its cubage below the level of the adjoining ground

An "attic" is a story immediately under a sloping roof

(m) Height The "height" of a building is the vertical distance measured from the curb level to the highest point of the roof adjacent to the street wall in the case of flat roofs or to the deck line in the case of mansard roofs or to the mean height level of the gable in the case of gabled roofs or to the caves of the roof in the case of hipped roofs

(n) Curb Level The "curb level" is the mean level of the curb in front of the building or portion thereof but where a building is on a corner lot the curb level is the mean level of the curb on the street of greatest width If such width varies on more than one street the curb level is the mean level of the curb on such street having the highest curb elevation Where no curb level has been established or the building does not adjoin the street the average level of the ground immediately adjacent to the building shall be considered as the equivalent of the curb level

(o) Occupied Spaces Outside stairways fire towers porches and other projections shall be considered as part of the building and not as a part of the yards or courts or unoccupied spaces This provision shall not apply to fire escapes balconies boiler flues of metal construction or to unenclosed side or rear porches not exceeding one story in height provided the rear porch does not extend into the rear yard more than six feet and the side porch does not extend into the side yard to a greater distance than three feet from the side lot line nor to cornices not exceeding eighteen inches in projection

(p) Fire Resistive Construction "Fire-resistive construction" is that in which all parts of the structural frame that carry loads or resist stresses all exterior and interior partitions stairways enclosing walls of elevator shafts and stairways and all structural floors and roofs are of materials and construction not combustible in the temperature of ordinary fires and which will withstand such fires for at least one hour without serious impairment of their usefulness

(q) Wooden Buildings A "wooden building" is a building of which the structural frame of the exterior walls or a portion thereof is of wood and shall include buildings of wooden framework veneered with brick terra cotta stucco or other materials Court walls are exterior walls

(r) Construction of Certain Words The word "shall" is always mandatory and not directory Wherever the words "ordinances" "regulations" "local health authorities" occur in this act they shall be construed as if following by the words "of the city borough incorporated town or township of the first class in which the dwelling is situated" Wherever this act is administered and enforced by a department or the board of health the term "local health authorities" shall embrace the term "local health authorities" shall embrace such department or board of health and the executive officials thereof specially charged with the execution of laws and ordinances relating to health Wherever the words "occupied" or "used" are employed in this act words shall be construed as if followed by the words "or is intended arranged designed built altered converted to be rented leased let or hired out to be occupied or used" Wherever the words "dwelling" "one family dwelling" "two family dwelling" "multiple dwelling" "building" "house" "premises" land appurtenant thereto or "lot" are used in this act they shall be construed as if followed by the words "or any part thereof" Wherever the words "water supply" are

used in this act they shall be construed as meaning any supply of potable water which can be piped into a dwelling whether such water supply is publicly or privately owned and wherever the words "public sewer" are used in this act they shall be construed as meaning any part of a system of sewers that is used by the public whether or not such part was constructed at the public expense "Fire-resistive material" means material as set forth by law or if not so determined as approved by the Department of Health

On the question,

Will the House agree to the section?

Mr. EDMONDS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Section 3, paragraph (h).

Page 4, line 9: change "Mulpiple" to "Multiple"

Page 5, line 18: strike out "or" and insert after "alley" the words "on side yard"

Line 19: strike out "side"

Line 20: strike out "or" and add after "alley" the words "or side yard"

Line 21: strike out "side"

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fourth section was read as follows:

Section 4. Buildings Converted or Altered. A building not a dwelling if thereafter converted or altered to such use shall thereupon become subject to all provisions of this act relative to dwellings hereafter erected. A dwelling of one class if hereafter altered or converted to another class shall thereupon become subject to all the provisions of this act relative to the class to which it has been converted

On the question,

Will the House agree to the section?

Mr. EDMONDS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Section 4, page 9, line 12 and line 13, strike out "or altered" line 16, strike out "altered or"

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fifth section was read as follows:

Section 5. Alterations and Change in Occupancy. No dwelling hereafter erected shall at any time be altered so as to be in violation of any provision of this act and no dwelling erected prior to the passage of this act shall at any time be altered so as to be in violation of those provisions of this act applicable to such dwelling. If any dwelling or any part thereof is occupied by more families than provided in this act or is erected altered or occupied contrary to law such dwelling shall be deemed an unlawful structure

On the question,

Will the House agree to the section?

Mr. EDMONDS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Section 5, page 9, line 21, strike out "and;" change "no" to "No"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The sixth, seventh, eighth and ninth sections and title were separately read and agreed to as follows:

Section 6. Dwellings Damaged. If a dwelling be damaged by fire or other cause to the extent of one-half or more of its original value exclusive of the value of the foundations such dwellings shall not be repaired or rebuilt except in conformity with the provisions of this act relative to dwellings hereafter erected

Section 7. Dwellings Moved. If any dwelling be hereafter moved from one lot to another it shall thereupon be made to conform to all provisions of this act relative to dwellings hereafter erected

Section 8. Sewer Connection and Water Supply. Except in their application to multiple dwellings the provisions of this act with reference to sewer connections and water supply shall be deemed to apply only where connection with a public sewer and with public water mains or with some other suitable water supply or sewer system is or becomes reasonably accessible

## ARTICLE II

### Dwellings Hereafter Erected

Section 9. Height. No dwelling hereafter erected shall exceed in height three times the distance from the face of the dwelling to the center line of the street on which it fronts nor shall it exceed one hundred feet except that hotel and apartment houses with passenger elevators may exceed this height unless other laws or ordinances prevent

The tenth section was read as follows:

Section 10. Frontage. Every building hereafter erected for dwelling purposes shall front upon a street and it shall be placed so that no wall is nearer than twenty feet to the center line of said street and provided that a dwelling may hereafter be erected fronting upon an open space not less than forty feet in width if this space opens for its whole width upon a public street and is at every point unobstructed from ground to sky and provided further that the depth of said open space shall not be more than twice its width

On the question,

Will the House agree to the section?

Mr. EDMONDS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Section 10, page 11 line 3, insert after "width" the words "dedicated as a public or private easement for light and air or a public or private right of way for ingress and egress"

Line 3, substitute "Provided" for "if"

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The eleventh section was read as follows:

Section 11. Yards. Every building hereafter erected for dwelling purposes shall have a rear yard open from the ground to the sky unobstructed except as provided in Section thirteen. No such yard shall be less than fifteen feet in depth except that in the case of corner lots it may be only ten feet in depth. The depth of such yards shall be increased at least two feet for every story above two stories of the height of the building. For the purpose of measuring the rear yard depth the number of stories at the rear of the building shall be taken

A side yard is not required but where provided no required window area as specified in Section fourteen shall open upon any side yard unless it is at least three feet six inches wide between the wall of the house and the side lot line in case of two story buildings four feet wide for three story buildings and above three stories it shall increase at least one foot in width for each additional story up to eight feet in width. Such side yard if required windows open upon it shall extend through for the required minimum width in a straight line from street to rear yard and shall be situated entirely upon the lot occupied by the house whose windows open upon it. If there is no side lot line of record between dwellings erected on a portion of a lot or plot the distance between the side walls of such dwellings if they have windows opening upon the side yard shall be at least twice that required above and a line drawn at least the required distance from either dwelling at the option of the owner shall be held to be the side lot line. No bay windows porches or other projections shall occupy any of the required yard space except as permitted in Section three (3) "Occupied Spaces"

Nothing in this section shall be held to prevent the erection of dwellings in groups or rows or running through from street to street or in pairs back-to-back or in groups of three or four about a common center forming one building provided that when dwellings run through from street to street or are in pairs back-to-back or are in groups of



three or four about a common center forming one building there shall be substituted for the rear yard a side yard on each side of such building. Each side yard shall be not less than ten feet wide at the narrowest point between the side wall of the building and the side lot line and shall extend through from street to street or from front yard to rear yard except that where a pair abuts upon three streets or upon two streets and public alley not less than ten feet wide no side yard will be required between the street line and the building. The width of such side yard shall be increased two feet for every story above two stories of the height of the building. Every dwelling running through from street to street or built in pairs or in groups of three or four about a common center shall have windows in at least two exterior walls of each dwelling. Nothing in this section shall be held to require a rear yard for a dwelling built around three or more sides of a block or square and fronting upon three or more public streets provided there is between the wings of said dwelling an open space which fulfills the requirements for inner courts specified in Section twelve.

On the question,

Will the House agree to the section?

Mr. EDMONDS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Section 11, page 11:

Lines 12-13 strike out "except that in the case of corner lots it may be only ten feet in depth"

Line 25: strike out "up to eight feet in width"

Line 12: insert after "of" the words "one family"

Line 15: insert after "when" the word "such"

Line 29: insert after "Every" the words "one family"

Amend section 11 line 16 by inserting after "rear" the word "yard"

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The twelfth section was read as follows:

Section 12 Courts The sizes of all courts in buildings hereafter erected for dwelling purposes shall be proportionate to the height of the building. The width between walls of an outer court shall never be less than five and the depth shall never be more than four times the width. The width of such court shall be increased two feet for every story above the two stories of the height of the building. The least horizontal dimension of an inner court shall be not less than eight above two stories and the area of such court at any height shall not be less than twice the square of the required least dimension. No window on an inner court except those in bathrooms water closet compartments and pantries shall open upon a space than eight feet in width to the opposite wall. All courts shall be open at the top and all inner courts shall have at least one horizontal airintake at the bottom communicating directly in a straight line with a street public alley or yard. This airintake shall be not less than three (3) per centum in area of the area of the inner court. No stairway fire-escape or other means of egress shall open upon any inner court unless such court is directly accessible at grade to a public street or a public alley not less than ten feet wide by means of an unobstructed passageway.

On the question,

Will the House agree to the section?

Mr. EDMONDS. Mr. Speaker, I desire to offer the following amendment?

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Section 12, page 14:

Lines 1 and 2: strike out "three (3) per centum in area of the area of the inner court" and insert after "than" in line 1 the words "three feet wide by seven feet high"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The thirteenth, fourteenth and fifteenth sections were separately read and agreed to as follows:

Section 13 Buildings on the Same Lot With a Dwelling No building shall hereafter be placed on the same lot with a dwelling in such a way as to diminish any of the required open

space except that a private garage not exceeding one story in height may be placed in the rear yard provided it does not diminish the required open space in front of any window of the dwelling. Any dwelling hereafter placed on the same lot with another building shall comply with all the provisions for dwellings hereafter erected.

Section 14 Windows in Rooms in dwellings hereafter erected every room except bathrooms water closets compartments and pantries shall have at least one window with an area between stop-heads of not less than twelve square feet and the total window area between stop-heads in each room shall not be less than one-eighth of the floor area of the room. Windows of the required area shall be made to open in all parts. Windows of the required area shall open upon the street or upon an alley not less than ten feet in width or upon a yard or court of at least the dimensions in Sections 11 and 12 and located on the same lot as the dwelling. No part of any room shall be shut off from the rest by permanent or movable partitions unless such part has the required window area. This provision shall not apply to rooms designed or used as art galleries swimming pools billiard rooms gymnasiums squash courts or for similar purposes provided they are adequately lighted and ventilated.

Section 15 Rooms Size of In every dwelling hereafter erected no room except bathroom water closet compartment kitchen laundry or pantry shall contain less than seventy square feet of floor area in multiple dwellings of class A in each apartment group or suite of rooms there shall be at least one room containing not less than one hundred and forty square feet of floor area. Bathrooms water closet compartments kitchens laundries and pantries if they contain less than seventy square feet of floor area must be equipped for their stated purpose.

The sixteenth section was read as follows:

Section 16 Privacy In every dwelling hereafter erected access to every living room and to every bed room and to at least one water closet compartment shall be had without passing through a bed room. Provided that in multiple dwellings a water closet compartment that is accessible to each bed room without passing through another bed room need not have other means of access. Access to an attic large enough to be used as a bed room shall not be through a bed room bathroom or water closet compartment.

On the question,

Will the House agree to the section?

Mr. EDMONDS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Section 16, page 15:

Lines 19-22: strike out the sentence commencing with "Provided" and ending with "means of access"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The seventeenth section was separately read and agreed to as follows:

Section 17 Water Closet Compartments and Bathrooms Lighting and Ventilation of In every dwelling hereafter erected every water closet compartment or bathroom shall have at least one window opening directly upon the street or upon a public alley not less than ten feet wide or upon a yard or court of the dimensions herein specified and located upon the same lot as the dwelling. The window area between stop-heads in such compartment or window shall be made so as to open in all their parts. A water closet compartment or bathroom may have a ventilating skylight of equal area in lieu of a window. This section shall not apply to multiple dwellings of class B which have a system of forced air supply and ventilation that will completely change the air in every water closet compartment or bathroom at least four times an hour.

Section 18 Public Hallways and Stair Hallways In every multiple dwelling hereafter erected there shall be where possible at least on window with an area between stop-heads of at least twelve square feet at every story to light and ventilate each stair hallway. A ventilating skylight shall be built in the roof over public hallways and public stair hallways where no windows are provided.

The eighteenth section was read as follows:

On the question,

Will the House agree to the section?

Mr. EDMONDS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Sections 18, page 16 lines 15-16: strike out the words "where possible" lines 18-20: strike out the sentence com-

mencing with "A ventilating skylight" and ending with "provided"

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The nineteenth section was read as follows:

#### Sanitation

Section 19 Cellar or Excavated Space Every building hereafter erected for dwelling purposes shall have beneath it either a cellar or basement with at least six and one-half feet clear head room or free air space of not less than eighteen inches between the surface of the ground and the bottom of the floor joists except that where the floor is of waterproofed masonry construction it may be laid directly on the earth or fill. In case a cellar or basement is constructed it shall be made so that it will be dry and shall adequately lighted and ventilated by windows to the outer air in case a free air space is provided in lieu of a cellar or basement it shall be enclosed but provided with means of ventilation and the ground shall be graded so it will drain properly.

On the question.

Will the House agree to the section?

Mr. EDMONDS. Mr. Speaker, I desire to offer the following amendment?

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend page 17, line 2: Insert after "shall" the word "be" line 3: change the word "in" to "in"

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The twentieth, twenty-first, twenty-second and twenty-third sections and title were separately read and agreed to as follows:

Section 20 Water Supply and Drainage In every dwelling hereafter erected wherever public water mains are accessible there shall be a sink with running water within the dwelling and in two family dwellings there shall be a sink with running water in each apartment or suite of rooms. No multiple dwelling shall be erected unless there is accessible a water supply which shall be piped into the building. In multiple dwellings of class A there shall be at least a sink with running water in each apartment or suite of rooms. In multiple dwellings of class B there shall be one sink or wash bowl with running water for every six occupants or fraction of six but in no case shall there be less than one sink or wash bowl with running water for every four rooms.

Where a public sewer is accessible the waste pipes from all plumbing fixtures shall be connected thereto. Where no public sewer is accessible the waste pipes from all plumbing fixtures shall be connected to a cesspool or other approved means of sewage disposal.

Section 21 Water Closet Accommodations In every dwelling hereafter erected where public sewers are accessible there shall be within the dwelling a water closet connected with a sewer and placed in a bathroom or separate compartment. In two family and multiple dwellings of class A hereafter erected there shall be a water closet within each apartment suite or group of two or more rooms. If single room apartments have not a water closet appurtenant to each apartment there shall be at least one water closet for each two single room apartments located on the same floor as the apartments they serve and the only access to such water closets shall be through a public hallway. In all multiple dwellings hereafter erected the floor of all bathrooms and water closet compartments shall be covered with an impervious water proof material. In all multiple dwellings of class B hereafter erected there shall be one water closet for every twelve occupants or fraction of twelve but in no case shall there be less than one water closet for every eight rooms and located on the same floor or on the floor immediately above or below. Where sewers are not accessible water closets shall be placed within the dwelling and connected with cesspools or other means of disposal constructed according to regulations adopted by the Department of Health provided that where this is impracticable in the opinion of said Department privy vaults may be erected if constructed in accordance with said regulations adopted by the Department of Health.

Section 22 Court Areas and Yards On the land appurtenant to every building hereafter erected for dwelling purposes all court areas and yards shall be graded. In the

case of multiple dwellings when required by the Department of Health they shall be properly drained and paved or concreted.

Section 23 Rat Proofing In every dwelling hereafter erected the foundation walls and the floor construction immediately above the grade level shall be made rat proof by having all hollow spaces voids holes et cetera that may serve as an entrance or breeding place or runway for rats filled in solid with Portland cement or other hard inorganic material. Openings through such walls and floors for the passage of pipes ducts et cetera shall have the space between such pipes or ducts and the wall or floor construction covered with sheets of galvanized iron or heavy galvanized iron wire mesh with openings not greater than one-half inch square. Where openings are necessary for drainage purposes such openings shall be covered with heavy galvanized iron wire mesh. The Department of Health or local health authorities may formulate additional regulations in regard to rat proofing.

The twenty-fourth section was read as follows:

#### Fire Protection

Section 24 No building or portion thereof hereafter erected for multiple dwelling purposes shall exceed three stories in height unless it shall be of fire-resistive construction. In every such building hereafter erected exceeding three stories in height the first floor of all public stair hallways shall be of fire-resistive construction enclosed in fire-resistive walls. Every such building exceeding two stories in height shall have at least two separate ways of egress to the ground located as far apart as practicable of which a platform and stair iron fire-escape may be one.

On the question.

Will the House agree to the section?

Mr. EDMONDS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Section 24, page 19; line 24: change "three" to "two" and omit the words "the first floor of"

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The twenty-fifth section was read as follows:

#### ARTICLE III

##### Alterations

Section 25 No building used for dwelling purposes shall be altered or the grade of its occupancy changed unless each alteration or change complies so far as the Department of Health or the local health authorities as the case may be deems practicable with all the requirements for such buildings hereafter erected. Provided that the following minimum requirements shall in all cases be maintained. That no building used for dwelling purposes shall be altered or enlarged so as to diminish existing open spaces below the requirements for such buildings hereafter erected. That no other building or portion of building shall be altered or converted for dwelling purposes unless it be made to comply with all the requirements for buildings hereafter erected for such purposes. That no dwelling exceeding four stories or other building exceeding three stories in height shall be altered or converted into a multiple dwelling unless the entire building shall be made to comply with the requirements of Section twenty-four. That no wooden building exceeding two stories in height shall be altered or converted into a multiple dwelling. And that no dwelling shall be altered or the grade of its occupancy changed nor shall any other building or portion thereof be converted into a dwelling unless it shall front upon a street and be altered to.

(a) Comply with the requirements for windows in rooms for dwellings hereafter erected Section fourteen

(b) Comply with the requirements for water supply for dwellings hereafter erected Section twenty

(c) Comply with the requirements for water closet accommodations for dwellings hereafter erected Section twenty-one

(d) Comply with requirements for light and ventilation in public hallways and public stair hallways for dwellings hereafter erected Section eighteen

On the question.

Will the House agree to the section?

Mr. EDMONDS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Section 25, page 20; line 20: strike out "exceeding four stories" line 29: strike out "be altered to" and add "the portion altered or converted shall"



On the question,  
Will the House agree to the amendments?  
They were agreed to.  
On the question,  
Will the House agree to the section as amended?  
It was agreed to.

The twenty-sixth and twenty-seventh sections were separately read and agreed to as follows:

#### ARTICLE IV Improvements

Section 26 Rooms Lighting and Ventilation of No room in a dwelling erected prior to the passage of this act shall hereafter be occupied for living purposes unless it shall have window or skylight area of not less than eight square feet opening directly to the outer air.

Section 27 Public Hallways and Stairs Lighting and Ventilation of In all multiple dwellings erected prior to the passage of this act all public hallways and public stair hallways shall be adequately provided with light and ventilation to the outer air as may be deemed practicable by the local health authorities or the Department of Health as the case may be.

The twenty-eighth section was read as follows:

Section 28 Privy Vaults Water flushed sewer connected vaults and water closets Whenever a connection with a sewer is or becomes accessible all privy vaults water flushed sewer connected vaults cesspools or other similar receptacles to receive fecal matter urine or sewage shall within one year from date of passage of this act or the time when such sewer becomes accessible be completely removed and the place where they were shall be cleaned filled in and abandoned. They shall be replaced by water closets properly sewer connected wherever practicable such water closet shall be placed within the dwelling and if placed in the cellar it shall be placed in a compartment lighted and ventilated as required by the provisions of Section 17 hereof. In multiple dwellings of class A there shall be at least one such water closet for every two apartments groups or suites of rooms having one or two rooms each access to which from each apartment shall be had through a public hallway. Each apartment containing three or more rooms shall have its own water closet the only access to which shall be had directly from the apartment it serves or through a public hallway. Water closet compartments are required by this section in multiple dwellings of class A shall not be placed in the cellar or basement. In multiple dwellings of class B there shall be a water closet for every twelve occupants or fraction of twelve but in no case shall there be less than one water closet for every eight rooms.

On the question,  
Will the House agree to the section?  
Mr. EDMONDS. Mr. Speaker, I desire to offer the following amendment.  
The SPEAKER. The amendment will be read by the Clerk.  
The amendment was read by the Clerk as follows:

Section 28, page 22, line seven: substitute "vaults" for "water closet" in line seven: strike out "cleaned filled in and abandoned" lines eight and nine: strike out both lines, line twenty-three: change "shall" to "shall"

On the question,  
Will the House agree to the amendment?  
It was agreed to.  
On the question,  
Will the House agree to the section as amended?  
It was agreed to.  
The twenty-ninth section was read and agreed to as follows:

Section 29 Egress Every multiple dwelling exceeding two stories in height erected prior to the passage of this act shall have at least two separate ways of egress as widely separated as practicable of which an exterior platform and stair iron fire-escape may be one.

The thirtieth section was read as follows:

Section 30 Water Supply and Drainage Wherever public water mains are or become accessible every dwelling erected prior to the passage of this act shall have within the dwelling a sink with running water and with a drain leading to a public sewer where accessible in every two family and multiple dwelling of class A erected prior to the passage of this act where public water mains are or become accessible there shall be such a sink on every floor accessible there shall be such a sink on every floor accessible to each family without passing through another apartment. In every multiple dwelling of class B erected prior to the passage of this act where public water mains are or become accessible there shall be such a sink or wash-bowl for every six occupants or fraction of six but in no case shall there be less than one such sink or wash-bowl

for every four rooms. Where no public sewer is accessible the drainage system shall discharge into a cesspool or some other approved means of sewage disposal shall be provided.

On the question,  
Will the House agree to the section?  
Mr. EDMONDS. Mr. Speaker, I desire to offer the following amendments.  
The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Section 30, page 23: lines 7-8: strike out lines 7 and 8, and substitute the following: "leading to a public sewer where accessible. In every apartment of three or more rooms in a multiple dwelling of class A erected prior to" line 10: insert after "sink" the words "Where apartments have less than three rooms there shall be such a sink"

On the question,  
Will the House agree to the amendments?  
They were agreed to.  
On the question,  
Will the House agree to the section as amended?  
It was agreed to.

The thirty-first and thirty-second sections were separately read and agreed to as follows:

#### ARTICLE V Maintenance

Section 31 No room in a cellar shall be occupied for living purposes except kitchens and public dining rooms in multiple dwellings of class B provided that such kitchens and public dining rooms are adequately lighted and ventilated.

No room in a basement shall be occupied for living purposes unless it shall have a window area at least equal to that required for rooms in dwellings hereafter erected opening to the outer air upon an open space unobstructed to the sky except that such window area may open not less than two feet wide. Provided no basement shall be used for living purposes unless two adjacent sides are of least eighty (80) per centum above the level of the adjacent ground.

No horses cattle swine sheep goats poultry or any other animals or conditions prejudicial to the public health shall be kept or maintained in any dwelling or part thereof provided that this shall not be held to prevent the occupancy of rooms above stable if these rooms comply with all the provisions for rooms and apartments in dwellings hereafter erected and if the stable is kept constantly in a cleanly and sanitary condition.

If any room in a dwelling is overcrowded the Department of Health may order the number of persons living or sleeping in said room to be reduced so that there shall be not less than seventy square feet of floor space for each person.

In addition to the foregoing the Department of Health may formulate rules for the maintenance of sanitary conditions in and about dwellings and the grounds appurtenant thereto.

#### ARTICLE VI

##### Administration and Enforcement

Section 32 The Commissioner of Health through the Bureau of Housing shall have supervision over all matters coming within the provisions of this act. But where there is a department or board of health in a city borough incorporated town or township of the first class the Commissioner of Health shall delegate to the aforementioned department or board of health the power of administration and enforcement of this act.

In every city borough incorporated town or township of the first class not having a department or board of health and in every township of the second class the provisions of this act shall be interpreted administered and enforced by the Department of Health and shall have such executive and clerical staff as may be necessary to fully perform the said functions of interpretation administration and enforcement and the Commissioner of Health is hereby authorized to designate such persons prescribe their title and respective duties and fix their compensation. The necessary funds for the salaries of such officers and employees and traveling and incidental expenses contingent to the efficient operation of the Bureau of Housing or performing the functions herein prescribed shall be paid from the general appropriation to the Department of Health in the form and manner prescribed for other disbursements.

Nothing herein contained shall be held to prevent the Department of Health either on its own initiative or at the request of citizens from making inspection of housing conditions in any part of the Commonwealth and submitting to the local authorities and to the Commissioner of Health the results of his findings and recommendations. If it shall be found that the local health authorities having jurisdiction are not enforcing the provisions of this act the Commissioner of Health may in his discretion authorize the said Bureau of Housing to assume jurisdiction and in such case the local health authorities shall be relieved of any and all authority under this act and the Bureau of Housing shall administer the provisions of this Housing Law in such city borough incorporated town or townships of the first class and may continue in charge thereof until the Commissioner of Health shall decide that a competent and efficient department or board of health has been appointed and qualified for such city borough incorporated town or town-



ship of the first class and is ready able and willing to assume and carry into effect the duties imposed by this Housing Law.

All expenses incurred by the Department of Health in accordance with the provisions of this act shall be paid by the city borough incorporated town or township of the first class wherein such duties are performed in the same manner as other expenses of such city borough incorporated town and township of the first class are paid.

Whenever expenses incurred by the Department of Health in the administration of this act in any city borough incorporated town or township of the first class shall remain unpaid by said city borough incorporated town or township of the first class for a period of over three months after a statement of such expense has been rendered by the said Department to said city borough incorporated town or township of the first class and demand for payment made the Commissioner of Health shall with the approval of the Governor institute as plaintiff an action of assumpsit against such city borough incorporated town or township of the first class in the same manner as debts of like amount are collected by law. Provided however that upon the trial of any such action of assumpsit the reasonableness of the expenditures made by the Department of Health shall be submitted to the jury for its determination.

All expenses incurred by the Department of Health in the administration of this act in any city borough incorporated town or township of the first class when paid to the said Department by such city borough incorporated town or township of the first class or when collected by the said Department shall be returned by the said Department to the State Treasurer who shall credit the amount so received to the appropriation made to the Department of Health.

The thirty-third section was read as follows:

**Section 33. Permit to Commence Building Fees.** Before the commencement of the construction or alteration of any building or part thereof to be used for dwelling purposes and before the commencement of the alteration or conversion of a building or any part thereof for use for such purposes and before the commencement of the construction or alteration of any building or structure on the same lot with a building used for dwelling purposes the owner or his agent or architect shall file plans for the same in duplicate with the local health authorities by whom they shall be examined within fifteen days exclusive of Sundays and legal holidays and if they comply with this law and such other laws ordinances and regulations as apply they shall be certified as appeared. When they have been so certified one set shall be returned to the owner or his representative and one set retained for the files of the local health authorities. In case the plans are not approved because of alleged violation of any provisions of this act the plans shall be returned with a statement of reasons for disapproval. In case the owner or his representative refuses to change the plans in order to remove the objections of the local health authorities or approval is unjustly withheld appeal may be taken to the Department of Health for a final decision. The said plans when filed with the proper officials shall be accompanied by a plan of the lot showing the dimensions of the same the location of the proposed building and its relation to all other buildings on the lot and a detailed statement made upon blanks or forms prescribed by the Department of Health and furnished by the local health authorities and signed by the owner or his agent builder or architect giving in full the name and address of the owner or owners and the purposes for which the building or dwelling will be used. The local health authorities may approve changes in any plans previously approved provided the plans when so changed shall be in conformity with law. Upon the approval of the plans the local health authorities shall issue to the owner or to his agent builder or architect a written permit to commence building. Until this permit is issued no work shall be done upon the said building or structure. Upon completion and before occupancy a final inspection and approval of said buildings shall be made by the local health authorities.

The following fee shall be charged for each permit issued for the erection and construction of every building used for dwelling purposes hereafter erected or for every building converted from other uses to dwelling purposes or for alterations hereafter made one dollar for a one family or two family dwelling and one dollar for each apartment or group of six rooms or fraction of six in a multiple dwelling. The fees above specified shall be paid into the treasury of the city borough incorporated town or township of the first class when permits are issued by the local health authorities and into the treasury of the Commonwealth of Pennsylvania when permits are issued by the Department of Health. Such fees are to be credited to the appropriations to the local health authorities or to the Department of Health as the case may be.

On the question.

Will the House agree to the section?

Mr. EDMONDS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Section 33, page 29 line 2, insert after "authorities" the words "or the Department of Health as the case may be"

Line 9, strike out "local"

Line 26, strike out "local"

Line 7, strike out "local"

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The thirty-fourth and thirty-fifth sections were separately read and agreed to as follows:

**Section 34. Notice of Violation.** When the Department of Health or local health authorities through any accredited representatives finds in any dwelling or on the land appurtenant thereto a violation of this law it shall issue a written notice of condemnation upon the owner or agent thereof and in case of a violation of the sections of this act pertaining to overcrowding or maintenance of insanitary conditions also upon the tenant specifying the violation or violations and further specifying the time which in such violation or violations must cease. Notices may be served either in person or by mail on the owner or his agent and the tenant and by posting a copy in a conspicuous place on the dwelling. In case the name and address of neither the owner nor his agent is registered on the public records accessible to the Bureau of Housing or local health authorities posting of said notice on the dwelling shall be sufficient service. No civil proceeding hereinafter provided for shall be instituted until the expiration of the time set in such notice.

**Section 35. Tenant's Responsibility.** If the occupant of a dwelling shall fail to comply with the provisions of this act which concern tenants after due and proper notice as herein provided such failure to comply shall be deemed sufficient cause for the eviction of such tenant by the owner and the cancellation of his lease.

The thirty-sixth section was read as follows:

**Section 36. Enforcement Proceedings.** For any violation of this act shall be instituted by the duly authorized agents of the Bureau of Housing or of the local health authorities as the case may be before a magistrate alderman or justice of the peace who shall issue a summons commanding the person charged with any violation of this act to appear within not more than eight days. Such person or persons found guilty shall be fined a sum not exceeding twenty-five dollars and a sum not exceeding twenty-five dollars and a sum not exceeding twenty dollars per day for each day in which the premises shall have been used after the expiration of the time set forth in the notice of condemnation or in default of payment of the same shall be committed to the county jail for a period of not more than sixty days as the court may direct. Such person or persons shall begin work within thirty days upon such alterations or changes to said property or for the removal of insanitary conditions or overcrowding as may be necessary to comply with the notice of condemnation and upon failure to begin such work within thirty days shall be fined not exceeding twenty dollars per day for each day in which the premises shall have been used after expiration of the thirty days or shall be committed to the county jail for a period of not more than sixty days as the court may direct.

On the question.

Will the House agree to the section?

Mr. EDMONDS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Section 36, page 31, line 21, strike out "Bureau of Housing" and substitute the words "Department of Health;" lines 27-29, change to read "not less than twenty-five dollars nor more than fifty dollars for the first offense and a sum not less than fifty dollars nor more than two hundred and fifty dollars for the second or subsequent offenses"

Line 1, strike out the words "the time set forth in the notice of condemnation or" and insert before "in" the word "and" line 2, strike out words "the same" and substitute the words "the fine or fines"

Line 10, change the word "twenty" to "ten"

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The thirty-seventh and thirty-eighth sections were read and agreed to as follows:

**Section 37. Vacation of Dwellings.** In case the Bureau of Housing or the local health authorities considers a dwelling by reason of the conditions in or about the same to be unfit or unsafe for human habitation or if after conviction has been secured for violation of any of the foregoing provisions of this act the violation is not removed the Department of Health or the local health authorities may order the said dwelling vacated.



and keep it vacant until such time as it has in the opinion of the Department of Health or local health authorities been made fit for human habitation or until the violation has been removed. It shall be a violation of this act for any person to live in such dwelling subsequent to the date set in said order for the vacation thereof and until the Department of Health or the local health authorities shall have declared such dwelling fit for human habitation and such person shall be liable to prosecution as hereinbefore provided and the owner of such dwelling shall be liable to the penalties as hereinbefore provided.

Section 38 Acts Repealed All acts or parts of acts inconsistent with the provisions of this act are hereby repealed.

The title was read as follows:

An Act supplemental to an act entitled "An Act to establish a Bureau of Housing for the sanitary inspection and control of tenement boarding and lodging houses, defining its powers and duties and providing certain penalties" approved July twenty-fourth one thousand nine hundred and thirteen and providing for the protection of the health safety and welfare of the people of Pennsylvania by establishing regulations for the lighting, ventilation, sanitation, protection, maintenance, erection, alteration, improvement, use and occupancy of dwellings and land appurtenant thereto, defining the classes of dwellings affected, establishing administrative procedure and remedies making an appropriation therefor and prescribing penalties for violation thereof and repealing acts inconsistent herewith.

On the question,

Will the House agree to the section?

Mr. EDMONDS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title line 6 by inserting after "thirteen" the following: "(P. L. 1965)"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1169, as follows:

An Act to amend sections three hundred and ninety-seven four hundred and twenty-one and one thousand two hundred and twenty-one of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three hundred and ninety-seven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" which reads as follows

"Section 397 The board of township commissioners may levy taxes upon all property and upon all occupations within the township made taxable for township purposes as ascertained by the last adjusted valuation for county purposes for the purposes and at the rates hereinafter specified namely

One An annual tax for township purposes not exceeding ten mills

Two A tax for the purpose of building and maintaining a suitable place for the housing of fire apparatus

Three An annual tax not exceeding one-tenth of one mill for the purpose of caring for trees planted under the supervision of the shade-tree commission and for the purpose of publishing notices of meetings to consider the planting removing or changing of trees In lieu of the tax provided for in this clause the township commissioners may by specific appropriation provide for the maintenance of such trees from the general funds of the township

Four An annual tax so long as necessary not exceeding fifty per centum of the rate of assessment for road purposes for the purpose of procuring a lot and erecting a building thereon for a townhouse and for the payment of indebtedness incurred in connection therewith

This article does not include the levy of any taxes upon particular districts or parts of any township for particular purposes"

Is hereby amended to read as follows

"Section 397 The board of township commissioners may levy taxes upon all property and upon all occupations within the township made taxable for township purposes as ascertained by the last adjusted valuation for county purposes for the purposes and at the rates hereinafter specified namely

One An annual tax for township purposes not exceeding ten mills unless the board of township commissioners by unanimous action shall upon due cause shown by resolution petition the court of quarter sessions in which case the court may order a rate of not more than five mills additional to be levied further provided that if at the hearing before the court of quarter sessions upon said petition which hearing is hereby directed to be held not less than ten nor more than fifteen days after said petition shall be presented the owners of real estate having assessed valuation of fifty per centum of the total assessed valuation of real estate in said township shall by petition object to the making of an order for any additional tax levy the court shall thereupon deny the prayer of said petition

Two A tax for the purpose of building and maintaining a suitable place for the housing of fire apparatus

Three An annual tax not exceeding one-tenth of one mill for the purpose of caring for trees planted under the supervision of the shade-tree commission and for the purpose of publishing notices of meetings to consider the planting removing or changing of trees In lieu of the tax provided for in this clause the township commissioners may by specific appropriation provide for the maintenance of such trees from the general funds of the township

Four An annual tax so long as necessary not exceeding fifty per centum of the rate of assessment for township purposes for the purpose of procuring a lot and erecting a building thereon for a townhouse and for the payment of indebtedness incurred in connection therewith provided the total indebtedness for the payment of which any such tax shall be levied shall not exceed one-half of one per centum of the assessed value of real estate in the township

This article does not include the levy of any taxes upon particular districts or parts of any township for particular purposes"

Section 2 That section four hundred and twenty-one of said act which reads as follows

"Section 421 The board of township supervisors may levy taxes upon all property and upon all occupations within the township made taxable for township purposes as ascertained by the last adjusted valuation for county purposes for the purposes and at the rates hereinafter specified namely

One An annual road tax not later than the fourth Monday of March of each year not exceeding ten mills unless the board of supervisors by unanimous action shall upon due cause shown petition the court of quarter sessions in which case the court may order a greater rate than ten mills but not exceeding ten additional mills to be levied All road taxes shall be collected in cash

Two A tax for the purpose of building and maintaining a lockup after obtaining the assent of the electors of the township in the manner provided in section twelve hundred and fifty of this act

Three Upon the receipt of a petition of a majority of the owners of real estate of the township requesting it an annual tax not exceeding five mills for the purpose of lighting the streets and highways in the manner provided in section three hundred and eighty-six clause one of this act and of defraying the cost charges and expenses thereof

Four An annual tax so long as necessary not exceeding fifty per centum of the rate of assessment for road purposes for the purpose of procuring a lot and erecting a building thereon for a townhouse and for the payment of indebtedness incurred in connection therewith

The taxes authorized to be levied by this section shall be levied upon the last adjusted valuation for county purposes which valuation shall be furnished to the township supervisors by the county commissioners If any further adjustment of valuation is made by the county commissioners after any tax is so levied and before said tax is payable such adjusted valuation shall be certified to the township supervisors and to the township collector of taxes by the commissioners and the tax shall be collected on the basis of such adjusted valuation

This article does not include the levy of any taxes upon particular districts or parts of any township for particular purposes

Is hereby amended to read as follows:

"Section 421 The board of township supervisors may levy taxes upon all property and upon all occupations within the township made taxable for township purposes as ascertained by the last adjusted valuation for county purposes for the purposes and at the rates hereinafter specified namely

One An annual road tax not later than the fourth Monday of March of each year not exceeding ten mills unless the board of supervisors by unanimous action shall upon due cause shown petition the court of quarter sessions in which case the court may order a greater rate than ten mills but not exceeding ten additional mills to be levied All road taxes shall be collected in cash

Two A tax for the purpose of building and maintaining a lockup after obtaining the assent of the electors of the township in the manner provided in section twelve hundred and fifty of this act

Three Upon the receipt of a petition of a majority of the owners of real estate of the township requesting it an annual tax not exceeding five mills for the purpose of light



ing the streets and highways in the manner provided in section three hundred and eighty-six clause one of this act and of defraying the cost charges and expenses thereof

Four An annual tax so long as necessary not exceeding fifty per centum of the rate of assessment for road purposes for the purpose of procuring a lot and erecting a building thereon for a townhouse and for the payment of indebtedness incurred in connection therewith. Provided the total indebtedness for the payment of which any such tax shall be levied shall not exceed one-half of one per centum of the assessed value of real estate in the township

The taxes authorized to be levied by this section shall be levied upon the last adjusted valuation for county purposes which valuation shall be furnished to the township supervisors by the county commissioners. If any further adjustment of valuation is made by the county commissioners after any tax is so levied and before said tax is payable such adjusted valuation shall be certified to the township supervisors and to the township collector of taxes by the commissioners and the tax shall be collected on the basis of such adjusted valuation

This article does not include the levy of any taxes upon particular districts or parts of any township for particular purposes

Section 3 That section one thousand two hundred and twenty-one of said act which reads as follows

"Section 1221 For the purpose of procuring a lot of ground and erecting a building thereon as provided in the preceding section of this act the commissioners or supervisors may borrow money at a rate of interest not exceeding six per centum and issue bonds therefor. The total indebtedness incurred by any township for such purpose shall not exceed one-half of one per centum of the assessed value of real estate of the township" is hereby amended to read as follows

"Section 1221 For the purpose of procuring a lot of ground and erecting a building thereon as provided in the preceding section of this act the commissioners or supervisors may borrow money at a rate of interest not exceeding six per centum and issue bonds therefor"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1293, as follows:

An Act to amend section one thousand four hundred and two of an act approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" so far as to insure school privileges to certain dependent children of the Commonwealth

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand four hundred and two of an act approved on the eighteenth day of May Anno Domini one thousand nine hundred and eleven entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 1402 A child shall be considered a resident of the school district in which his parents or the guardian of his person resides. If any child has no parents or guardian of his person then such child shall be considered a resident of the district in which the person sustaining parental relations to such child resides" is hereby amended to read as follows

Section 1402 A child shall be considered a resident of the school district in which his parents or the guardian of his person resides. When a resident if any school district keeps in his home a child of school age not his own supporting the child gratis as if it were his own such child shall be entitled to all free school privileges accorded to resident school children of the district and shall be subject to all the requirements placed upon resident school children of the district. Provided that before accepting such child as a pupil the board of school directors of the district may require such resident to file with the secretary of the board a sworn statement that he is a resident of the district that he is supporting the child gratis that he will assume all personal obligations for the child relative to school requirements and that he intends to so keep and support the child continuously and not merely through the school term

When a non-resident child is placed in the home of a resident of any school district by order of court or by arrangement with an association agency or institution having the care of neglected and dependent children such resident being compensated for keeping the child any child of school age so placed shall be permitted to attend the public school

of the district in which he is placed and the State shall reimburse the district for the education of such child to an amount not exceeding the actual average cost of tuition text-books and supplies for the district's children of similar grade such reimbursement to be made out of the money appropriated by the General Assembly for the maintenance and support of the public schools of this Commonwealth. Provided that the school district may not be required to accept such children in its schools when their acceptance would involve additional provision for transportation by the district or would require the district to provide additional teachers or rooms at an expense greater than the amount of reimbursement paid to the district by the State

Any resident of any school district before accepting custody of a non-resident child of school age for compensation by order of court or by arrangement with an association agency or institution having the care of dependent or neglected children must secure from the superintendent of schools supervising principal or school board in that district a statement in writing that the child can be accommodated in the schools of the district or that the child can be so accommodated and the reasons therefor. If such statement be not furnished within two weeks after a request in writing has been made to the board's secretary the supervising principal or the superintendent of schools the board's assent shall be assumed and the child shall be admitted to the schools of the district as a pupil. If such statement sets forth conditions such as to exempt the district under this section from accepting the child as a pupil and if such exemption be not disapproved on appeal by the Superintendent of Public Instruction and if other arrangement for the child's schooling satisfactory to the county or district superintendent be not made the child may not be placed in the district

Appeal from the claim of any school district for exemption as provided in this section may be taken to the Superintendent of Public Instruction and his decision thereon after investigation shall be final

Section 2 All acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 961, entitled:

An Act to amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand four hundred and thirty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which as amended by an act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and twenty-five) entitled "An Act to amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" reads as follows

Section 1436 Such attendance officers shall be employed amounts in such manner as the board of school directors appointing them may decide and they shall at all times perform the duties of their appointment under the direction of the board of school directors appointing them. Provided That in districts of the fourth class the compensation of any attendance officer shall not exceed two dollars (\$2.00) per day for each day actually engaged and in districts of the first class the compensation shall not be less than twelve hundred dollars (\$1,200) per annum. Every school district shall report annually to the Superintendent of Public Instruction for publication in his report upon the enforcement of the provisions for compulsory attendance and the cost thereof in such detail as said Superintendent of Public Instruction shall request" is hereby further amended to read as follows



Section 1436 Such attendance officers shall be employed for the full calendar year and shall be paid such amounts and in such manner as the board of school directors appointing them may decide and they shall at all times perform the duties of their appointment under the direction of the board of school directors appointing them. Provided That in district of the fourth class the compensation of any attendance officer shall not exceed two dollars (\$2.00) per day for each day actually engaged and in districts of the third class the compensation shall not be less than nine hundred dollars (\$900) per annum and in districts of the first class the compensation shall not be less than twelve hundred dollars (\$1,200) per annum. Every school district shall report annually to the Superintendent of Public Instruction for publication in his report upon the enforcement of the provisions for compulsory attendance and the cost thereof in such detail as said Superintendent of Public Instruction shall request.

On the question,

Will the House agree to the section?

Mr. MORRIS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section one, page three, line ten, by striking out after the word "officers," the word "shall," and inserting in lieu thereof the word "may".

Amend section one, page three, lines sixteen, seventeen, eighteen, nineteen, and twenty, by striking out after the word "That" in line sixteen, the words "In district of the fourth class the compensation of any attendance officer shall not exceed two dollars (\$2.00) per day for each day actually engaged and in districts of the third class the compensation shall not be less than nine hundred dollars (\$900) per annum and".

Amend section one, page three, line twenty-three, by striking out after the word "report", the word "annually".

Amend section one, page three, lines twenty-four and twenty-five, by striking out after the word "Instruction" in line twenty-four, the words "for publication in his report".

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 305) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," as amended.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1016, entitled:

An Act to amend section one thousand two hundred ten as amended and section one thousand one hundred three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and repealing section one thousand two hundred twelve thereof.

The first section was read as follows:

Section 1 Be It enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand two hundred ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (one thousand nine hundred and eleven Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general spe-

cial or local or any parts thereof that are or may be inconsistent therewith" which as amended by an act approved the tenth day of July one thousand nine hundred nineteen (one thousand nine hundred and nineteen Pamphlet Laws nine hundred and ten) entitled "An act to further amend section one thousand two hundred ten and to repeal sections one thousand two hundred eleven one thousand two hundred thirteen and two thousand eight hundred and five of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and making an appropriation" reads as follows

"Section 1210 One The minimum salaries of teachers principals supervisors directors of special subjects and their assistants in the public schools of the Commonwealth according to the standard certificates recognized by the laws of the Commonwealth shall be as follows (a) Provisional certificates sixty dollars (\$60.00) per school month (b) professional certificates or State normal school certificates seventy dollars (\$70.00) per school month (c) State normal school diplomas county permanent certificates State permanent certificates or college provisional certificates eighty dollars (\$80.00) per school month

Two Each teacher principal supervisor director of special subjects or any of his assistants in school districts of the second third and fourth class who holds a certificate other than a provisional certificate and who for the school year one thousand nine hundred eighteen and one thousand nine hundred nineteen received a salary of less than one hundred dollars (\$100.00) per school month but whose salary is not increased by at least twenty-five per centum (25%) under the provisions of clause one of this section shall receive an increase in salary of twenty-five per centum (25%). Those receiving one hundred dollars (\$100.00) and not more than one hundred and fifty dollars (\$150.00) per school month twenty per centum (20%) increase Those receiving more than one hundred and fifty dollars (\$150.00) and not more than two hundred dollars (\$200.00) per school month fifteen per centum (15%) increase Those receiving more than two hundred dollars per school month ten per centum (10%) increase

Three Of the salaries herein provided for teachers principals supervisors directors of special subjects and their assistants of the second third and fourth class districts the Commonwealth shall pay as follows (a) Those holding provisional certificates and employed in rural schools as hereinafter defined ten dollars (\$10.00) per school month and to all others holding provisional certificates five dollars (\$5.00) per school month (b) those holding professional certificates or State normal school certificates twelve dollars and fifty cents (\$12.50) per school month (c) those holding State normal school diplomas county permanent certificates State permanent certificates or college provisional certificates twenty dollars (\$20) per school month and the remaining portion of such salaries with percentages of increase herein provided for shall be paid by the school district

Four In addition to the minimum salary provided for in clause one and in addition to the portion of salary required to be paid by the Commonwealth the Commonwealth shall pay to each teacher of a rural school holding a certificate higher than a provisional certificate five dollars per school month. The term "rural school" as used in this section shall be taken to mean any school not being a high school situated in the open country or any school not being a high school situated in small centers of population. The decision of the Superintendent of Public Instruction as to whether a school is a rural school shall be final and when any such decision is required the secretary of the board shall furnish a statement to the Superintendent of Public Instruction containing such information as he may require

Five The following increases in the salaries of teachers principals supervisors and directors of special subjects and their assistant in the first class school districts based on the compensation paid by the several school districts during the school year one thousand nine hundred eighteen and one thousand nine hundred nineteen are hereby made (a) Those receiving less than one hundred (\$100.00) per school month twenty-five per centum (25 per cent.) increase (b) those receiving one hundred dollars (\$100) and not more than one hundred and fifty dollars (\$150) per school month twenty per centum (20 per cent.) increase (c) those receiving more than one hundred fifty dollars (\$150) and not more than two hundred dollars (\$200) per school month fifteen per centum (15 per cent.) increase (d) those receiving more than two hundred dollars (\$200) per school month ten per centum (10 per cent.) increase and each school district in the Commonwealth that does not increase salaries in accordance with the provisions of this act shall forfeit its right to share in any appropriation for the public schools of the Commonwealth. On the increases hereinbefore provided for teachers principals supervisors directors of special subjects and their assistants in the first class school district the Commonwealth shall pay one-half and the remaining one-half shall be paid by the districts

Six Like increases in salaries as provided in this section for teachers principals supervisors and directors of special subjects and their assistants shall also be paid to nurses engaged in any work concerning or relative to the public schools of this Commonwealth. Provided That such nurses are regularly engaged as a full time occupation outside of vacation periods. The increases herein provided for nurses shall be paid one-half by the Commonwealth and the remaining one-half by the school district

Seven No payments on account of any increases shall be made by the Commonwealth where the compensation of any



teacher supervisor principal director or special subject or any of his assistants or of nurses is reduced for the school year nineteen hundred nineteen and nineteen hundred twenty or in any subsequent school year below the compensation paid for the school year nineteen eighteen and nineteen hundred and nineteen.

Eight Nothing in this section contained shall be construed to interfere with or discontinue any salary schedule now in force in any school district so long as such schedule shall meet the requirements of this section nor to prevent the adoption of any salary schedule in conformity with the provisions of this act.

Nine On or before the first day of October of each year each school district of the Commonwealth shall file a certificate with the Superintendent of Public Instruction in such form as he may prescribe and on blanks to be furnished by him showing the number of principals teachers supervisors directors of special subjects and their assistants and of nurses in its employ and the compensation paid them for the school year one thousand nine hundred and eighteen and one thousand nine hundred and nineteen.

Ten Upon receipt of said statement the Superintendent of Public Instruction shall ascertain and determine the amount payable to each school district in accordance with the provisions of this section and apportion and allot the same to and among the respective districts.

Eleven When the amount payable to each school district has been ascertained and determined by the Superintendent of Public Instruction he shall certify the same to the State Treasurer and Auditor General who shall place the amounts to the credit of the respective school districts and the Superintendent of Public Instruction shall transmit to each school district a statement showing the amount which has been apportioned and allotted to it.

Twelve The amount apportioned and allotted to each school district shall be divided into equal semi-annual instalments and the Superintendent of Public Instruction shall draw his requisition upon the State Treasurer in favor of each district semi-annually for the amount to which it is entitled and upon approval by the Auditor General in the usual manner payment thereof shall be made" is hereby further amended to read as follows:

Section 1210 One The minimum salaries of all teachers supervisors principals and superintendents in the public schools of the Commonwealth except as otherwise hereinafter provided shall be paid by the several classes of districts which such persons are employed in accordance with the following schedules:

Two Districts of the first class elementary teachers minimum annual salary one thousand two hundred dollars (\$1,200) minimum annual increment one hundred dollars (\$100) minimum number of increments eight (8) assistant high school teachers minimum annual salary one thousand five hundred dollars (\$1,500) minimum annual increment one hundred dollars (\$100) minimum number of increments three (3) junior high school teachers and city normal school training teachers minimum annual salary one thousand eight hundred dollars (\$1,800) minimum annual increment one hundred dollars (\$100) minimum number of increments eight (8) high school teachers and city normal school teachers minimum annual salary one thousand eight hundred dollars (\$1,800) minimum annual increment one hundred and seventy-five dollars (\$175) minimum number of increments eight (8) Provided That subject to regulations prescribed by the State Board of Education and such additional regulations as the local board of public education may prescribe the minimum maximum salary for high school teachers shall be advanced to at least three thousand six hundred dollars (\$3,600) supervisors minimum annual salary one thousand eight hundred dollars minimum annual increment one hundred twenty-five dollars (\$125) minimum number of increments eight (8) elementary school principals minimum annual salary two thousand one hundred dollars (\$2,100) minimum annual increment two hundred dollars (\$200) and fifty cents (\$237.50) minimum number of increments eight (8) junior high school city normal school principals minimum annual salary four thousand dollars (\$4,000) minimum annual increment two hundred fifty dollars (\$250) minimum number of increments four (4) Vocational industrial manual training continuation school industrial are teachers et al. if classified in the elementary schools shall be entitled to the salary and increments prescribed in the schedule for elementary teachers or if classified in junior high schools they shall be entitled to the salary and increments prescribed in the schedule for junior high school teachers. All teachers now holding valid licenses to teach in districts of the first class shall be deemed to have the minimum qualifications required by this act.

Three The principalships in elementary continuation industrial trade junior high and high schools in districts of the first class shall be classified by the board of public education on the basis of the number of teachers or rooms in the school or such other facts and conditions as to determine the relative importance and value of the service rendered by such principals. The board of public education shall fix the number of increments the amount thereof and the maximum salary of each of such principals but no principal shall receive less than the minimum salary prescribed. The increments provided in the foregoing schedule for principals apply to those principals only who serve in the schools of the highest classification which classification shall be determined by the board of public education.

Four Each person on the teaching or supplementary staff in a school district of the first class on the first Monday of July one thousand nine hundred twenty-one shall be entitled to receive the minimum salary provided for therein and in addition thereto to one annual increment for each year of accredited service or experience not exceeding the number of increments authorized by this act.

Five Districts of the second class elementary teachers and elementary principals who devote less than one-half of their

time to supervision and administration minimum annual salary one thousand dollars (\$1,000) minimum annual increment one hundred dollars (\$100) minimum number of increments eight (8) high school teachers and high school principals who devote less than one-half their time to supervision and administration minimum annual salary one thousand four hundred dollars (\$1,400) minimum annual increment one hundred dollars (\$100) minimum number of increments eight (8) Provided That where teachers in junior high schools have the qualifications required by the local school board for teachers of the senior high school they shall be placed upon the high school schedule otherwise they shall be placed upon the elementary school schedule supervisors minimum annual salary one thousand four hundred dollars (\$1,400) minimum annual increment one hundred dollars (\$100) minimum number of increments eight (8) elementary principals who devote one-half or more of their time to supervision and administration minimum annual salary one thousand six hundred dollars (\$1,600) minimum annual increment one hundred dollars (\$100) minimum number of increments eight (8) high school principals who devote one-half or more of their time to supervision and administration minimum annual salary three thousand dollars (\$3,000) minimum annual increment one hundred twenty-five dollars (\$125) minimum number of increments eight (8) superintendents minimum annual salary five thousand dollars (\$5,000).

Six Districts of the third class elementary teachers and elementary principals who devote less than one-half of their time to supervision and administration minimum annual salary one thousand (\$1,000) minimum annual increment one hundred dollars (\$100) minimum number of increments four (4) high school teachers and high school principals who devote less than one-half of their time to supervision and administration minimum annual salary one thousand two hundred dollars (\$1,200) minimum annual increment one hundred dollars (\$100) minimum number of increments four (4) provided That where teachers in junior high schools have the qualifications required by the local school board for teachers of the senior high school they shall be placed upon the high school schedule otherwise they shall be placed upon the elementary school schedule supervisors minimum salary one thousand two hundred dollars (\$1,200) minimum annual increment one hundred dollars (\$100) minimum number of increments four (4) elementary principals who devote one-half or more of their time to supervision and administration minimum annual salary one thousand four hundred dollars (\$1,400) minimum annual increment one hundred dollars (\$100) minimum number of increments four (4) high school principals who devote one-half or more of their time to supervision and administration minimum annual salary two thousand dollars (\$2,000) minimum annual increment one hundred twenty-five dollars (\$125) minimum number of increments four (4) superintendents minimum annual salary three thousand five hundred dollars (\$3,500).

Seven Districts of the fourth class elementary teachers minimum monthly salary one hundred dollars (\$100) high school teachers minimum monthly salary one hundred thirty dollars (\$130).

Eight County superintendents of counties having a population of less than thirty thousand (30,000) minimum annual salary two thousand five hundred dollars (\$2,500) county superintendents of counties having a population of thirty thousand and more but less than forty-five thousand (45,000) minimum annual salary three thousand dollars (\$3,000) county superintendents of counties having a population of forty-five thousand and more but less than one hundred fifty thousand (150,000) minimum annual salary three thousand five hundred dollars (\$3,500) county superintendents of counties having a population of one hundred fifty thousand (150,000) or more minimum annual salary four thousand dollars (\$4,000) all assistant county superintendents minimum annual salary two thousand five hundred dollars (\$2,500).

Nine The foregoing schedules prescribe a minimum salary in each instance and where an increment is prescribed it is also a minimum. It is within the power of the boards of education boards of school directors or county convention of school directors as the case may be to increase for any person or group of persons included in this schedule the initial salary or the amount of an increment or the number of increments or the minimum qualifications set forth in this act. Teachers shall be entitled to the increments provided for in said schedules who have complied with such requirements as may be prescribed by the State Board of Education except where additional qualifications are required by the local board of public education or board of school directors.

Nothing in this act contained shall be construed to interfere with or discontinue any salary schedule now in force in any school district so long as such schedule shall meet the requirements of this section nor to prevent the adoption of any salary schedule in conformity with the provisions of this act.

Ten The increments herein provided for are applicable only where the beneficiaries thereof remain in the service of the same school district. Where such teachers enter a new district they shall enter at a point in the schedule to be agreed upon between said teachers and the employing districts which agreement shall be made a part of the contract between them.

Eleven Teachers who are required because of additional work to devote more than the usual number of periods per day to their duties shall be entitled to a fair increase in compensation to be determined by the board of public education or the board of school directors. Teachers who may be employed in giving instruction for only part of a day shall render such other service for such period of time per day as the board of public education or the board of school directors may direct but if such service cannot be assigned to such teacher by the board of public education or the board of school directors the salary paid to such teacher shall be proportionate to the number of hours of service rendered.

Twelve Only those persons holding one of the following



certificates shall be qualified to teach in the public schools of this Commonwealth college permanent certificate college provisional certificate normal school diploma normal school certificate special permanent certificate special temporary certificate permanent state certificate certificates which are permanent licenses to teach by virtue of the provisions of section one thousand three hundred eight of this act as amended or such other kinds of certificates as are issued under the rules and regulations of the State Board of Education or State Council of Education. The State Board of Education shall also provide for the issuance of certificates by county or district superintendents to meet such emergencies or shortage of teachers as may occur.

Thirteen. The holders of any of the foregoing certificates shall be entitled to the benefits of the salary schedule where the qualifications required for such certificates include not less than graduation from a state normal school of this Commonwealth or equivalent training but all holders of certificates which are permanent licenses to teach in the public schools of the Commonwealth shall be entitled to the benefits of this salary schedule and nothing in this act nor any regulations of the State Board of Education shall invalidate any permanent certificate except as hereinafter provided on account of incompetence cruelty negligence immorality or intemperance. Teachers not entitled to the benefits of the salary schedule herein shall become entitled to such benefits by meeting the qualifications prescribed in this act and such teachers until so qualified shall receive at least seventy-five (\$75) dollars per month. Provided That a teacher holding a professional certificate or a certificate of equivalent value as determined by the State Board of Education shall receive a minimum monthly salary of eighty-five dollars (\$85) upon meeting such qualifications as shall be required under the rules of the State Board of Education.

Fourteen. After the first day of September one thousand nine hundred twenty-seven all persons receiving certificates to teach in the public schools of the Commonwealth except emergency certificates as herein provided for shall have the qualifications required herein of beneficiaries of the salary schedule.

Fifteen. The State Board of Education shall provide for summer schools in normal schools colleges universities and other educational institutions and for extension courses and correspondence courses for all teachers employed in the public school system of the Commonwealth who wish to acquire the minimum qualifications prescribed herein or such further qualifications as may be desirable.

Sixteen. The board of public education or board of school directors of each school district shall establish a salary schedule with increments for all members of the teaching and supervisory staff not included in the schedules herein provided.

Seventeen. All certificates in effect the first Monday of July one thousand nine hundred and twenty-one shall remain valid for the period of time for which they were issued or renewed.

Eighteen. In school districts of the second third and fourth classes at the beginning of the school year following the approval of this act each teacher supervisor or principal employed in the same school district in which he was employed for the previous school year shall be entitled to the salary provided in the schedule next higher than the salary received by the said teacher during the said previous school year.

Nineteen. Of the salaries herein provided for teachers supervisors principals and all other members of the teaching and supervisory staff in the public schools of the Commonwealth except part time and night school teachers the Commonwealth shall pay to such school district as complies with the laws governing the public schools of the Commonwealth for each of said persons employed therein as follows in school districts of the first class for each member of the teaching and supervisory staff twenty-five per centum (25%) of the annual minimum salary prescribed herein for elementary teachers in such districts in school districts of the second and third class for each member of the teaching and supervisory staff thirty-five per centum (35%) of the annual minimum salary prescribed herein for elementary teachers in such districts in school districts of the fourth class for each member of the teaching and supervisory staff fifty per centum (50%) of the annual minimum salary prescribed herein for teachers in such districts. Provided That where any member of the teaching or supervisory staff receives less salary than the minimum salary prescribed by the foregoing salary schedule for the class of district in which he is teaching there shall be paid a corresponding per he is teaching there shall be paid to the district a corresponding per centum of the salary paid to such person and Provided further That whenever payment is made upon the salary of any member of the teaching or supervisory staff from federal or other State funds such amount shall be to the extent thereof in lieu of the payment provided herein for such person. Provided further That the Superintendent of Public Instruction shall annually apportion to each fourth class school district the sum of two hundred dollars (\$200) for each school permanently closed or discontinued in such district since nineteen hundred eleven or which may hereafter be permanently closed or discontinued.

Twenty. On or before the first day of November of each year each school district of the first and second class and each school district of the third class having a district superintendent shall file a certificate with the Superintendent of Public Instruction in such form as he may prescribe and on blanks to be furnished by him showing the number of teachers supervisors principals and other members of the teaching and supervisory staffs the certificates held by each and the compensation paid each for the current school year. On or before the first day of October of each year each school district of the third class not having a district superintendent and each school district of the fourth class shall forward such a certificate to the county superintendent and if approved by him the county su-

perintendent shall forward the same to the Superintendent of Public Instruction on or before the first day of November of each year.

Twenty-one. Upon receipt of said certificates the Superintendent of Public Instruction shall ascertain and determine the amount payable to each school district in accordance with the provisions of this act and apportion and allot the same to and among the respective districts.

Twenty-two. When the amount payable to each school district has been ascertained and determined by the Superintendent of Public Instruction he shall certify the same to the State Treasurer and Auditor General who shall place the amounts to the credit of the respective school districts. The Superintendent of Public Instruction shall transmit to each county and district superintendent a statement showing the amount which has been apportioned and allotted to each school district under the supervision of such county or district superintendent.

Twenty-three. The amount apportioned and allotted to each school district shall be divided into equal semiannual installments and the Superintendent of Public Instruction shall draw his warrants semiannually upon the State Treasurer in favor of each district for the amount to which it is entitled and payment thereof shall be made on the first day of February or as near thereafter as possible and on the first day of August or as near thereafter as possible.

Twenty-four. Boards of school directors and boards of public education of school districts are hereby authorized and directed to levy a tax on each dollar of the total assessment of all property assessed and certified for taxation therein to pay the minimum salaries and increments of the teaching and supervisory staff provided for herein. Said tax shall not be invalidated or affected by reason of the fact that it may increase the total annual school tax levy of any school district beyond the millage fixed or limited by law. Provided That in districts of the fourth class the tax herein authorized together with all other school taxes levied in the district shall not exceed thirty-five (35) mills on each dollar of the assessed valuation thereof.

On the question.

Will the House agree to the section?

Mr. EDMONDS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section one, page eight, line four, by striking out the word "minimum" and inserting in lieu thereof the word "minimum".

Amend section one, page eight, line sixteen, by striking out after the word "hundred" the word "and".

Amend section one, page eight, line twenty-three by striking out after the word "dollars", the word "minimum", and inserting in lieu thereof "(\$1,800) minimum".

Amend section one, page eight, line twenty-five by striking out after the word "school" the word "principles", and inserting in lieu thereof the word "principals".

Amend section one, page nine, line four by inserting after the word "art" the words "and similar".

Amend section one, page nine, line five by striking out after the word "teachers" the words "et al".

Amend section one, page ten, line one, by striking out after the word "or" the word "supplementary", and inserting in lieu thereof the word "supervisory".

Amend section one, page ten, line five by striking out after the word "for" the word "therein", and inserting in lieu thereof the word "herein".

Amend section one, page ten, line seven by striking out the word "years" and inserting in lieu thereof the word "year".

Amend section one, page ten, line twenty, by striking out after the word "teachers" the words "if junior", and inserting

Amend section one, page ten, line twenty-seven, by striking in lieu thereof the words "in junior".

out after the word "eight (\$)" the word "elementary", and inserting in lieu thereof the word "elementary".

Amend section one, page eleven, line two by inserting after the word "dollars" "(\$100)".

Amend section one, page eleven, line fourteen, by striking out after the word "thousand", "(\$1,00)" and inserting in lieu thereof "dollars (\$1,000)".

Amend section one, page eleven, line seventeen, by striking out after the word "who" the word "de vote" and inserting in lieu thereof the word "devote".

Amend section one, page twelve, line twenty-five by striking out after the words "population of", the word "thirty", and inserting in lieu thereof the word "twenty".

Amend section one, page twelve, line twenty-three, by striking out after the word "than", the words "thirty thousand (30,000)" and inserting in lieu thereof "twenty thousand (20,000)".

Amend section one, page thirteen, line ten, by inserting after the word "of" the word "public".

Amend section one, page thirteen, line eleven, by striking out after the word "county" the word "convention", and inserting in lieu thereof the word "conventions".

Amend section one, page fifteen, line nineteen, by inserting after the word "herein" the word "provided".

Amend section one, page sixteen, line twenty, by striking out after the word "hundred" the word "as".

Amend section one, page seventeen, line twenty-six by striking out the words "he is teaching there shall be paid a corresponding per".



Amend section one, page eighteen, line three by striking out after the word "other" the word "State", and inserting in lieu thereof the word "state".

Amend section one, page twenty, line one, by striking out after the word "directors" the words "and boards of public education".

Amend section one, page twenty, line one, by inserting after the word "districts", the words "of the second, third and fourth classes".

Amend section one, page twenty, line two, by inserting after the word "levy", the word "annually".

Amend section one, page twenty, line six, by striking out after the word "shall", the word "lot", and inserting in lieu thereof the word "not".

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The second section was read as follows:

Section 2 Section one thousand one hundred three of said act which reads as follows

"Section 1103 No person shall be eligible for election or appointment as county district or assistant county or district superintendent unless he holds one of the following

A diploma from a college approved by the College and University Council of this Commonwealth

A diploma issued by a State Normal School of this Commonwealth

A Teacher's State Certificate issued by this Commonwealth  
Provided That no person shall be elected or appointed a county district or assistant county or district superintendent who has not had successful experience as a teacher within three years or successful experience as a superintendent of schools. Provided further That serving either as county district or assistant county or district superintendent in this Commonwealth at the time of his election or appointment shall be considered sufficient qualification for any of the aforesaid offices" is hereby amended to read as follows

Section 1103 No person shall be eligible for election or appointment as county district or assistant county or district superintendent unless he holds one of the following

A diploma from a college or other institution approved by the College and University Council of this Commonwealth

Provided That no person shall be elected or appointed a county district or assistant county or district superintendent who has not had six years successful teaching experience not less than three of which shall have been in a supervisory or administrative capacity and Provided further That completing in a college or university a graduate course in education which is approved by the College and University Council shall be accepted in lieu of the three years of service in a supervisory or administrative capacity heretofore set forth and provided further That serving either as county district or assistant county or district superintendent in this Commonwealth at the time this act becomes effective shall be considered sufficient qualification for any of the aforesaid offices

On the question.

Will the House agree to the section?

Mr. EDMONDS, Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section two, page twenty, line twenty-four, by striking out after the word "A", the words "Teacher's State Certificate", and inserting in lieu thereof the words "teacher's state certificate"

Amend section two, page twenty-one by inserting after the word "wealth" in line thirteen, the following paragraph: A diploma issued by a State Normal School of the Commonwealth".

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The third section was read as follows:

Section 3 Section one thousand two hundred twelve and all other acts or sections inconsistent herewith are hereby repealed

On the question.

Will the House agree to the section?

Mr. EDMONDS, Mr. Speaker, I desire to offer the following amendments

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section three, page twenty-two, lines three to five inclusive, by striking out the following: "Section 3. Section one thousand two hundred twelve and all other acts or sections inconsistent herewith are hereby repealed," and inserting in lieu thereof

Section 3. Section five hundred twenty-four of said act as amended by an act approved the twenty-first day of June, one thousand nine hundred and nineteen (P. L. 555), entitled "An act to amend sections five hundred and twenty-four and two thousand eight hundred and twenty-four of an act, approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," which reads as follows:

"Section 524. In all school districts of the first class, the school taxes for the following fiscal year shall be levied annually, by the board of school directors thereof, on or after the second Monday of November and before the first Monday of December following:

The total annual school tax levy made in any one year by any school district of the first class shall not be less than six mills, nor, except as provided in section two thousand eight hundred twenty-four, as amended of the act to which this is an amendment, shall the tax levy for the school year one thousand nine hundred twenty exceed seven mills, nor shall the tax levy for the school year one thousand nine hundred twenty-one or any school year thereafter exceed eight mills on the dollar of the total assessment of all property assessed and certified for taxation therein," is hereby amended to read as follows:

Section 524 In all school districts of the first class the school taxes for the following fiscal year shall be levied annually, by the board of school directors thereof, on or after the second Monday of November and before the first Monday of December following.

The board of school directors thereof shall annually levy a tax on each dollar of the total assessment of all property assessed and certified for taxation in said districts which said tax shall be ascertained determined and fixed by adding together the following:

(a) An amount which, with all moneys received from the Commonwealth applicable thereto, shall be sufficient to pay the minimum salaries and increments of the teaching and supervisory staff thereof as fixed and provided by law and to pay the contributions of said district to the Teachers Retirement System.

(b) An amount sufficient to pay the interest on and retire the principal of the indebtedness of said district at maturity

(c) An amount sufficient to pay all other expenses and requirements of said school district; which amount shall be equivalent to not less than two and one-half nor more than three mills on the dollar of the total assessment of all property assessed and certified for taxation therein

Section 4. Section one thousand two hundred twelve and all other acts or sections inconsistent herewith are hereby repealed.

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The title was read as follows:

An Act to amend section one thousand two hundred ten as amended, and section one thousand one hundred three, of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," and repealing section one thousand two hundred twelve thereof.

On the question.

Will the House agree to the title?

Mr. EDMONDS, Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title, page one, line two, by inserting after the word "three" the words "and section five hundred twenty-four, as amended"



On the question.

Will the House agree to the amendment?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 946, entitled:

An Act to provide for the abolition of railroad grade crossing:

The first section was read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every railroad company which operates within the Commonwealth of Pennsylvania shall within one year after the passage of this act remove at least two per centum of the total number of grade crossings upon its lines within the Commonwealth and shall each year thereafter remove at least two per centum of the total number of grade crossings remaining upon its lines within the Commonwealth

On the question.

Will the House agree to the section?

Mr. RINN. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 7, by inserting after "its" the word "main"

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The second and third sections and title were separately read and agreed to as follows:

Section 2 Every railroad company operating within this Commonwealth shall each year make a report to the Public Service Commission showing the total number of grade crossings upon its lines and number of crossings which were removed during the year previous and the points at which such removals were made

Section 3 If any railroad company shall refuse or neglect to remove grade crossings in accordance with the provisions of this act or to remove the number of grade crossings required to be removed by the provisions of this act it shall be the duty of the Public Service Commission to make an order upon such railroad company directing the removal of a sufficient number of grade crossings to comply with the provisions of this act and such orders of the Public Service Commission shall be enforced in the same manner and with the same effect as other orders of such Commission are now enforced

An act to provide for the abolition of railroad grade crossings

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1329, as follows:

An Act to amend the act approved the twelfth day of June one thousand eight hundred and seventy-eight (Pamphlet Laws two hundred and six) entitled "An act authorizing the State Treasurer to refund collateral inheritance tax heretofore paid or that may hereafter be paid in error" by providing for the refunding by the State Treasurer of collateral direct or transfer inheritance tax heretofore paid or that may hereafter be paid on the estate or property of a person erroneously adjudged to be dead

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the twelfth day of June one thousand eight hundred and seventy-eight (Pamphlet Laws two

hundred and six) entitled "An act authorizing the State Treasurer to refund collateral inheritance tax heretofore paid or that may hereafter be paid in error" as amended by the act approved the twenty-fifth day of March one thousand nine hundred and one (Pamphlet Laws fifty-nine) entitled "An act to amend an act entitled 'An act authorizing the State Treasurer to refund collateral inheritance tax heretofore paid or that may hereafter be paid in error' passed the twelfth day of June Anno Domini one thousand eight hundred and seventy-eight providing for an extension of the limitation of time within which applications shall be made to certain cases" is hereby further amended by adding thereto section two as follows

Section 2 In any case where a court of record has adjudged a person to be legally dead and thereafter in the settlement of his or her estate any moneys have been or shall be paid into the State Treasury as direct or collateral or transfer inheritance tax on the property or estate of such supposed decedent and after said payment has been made the said person shall reappear and said court shall rescind said order and adjudication the State Treasurer shall refund and pay over to such person or to his or her legal representatives any moneys so paid in error Provided that application therefor shall be made to the State Treasurer within six months from and after the enactment of this law or within six months after the court shall have rescinded any such order or adjudication Such refunds shall be made from appropriations made from time to time for such purposes

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1403, (Senate Bill No. 766), as follows:

An Act to amend section twenty-two of an act approved the second day of May one thousand eight hundred and eighty-nine (Pamphlet Laws sixty-six) entitled "An act defining and regulating escheats in cases where property is without a lawful owner and providing for more convenient proceedings relative to the same" by providing that the traverse to a finding of escheat in certain cases only shall be certified to the court of common pleas

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section twenty-two of an act approved the second day of May one thousand eight hundred and eighty-nine (Pamphlet Laws sixty-six) entitled "An act defining and regulating escheats in cases where property is without a lawful owner and providing for more convenient proceedings relative to the same" which reads as follows

"Section 22 That any person or persons interested or claiming to be interested in any property real or personal which shall be found to have escheated to the Commonwealth who have had no actual notice by citation advertisement or otherwise of the pendency of any proceedings in escheat prior to the conclusion of the audit of the account of the person having the escheated property in his possession and who shall not have subsequently appeared either in person or by attorney in said escheat proceedings may at any time within three years next after the filing of the final adjudication or finding in escheat or the absolute confirmation thereof traverse the same under oath or affirmation by writing filed in the court finding the same setting forth his her or their interest in said property and in what particular said finding or adjudication is not true and correct which said traverse shall be tried in the court of common pleas of the same county in which the original proceedings have been instituted or where the proceedings have been instituted in the Supreme court in the court of common pleas of such county as said Supreme court may designate And where said escheat proceedings have not been instituted in the court of common pleas the courts wherein they have been instituted shall certify the finding or adjudication of escheat and the traverse thereof to the proper court of common pleas for trial And said traverse shall be tried in like manner and form and with like effect as traverses of inquisitions in escheat have been heretofore commonly tried under existing laws And a writ of error shall lie in such case to the Supreme court at the suit of any traverser or of the Commonwealth And upon the determination of such traverse the court trying the same shall if necessary certify the final result thereof to the court in which the original proceedings have been instituted and in case upon the trial of said traverse it shall be found that the property in question or any part thereof had not escheated and that the person or persons filing said traverse are entitled to the same or any part thereof then and in such case said person or persons shall be entitled to receive and to have delivered to them possession of all property real or personal as shall not have been sold or paid into the treasury of the Commonwealth and in case the same has been sold or paid into the treasury of the Commonwealth to receive back again from the Commonwealth such sum or sums of money as may have been realized from the sale or payment thereof after deducting all expenses or a proportionable part of said sum or sums according as his or their interest shall be made to appear

Provided nevertheless That if at the time of the institution of the proceedings in escheat as aforesaid any person having any claim to any of the property real or personal found to have escheated shall be insane or a minor then and in such case said person whether he has had actual notice of the pendency of the proceedings in escheat or not may if he has not appeared in said proceedings by his committee or guardian or by the attorney of such committee or guardian at any time within three years after recovering his sound mind and memory or attaining full age as the case may be traverse the said finding or adjudication of escheat in like manner and form and with like force and effect as is hereinbefore provided" be and the same is hereby amended so as to read

Section 22 That any person or persons interested or claiming to be interested in any property real or personal which shall be found to have escheated to the Commonwealth who have had no actual notice by citation advertisement or otherwise of the pendency of any proceedings in escheat prior to the conclusion of the audit of the account of the person having the escheated property in his possession and who shall not have subsequently appeared either in person or by attorney in said escheat proceedings may at any time within three years next after the filing of the final adjudication or finding in escheat or the absolute confirmation thereof traverse the same under oath or affirmation by writing filed in the court finding the same setting forth his her or their interest in said property and in what particular said finding or adjudication is not true and correct which said traverse shall be tried in the court of common pleas of the same county in which the original proceedings have been instituted or where the proceedings have been instituted in the Supreme court in the court of common pleas of such county as said Supreme court may designate. And where said escheat proceedings have not been instituted in the court of common pleas the courts wherein they have been instituted shall certify the finding or adjudication of escheat and the traverse thereof to the proper court of common pleas for trial. And said traverse shall be tried in like manner and form and with like effect as traverses of inquisition in escheat have been heretofore commonly tried under existing laws. Provided however That before such traverse is certified by the orphans' court to the court of common pleas the orphans' court shall grant a preliminary hearing to such traverser or traversers and thereafter the traverse shall not be certified to the court of common pleas unless the evidence of relationship is such that if believed by a jury would justify the court in sustaining a verdict in favor of the traverser. And a writ of error shall lie in such case to the Supreme court at the suit of any traverser or of the Commonwealth. And upon the determination of such traverse the court trying the same shall if necessary certify the final result thereof to the court in which the original proceedings have been instituted and in case upon the trial of said traverse it shall be found that the property in question or any part thereof had not escheated and that the person or persons filing said traverse are entitled to the same or any part thereof then and in such case said person or persons shall be entitled to receive and to have delivered to them possession of all such property real or personal as shall not have been sold or paid into the treasury of the Commonwealth and in case the same has been sold or paid into the treasury of the Commonwealth to receive back again from the Commonwealth such sum or sums of money as may have been realized from the sale or payment thereof after deducting all expenses or a proportionable part of said sum or sums according as his or their interest shall be made to appear. Provided nevertheless That if at the time of the institution of the proceedings in escheat as aforesaid any person having any claim to any of the property real or personal found to have escheated shall be insane or a minor then and in such case said person whether he has had actual notice of the pendency of the proceedings in escheat or not may if he has not appeared in said proceedings by his committee or guardian or by the attorney of such committee or guardian at any time within three years after recovering his sound mind and memory or attaining full age as the case may be traverse the said finding or adjudication of escheat in like manner and form and with like force and effect as is hereinbefore provided

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

#### RECONSIDERATION OF VOTE.

Mr. WONER. Mr. Speaker, I move that the vote by which House Bill No. 1225, file folio 4245, entitled:

An Act to amend sections one hundred one one hundred sixteen as amended one hundred seventeen two hundred twelve as amended and three hundred one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and providing for the creation

of union school districts and the government thereof by adding article one sections one hundred twenty-seven one hundred twenty-eight one hundred twenty and one hundred thirty.

passed second reading, be reconsidered.

Mr. CRATTY. Mr. Speaker, I second the motion. The motion was agreed to.

On the question recurring.

Will the House agree to the bill on second reading?

Mr. WONER. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend title line 3 by inserting after "one" the words "as amended."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question.

Will the House agree to the bill on second reading as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

#### BILLS ON FIRST READING.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 960, entitled:

An Act to amend section one thousand two hundred and six of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," as amended.

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1384, entitled:

An Act to provide for the payment to Philadelphia county of moneys with interest thereon advanced for the payment of expenses incident to the conduct of primary elections in the said county of Philadelphia and making an appropriation therefor.

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 214, entitled:

An Act providing for the refunding of moneys paid to the State Highway Department for registration of motor vehicles and drivers' licenses which motor vehicles and licenses have not been used and to which moneys it appears the Commonwealth has no claim and making an appropriation for such funds.

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 294, entitled:

An Act making an appropriation to the Lake Erie & Ohio River Canal Board of Pennsylvania for the payment of expenses incurred in printing, distributing or otherwise making available for public use, reports, maps, documents and records of the board, in securing the co-operation and aid of the government of the United States and other public authorities in the construction of the canal or waterway authorized to be constructed by the board, for the payment of incidental office expenses and for the payment of salaries, fees and expenses.

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.



Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 385, entitled:

An Act reappropriating certain money to the trustees of the State Hospital for the Criminal Insane at Fairview Wayne county

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 530, entitled:

An Act making an appropriation for the purpose of maintaining the public roads through the Cornplanter Indian Reservation in Elk township Warren county Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 674, entitled:

An Act authorizing the erection of monuments and markers in France to commemorate the achievements of citizens of Pennsylvania who served on the battlefields of France, and to perpetuate the memories of those who fell in the war against Germany and her allies, and for the appointment of a commission to erect such monuments and markers; and making an appropriation for the purpose of this act.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1348, entitled:

An Act fixing the salaries of the chief clerk who is also the secretary of the Board of Pardons and of the superintendent of the Election and Legislative Bureau in the Department of the Secretary of the Commonwealth.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1491, entitled:

An Act providing a bonus for the residents of this Commonwealth who served in the military or naval forces of the United States during the world war creating a soldiers' bonus commission and prescribing its powers and duties and making an appropriation.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 924, (Senate Bill No. 121), entitled:

An Act authorizing corporations for profit incorporated under the laws of this Commonwealth to borrow money at any rate of interest for which they see fit to contract and to evidence and secure any indebtedness created by them by issuing bonds notes or any other form of certificate or evidence of indebtedness and if desire to secure the same by mortgage or pledge of their real estate personal property and franchise and making valid any indebtedness that may have heretofore been created by such corporations at a higher rate of interest than that authorized by law.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1371, (Senate Bill No. 83), entitled:

An Act to amend sections three and four of the act approved July 22, 1919 (P. L. 1097), entitled "An act creating a Division of Documents; defining its powers and duties; regulating the number of documents to be printed, bound, and the requisition, distribution, and sale of the public documents of this Commonwealth; providing penalties for the violation of this act; and repealing certain acts."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1149, (Senate Bill No. 432), entitled:

A supplement to an act approved the twenty-second day of June, one thousand eight hundred and ninety-one (P. L. 379), entitled "An act to provide for the selection of a site and the erection of a State asylum for the chronic insane to be called the State Asylum for the Chronic Insane of Pennsylvania and making an appropriation therefor" providing for the quarantine and for the reception, detention, care and treatment of said asylum of persons suffering with syphilis and for their commitment thereto and providing for the payment of the cost of commitment, care and maintenance of such persons in the same manner as insane persons.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1448, (Senate Bill No. 683), entitled:

An Act making a deficiency appropriation to the trustees of the Western State Hospital for the Insane

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1012, (Senate Bill No. 277), entitled:

An Act to amend section two of the act approved the eighteenth day of May, one thousand nine hundred and seventeen (P. L. 259), entitled "An act to provide for the classification of inspectors of the Department of Labor and Industry according to qualifications determined by a committee of the Department of Labor and Industry and fixing the salaries of inspectors within the several classifications.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

#### RECONSIDERATION OF VOTE.

Mr. GREEN. Mr. Speaker, I move that the vote by which House Bill No. 1320, file folio 4679, entitled:

An act to amend section one of an act approved the thirteenth day of May, one thousand nine hundred and fifteen, (P. L. 286), entitled "An act to provide for the health safety and welfare of minors; by forbidding their employment or work in certain establishments and occupations, and under certain specified ages; by restricting their hours of labor, and regulating certain conditions of their employment; by requiring employment certificates for certain minors, and prescribing the kinds thereof, and the rules for the issuance, reissuance, filing, return, and recording of the same; by providing that the Industrial Board shall, under certain conditions, determine and declare whether certain occupations are within the prohibitions of this act; requiring that certain minors shall, during the period of their employment, attend certain schools, to be established as therein provided and to be approved by the State Superintendent of Public Instruction, and regulating the conditions of such attendance; authorizing the State Board of Education, in certain cases, to appoint attendance officers to aid in enforcing the provisions of this act, and creating the salary and expenses of such officers a charge against the school districts wherein they are employed; requiring certain abstracts and notices to be posted; providing for the enforcement of this act by the Commissioner of Labor and Industry, the attendance officers of school districts, and police officers; and defining the procedure in prosecutions thereunder and establishing certain presumptions in relation thereto; providing penalties for the violation of the provisions thereof; and repealing all acts or parts of acts inconsistent therewith," exempting from the operation of the act minors employed on the stage of theaters with the approval of the Industrial Board of the Department of Labor and Industry.

passed second reading be reconsidered.

Mr. GOLDER. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring.

Will the House agree to the bill on second reading?

Mr. GREEN. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

Amend title, line 8, by striking out "or" and inserting in lieu thereof "of."

Amend section 1, page 4, line 8, by striking out "minor" and inserting in lieu thereof "week."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question.

Will the House agree to the bill on second reading as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

AMENDED SENATE BILL RECALLED FROM THE GOVERNOR RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bill numbered and entitled as follows:

Senate Bill No. 437.

An Act authorizing the council of cities of the third class whenever any city or such class shall have sold or leased the coal underlying any public park or common within the limits of said city to apply the proceeds thereof for certain improvements of such park or common and the polling and lighting thereof for the purchase of certain lands for park purposes and for other public improvements and providing for the issuing of improvement bonds for such purposes

Said bill having been recalled from the Governor for the purpose of amendment. The vote had on final passage and third reading on said bill was reconsidered in the Senate and the bill amended, in which amendments the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 2, line 11, by inserting before the word "sewers" the word "and"; also by striking out after the word "sewers" the words "or the making of other public improvements."

On the question.

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—171.

Alexander,	Elgin,	Love,	Shuffer,
Allum,	Evans,	McBride,	Shannon,
Armstrong,	Feldman,	McCaig,	Shellenberger,
Asbury,	Fitzgibbon,	McCann,	Shelclair,
Aston,	Fox,	McCarthy,	Smiley,
Baldi,	Franklin,	McClure,	Smink,
Barnhart,	Gelder,	McConnell,	Smith, H. J.,
Beckley,	Gibbon,	McCurdy,	Smith, H.,
Bell,	Glass,	McHugh,	Smith, J. W.,
Bidelspacher,	Golder,	McOwen,	Smith, L.,
Blair,	Goodnough,	McVicar,	Snowden,
Blüett,	Goss,	Magill,	Soffel,
Blumberg,	Green,	Mangan,	Sowers,
Bolard,	Griffith,	Marcus, J.,	Sprows,
Brady,	Hagerty,	Marshall,	Stackhouse,
Brenneman,	Haldeman,	Mantz,	Stark,
Bromley,	Hampson,	Michel,	Steedle,
Brooks,	Harry,	Millar, A.,	Sterling,
Brown, F. B.,	Haslett,	Miller, C.,	Stevens,
Brown, T. R.,	Hatrlick,	Miller, D. L.,	Stevenson,
Burns,	Haws,	Miller, D. D.,	Stewart,
Campbell,	Hayes,	Miller, H. F.,	Strauss,
Catlin,	Hoffman,	Miller, J. J.,	Sweitzer,
Chaplin,	Henderson, W.,	Mitchell,	Trainer,
Comer,	Hess,	Morris,	Van Alen,
Conner,	Hetrick,	Ogle,	Vickerman,
Cook,	Hoffman, J. N.,	Perry,	Walker, G. T.,
Craig, J. O.,	Hoffman, M. R.,	Pike,	Walker, J. A.,
Cratty,	Hoover,	Posev,	Weamer,
Crum,	Hough,	Onigley,	Wells,
Curran,	Jones, D. J.,	Rhoads,	Wettach,
Davis,	Jones, W. W.,	Richards,	Whitaker,
Dawson,	Jordan,	Rieder,	Whitaker,
Denning,	Kantner,	Rinn,	Whitman,
Dewey, C. P.,	Keene,	Poman,	Williams,
Dewey, P. H.,	Kinsman,	Ruch,	Wolfe,
Diehl,	Kohler,	Buddy,	Woner,
Dilshelmer,	Krooser,	Ruth,	Wood,
Dithrich,	Krause,	Schoffer,	Woodruff,
Donneley,	Krug,	Schilling,	Zook,
Dunlap,	Laferty,	Schwartz,	Spangler,
Dunn,	Leeds,	Sieg,	Speaker,
Eaches,	Lewis,		
Edmonds,	Long,		
Erhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

MR. DITHRICH IN THE CHAIR.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 6, 1911.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania

Gentlemen:

I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor House Bill No. 430, File Folio 501, entitled:

"Resolved (If the Senate concur), That House Bill No. 430, File Folio No. 501, entitled 'An act to amend section three of an act approved the ninth day of July, one thousand nine hundred and nineteen (Pamphlet Laws eight hundred fourteen)', entitled 'An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River, connecting the city of Philadelphia and the city of Camden and the approaches thereto; providing for a joint commission for that purpose and defining its powers and duties; providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties; providing for the payment of a part of the cost thereof by the city of Philadelphia, and providing for the acquiring, taking and condemnation of the real estate for the site and approaches thereof; providing for the turning over of said bridge upon its completion, and making an appropriation for the purposes of this act', be recalled from the Governor for the purpose of amendment'.

Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

RECONSIDERATION OF VOTE.

Mr. JAMES A. WALKER. Mr. Speaker, I move that the vote by which House Bill No. 430, File Folio 501, entitled:

An Act to amend section three of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred fourteen) entitled "An Act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware river connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purpose of this act"

was passed on final passage, be reconsidered.

Mr. Franklin. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. JAMES A. WALKER. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. FRANKLIN. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring.

Will the House agree to the bill on third reading?

Mr. JAMES A. WALKER. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend the title, line one, by striking out the word, "section" and inserting in lieu thereof the words "section two and"

Amend section 1, page 2, line 4, by striking out the word "three" and inserting in lieu thereof the word "two"

Amend section 1, page 2, by inserting between lines 20 and 21 the following: "Section 2. The word 'bridge', whenever used in this act, shall include the actual bridge between the shore lines of the river and approaches thereto, including the substructures and superstructures of both. The word 'approaches', whenever used in this act, shall be construed to mean all that portion of the bridge extended from the beginning of the approach to the furthestmost abutment of the



bridge on the same side of the river, but not to include such abutment. The word "superstructure", whenever used in this act, shall be construed to mean all that portion of the bridge between the approaches. The term "substructure", whenever used in this act, shall include all that portion of the bridge not included within the meaning of the definition of superstructure or the approaches, and shall include the piers and abutments. The term "cost of construction," as used in this act, shall include the cost of constructing the superstructure and substructure of the bridge and the approaches thereto, and the cost of acquisition of the ground for the site of said bridge and the approaches thereto, including any franchises, easement, rights or damages incident thereto or consequent upon the taking thereof. The "Pennsylvania commission," as used in this act, shall be construed to mean the Board of Commissioners of Public Grounds and Buildings of the Commonwealth of Pennsylvania, the Mayor of the City of Philadelphia, and two other citizens of the Commonwealth, to be appointed by the Governor. The term "interstate bridge commission," as used in this act, shall be construed to mean the New Jersey Interstate Bridge and Tunnel Commission. The "joint commission," as referred to in this act, shall mean the New Jersey Interstate Bridge and Tunnel Commission and the Pennsylvania commission, acting as a joint commission for and on behalf of the Commonwealth of Pennsylvania and the State of New Jersey. The term "owner," as used in this act, shall be construed to mean all individuals, incorporated companies and religious, benevolent, literary, or other societies or associations, having any little or interest in lands, structures, rights of way, franchises, easements, or other interests in lands. Is hereby amended to read as follows:

Section 2 The word "bridge" whenever used in this act, shall include the actual bridge between the shore lines of the river and the approaches thereto, including the substructures and superstructures of both. The word "approaches," whenever used in this act, shall be construed to mean all that portion of the bridge extending from the beginning of the approach to the furthestmost abutment of the bridge on the same side of the river, but not to include such abutment. The word "superstructure," whenever used in this act, shall be construed to mean all that portion of the bridge between the approaches. The term "substructure," whenever used in this act, shall include all that portion of the bridge not included within the meaning of the definition of superstructure or the approaches, and shall include the piers and abutments. The term "cost of construction," as used in this act, shall include the cost of constructing the superstructure and substructure of the bridge and the approaches thereto, and the cost of acquisition of the ground for the site of said bridge and the approaches thereto, including any franchise, easement, rights or damages incident thereto or consequent upon the taking thereof. The "Pennsylvania commission," as used in this act, shall be construed to mean the Board of Commissioners of Public Grounds and Buildings of the Commonwealth of Pennsylvania, the Mayor of the city of Philadelphia, and four other citizens of the Commonwealth, to be appointed by the Governor. The term "interstate bridge commission," as used in this act shall be construed to mean the New Jersey Interstate Bridge and Tunnel Commission. The "joint commission," as referred to in this act shall mean the New Jersey Interstate Bridge and Tunnel Commission and the Pennsylvania commission, acting a joint commission for and on behalf of the Commonwealth of Pennsylvania and the State of New Jersey. The term "owner," as used in this act, shall be construed to mean all individuals, incorporated companies, and religious, benevolent, literary or other societies or associations, having any title or interest in lands, structures, rights of way, franchises, easements, or other interests in lands.

Section 2 Section three of said act which reads as follows:

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question.

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

#### SENATE MESSAGE.

##### AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 243.

An Act to amend section four hundred and twenty-one of the act approved the fourteenth day of July, one thousand nine hundred and seventeen (P. L. 840), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto."

With information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment. The Clerk then read the amendment as follows:

Amend Section 1, page 4, by inserting after the word "same" in line 17, the following: "but no appropriation to any one or more fire companies from such taxes shall for the first appropriation exceed five thousand dollars for the purchase of equipment nor shall any appropriation in any year for the purpose of maintenance of any one or more fire companies exceed one thousand dollars."

On the question.

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken, and were as follows, viz:

#### YEAS—173.

Alexander,	Evans,	Love,	Schilling,
Allum,	Feldman,	McBride,	Schwartz
Armstrong,	Finney,	McCaig,	Sieg.
Aston,	Fitzgibbon,	McCann,	Shaffer,
Baker,	Fox,	McClure,	Shannon.
Baldi,	Franklin,	McConnell,	Shellenberger,
Barnhart,	Gearhart,	McCurdy,	Sinclair,
Beaver,	Gelder,	McHugh,	Smiley,
Beckley,	Gibbon,	McKim,	Smink,
Bell,	Glass,	McKnight,	Smith, H. J.,
Beldspacher,	Goehring,	McMullen,	Smith, J. W.,
Bluet,	Golder,	McOwen,	Smith, L.,
Blumberg,	Goodnough,	McVicar,	Snowden,
Boland,	Goss,	Magill,	Sowers,
Bower,	Green,	Mangan,	Spowls
Brady,	Griffith,	Marcus, J.,	Stackhouse,
Breneman,	Hagerty,	Marcus, J. C.,	Stadtlander,
Bromley,	Haldeman,	Martin,	Stark,
Brooks,	Hampson,	Mantz,	Steedle,
Brown, T. R.,	Harding,	Michel,	Stevens,
Burns,	Hatrlick,	Millar, A.,	Stevenson,
Campbell,	Haws,	Millar A. S. C.,	Stewart,
Cathin,	Haves,	Miller, C.,	Strauss,
Chaplin,	Hegfeman,	Miller, D. J.,	Sweitzer,
Clutton,	Henderson, W.,	Miller, D. D.,	Thomas,
Comerer,	Hess,	Miller, H. F.,	Trainer,
Conner,	Heirick,	Miller, J. J.,	Van Alen,
Cook,	Hoffman, J. N.,	Mitchell,	Walker, G. T.,
Craig, J. O.,	Hoover,	Morris,	Walker, J. A.,
Cratty,	Horne,	Ogle,	Weiss,
Crum,	Hough,	Orr,	Wells,
Curran,	Huston,	Perry,	Wettach,
Davis,	Jones, W. W.,	Phillips,	Whitaker,
Dawson,	Jordan,	Pike,	Whitehouse,
Dewey, C. P.,	Kantner,	Onigley,	Whiteman,
Dewey, F. H.,	Keene,	Rhoads,	Williams,
Dielm,	Kelly,	Richards,	Wolfe,
Dilshewer,	Kinsman,	Rieder,	Woner,
Dithrich,	Kohler,	Rinn,	Wood,
Dunlap,	Krause,	Roman,	Woodruff,
Dune,	Krugh,	Ruch,	Zook,
Eches,	Lefforty,	Ruddy,	Spangler,
Edmonds,	Leeds,	Ruth,	Speaker.
Ehrhardt,	Long,		
Elgin,			

#### NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

#### SENATE MESSAGE.

##### AMEND HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 677.

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine), entitled, "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," as amended.

With information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment. The Clerk then read the amendment as follows:

Amend Section 1, page 5, line 23, by striking out after the word "Public" the words: "and private."

On the question.

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—171.

Alexander,	Elgin,	Krugh,	Schaeffer,
Allum,	Evans,	Lafferty,	Schilling,
Armstrong,	Feldman,	Leeds,	Shaffer,
Aston,	Fitzgibbon,	Lewis,	Shannon,
Baker,	Flynn,	Long,	Shellenberger,
Baldi,	Fowler,	Love,	Sinclair,
Beaver,	Fox,	McBride,	Snink,
Beckley,	Franklin,	McCaig,	Smith, H. J.,
Bell,	Gelder,	McCann,	Smith, J. W.,
Bidelspacher,	Gibbon,	McCarthy,	Smith, L.,
Bhett,	Glass,	McCurdy,	Snowden,
Blumberg,	Goehring,	McGowan,	Soffel,
Bolard,	Golder,	McKim,	Sowers,
Brady,	Goodough,	McKnight,	Sprows,
Bromley,	Goss,	McOwen,	Stackhouse,
Brooks,	Green,	McVicar,	Stadthander,
Brown, T. R.,	Hagerty,	Magill,	Steedle,
Burns,	Haines,	Mangan,	Sterling,
Campbell,	Hampson,	Marcus, J.,	Stevens,
Catlin,	Harding,	Marcus, J. C.,	Stevenson,
Chaplin,	Harry,	Martin,	Stewart,
Clutton,	Haslett,	Michel,	Strauss,
Comer,	Hatrick,	Miller, A.,	Sweitzer,
Conner,	Haws,	Miller, A. S. C.,	Thomas,
Cook,	Jones,	Miller, C.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, D. L.,	Vickerman,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Walker, G. T.,
Craty,	Henderson, W.,	Miller, H. F.,	Walker, J. A.,
Crum,	Herrick,	Miller, J. J.,	Weamer,
Curran,	Hoffman, M. R.,	Mitchell,	Weiss,
Davis,	Holcombe,	Ogle,	Wells,
Dawson,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitaker,
Dewey, C. P.,	Huston,	Pike,	Whitehouse,
Dewey, P. H.,	Jones, D. J.,	Posev,	Whiteman,
Dilshemer,	Jordan,	Quigley,	Williams,
Ditrich,	Kantner,	Rhoads,	Wolfe,
Donneley,	Keene,	Richards,	Woner,
Dunlap,	Kelly,	Rinn,	Wood,
Dunn,	Kinsman,	Ronan,	Woodruff,
Eaches,	Kohler,	Ruddy,	Zook,
Edmonds,	Kraoser,	Ruth,	Spangler,
Ehrhardt,	Krause,		Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

## SENATE MESSAGE.

## HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

## House Bill No. 611.

An Act to amend an act entitled "An act to establish a Board of Commissioners of Navigation for the River Delaware and its navigable tributaries regulating their jurisdiction over ships vessels and boats and wharves piers bulkheads docks slips and basins and exempting cities of the first class from certain of its provisions and making an appropriation therefor" approved the eighth day of June one thousand nine hundred and seven (Pamphlet Laws page four hundred ninety-six) amending sections five and six thereof so as to express with greater certainty the intention of the General Assembly with respect to the enforcement of the rules and regulations made and promulgated by the Commissioners pursuant to the authority conferred upon them by said act

## House Bill No. 532.

An Act to amend part of section thirteen of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fifty-seven) entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting same and of their appointees including registrars in-

## House Bill No. 634.

An Act constituting a salary board to fix the salaries of the directors of the poor of county poor districts in counties of the fourth class and repealing all acts general local or special inconsistent therewith

## House Bill No. 1167.

An Act providing that in townships of the first class municipal claims for grading constructing paving rebuilding curbing maintaining, repairing and cleaning sidewalks and footwalks and keeping the same clear of obstructions and their nuisances may be included in and collected with the other township taxes.

## House Bill No. 1168.

An Act to amend sections four hundred four hundred and one and four hundred and two of an act approved the fourteenth day of July, one thousand nine hundred and seventeen entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

## House Bill No. 1170.

An Act to amend sections nine hundred and eighty-nine nine hundred and ninety, nine hundred and ninety-two, nine hundred and ninety-three and one thousand and five of an act approved the fourteenth day of July one thousand nine hundred and seventeen (P. L. 840) entitled "An act concerning townships and revising amending and consolidating the law relating thereto."

## House Bill No. 1171.

An Act to amend section six hundred and twenty-five of an act to amend by adding sections six hundred and twenty-six and six hundred and twenty-seven to an act approved the fourteenth day of July one thousand nine hundred and seventeen (P. L. 840) entitled "An act concerning townships and revising, amending and consolidating the law relating thereto"

## House Bill No. 1172.

An act to amend section ten hundred and eleven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

## House Bill No. 1197.

An Act to amend section five hundred and eighty-five of an act approved July fourteenth one thousand nine hundred and seventeen (P. L. 840) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

With the information that the Senate has passed the same without amendment.

## RECONSIDERATION OF VOTE.

Mr. STERLING. Mr. Speaker, I move that the vote by which the House concurred in the amendment made by the Senate to House Bill No. 677, File Folio 2127, entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

be reconsidered.

Mr. GLASS. Mr. Speaker, I second the motion.

One the question,

Will the House agree to the motion?

Mr. STERLING. Mr. Speaker, in the rush of business on these amendments, we probably did not give them the consideration they should have and, therefore, this motion to reconsider has been presented. The amendments of the Senate to House Bill No. 677 take out of this measure two words, "and private." The bill provides for the teaching of the English language in the schools of Pennsylvania and certain standard subjects. By the amendment of the Senate taking out these two words the provisions of the act are limited to public schools. You will readily see that the full force and effect of the measure is lost if the House concur in the amendment. I am advised that the Department of Education desires that the provisions of the act apply to both public and private schools and for this reason I ask you to support the motion.

Mr. ALEXANDER. Mr. Speaker, this is the bill, you may remember that was before the House some time ago to which a number of the members of this House, I have heard since objected as to the dictation of what a private school teacher should teach. At that time I objected to it



and I have heard a number of people since the bill has passed who have said if they had to do it over again they would vote against the bill. I say we have no right to say to a private school teacher, man or woman, what he or she shall teach. When it comes to your public schools, that is all right, but you send your pupils to the private school teacher for a certain purpose. I send them there for a certain purpose and what right have we to regulate a man in his private business or a woman in her private business as to what he or she shall or shall not teach. I think the amendment made in the Senate is absolutely proper. I ask you to vote against the reconsideration of this bill.

Mr. DUNLAP. Mr. Speaker, I originally voted "no" on that bill, because I misunderstood it, but fortunately, I changed my vote. We have had a great deal of agitation about Americanization which cannot be effective until the elements of the English language are taught. As I understand it, this bill requires those who are instructors of private and public schools to teach the English language in order that the children may learn the language of our country and familiarize themselves with the elements of the language. I, therefore, take the stand that we should have this bill in its original form to include "private" as well as public schools.

On the question recurring.

Will the House agree to the motion?

The motion was agreed to, and the amendment made by the Senate to House Bill No. 677 was not concurred in.

Ordered, That the Clerk inform the Senate accordingly.

#### BILL ON FINAL PASSAGE RECALLED FROM GOVERNOR.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 199, as follows:

An Act to amend section one of an act approved the fourteenth day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred seventy-three) entitled "An act to provide for retirement of State employes permanently disqualified by reason of physical or mental disability to perform their official functions and duties with half pay under certain conditions during the remainder of their lives except State employes whose retirement has been or shall be otherwise provided for and the filling of vacancies caused by such retirement" as amended by changing the conditions under which said employes can be retired and the procedure therein in changing the pension period and defining the term "State employe" to include officers and employes in the legislative and executive branches of the State government and of State institutions

Section I. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the fourteenth day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred seventy-three) entitled "An act to provide for retirement of State employes permanently disqualified by reason of physical or mental disability to perform their official functions and duties with half pay under certain conditions during the remainder of their lives except State employes whose retirement has been or shall be otherwise provided for and the filling of vacancies caused by such retirement" which as amended by an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred fifty-nine) entitled "An act to amend an act entitled 'An act to provide for retirement of State employes permanently disqualified by reason of physical or mental disability to perform their official functions and duties with half pay under certain conditions during the remainder of their lives except State employes whose retirement has been or shall be otherwise provided for and the filling of vacancies caused by such retirement' approved the fourteenth day of June Anno Domini one thousand nine hundred and fifteen so as to extend the operation thereof to all employes in penitentiaries and other institutions operated by the Commonwealth as well as those more directly in the service thereof" reads as follows

"Section I. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter whenever the Governor is of opinion based upon satisfactory medical evidence that a State employe is by reason of physical or mental disability permanently incapacitated for performing his regular official duties except State employes whose retirement has been or shall be otherwise provided for he shall notify said employe of his opinion giving the reasons therefor and if the said employe shall resign within thirty days after such notice and shall have served in office as such a State employe for twenty-five years or more or who shall have reached the age of sixty-five years and shall have served in office as such a State employe for twenty years or more and shall hold himself in readiness to perform special duties in such ways as he may be reasonably able to do after his honorable retirement from office by resignation he shall receive during the remainder of his life or during the con-

tinuance of such disability or incapacity one-half of the salary which he would have received had he remained in active service. The term 'State employe' as used in this act shall apply to all employes in penitentiaries reformatories and other institutions operated by the Commonwealth as well as those more directly in the service thereof' is hereby further amended to read as follows

Section I. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter whenever the Governor is of the opinion that a State employe is incapacitated for performing his regular official duties except State employes whose retirement has been or shall be otherwise provided for he shall notify said employe of his opinion and if the said employe shall resign within thirty days after such notice and shall have served in office as such a State employe for twenty-five years or more or who shall have reached the age of sixty-five years and shall have served in office as such a State employe for twenty years and shall hold himself in readiness to perform special duties in such ways as he may be reasonably able to do after his honorable retirement from office by resignation he shall receive during the remainder of his life or during the continuance of such disability or incapacity one-half of the salary which he would have received had he remained in active service. The term "State employe" as used in this act shall mean all officers and employes of the executive and legislative branches of the State government including officers and employes of the Department of Public Instruction who at the time of retirement are not contributors to the State Teachers' Retirement Fund and entitled to retirement in accordance therewith. The term shall also apply to all officers and employes in penitentiaries reformatories and other institutions operated by the Commonwealth

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—151.

Allum,	Fitzgibbon,	Krugh,	Rinn,
Armstrong,	Flynn,	Lafferty,	Roman,
Asbury,	Fowler,	Leeds,	Ruddy,
Aston,	Franklin,	Lewis,	Schaeffer,
Baker,	Gearhart,	Long,	Schilling,
Baldi,	Gelder,	Love,	Schwartz,
Barnhart,	Gibbon,	McBride,	Sieg,
Beaver,	Glass,	McCaig,	Shaffer,
Beckley,	Goehring,	McCann,	Sinclair,
Bell,	Golder,	McCarthy,	Smink,
Bidelspacher,	Goodnough,	McClure,	Smith, H. J.,
Blair,	Green,	McConnell,	Smith, H.,
Blumberg,	Griffith,	McCurdy,	Smith, J. W.,
Bower,	Hagerly,	McGowan,	Smith, L.,
Brady,	Haines,	McHugh,	Softel,
Brenneman,	Haldeman,	McKnight,	Sowers,
Bromley,	Hampson,	McMullen,	Sprows,
Brooks,	Harry,	McOwen,	Stackhouse,
Brown, F. B.,	Haslett,	Mangan,	Stadtlander,
Brown, T. R.,	Hatrlick,	Marcus, J.,	Steedle,
Campbell,	Haws,	Marcus, J. C.,	Sterling,
Catlin,	Hayes,	Marshall,	Stevens,
Clutton,	Heffernan,	Mantz,	Stevenson,
Conner,	Henderson, W.,	Michel,	Stewart,
Cook,	Hess,	Millar, A.,	Sweitzer,
Craig, J. O.,	Hetrick,	Miller, C.,	Trainer,
Curran,	Hoffman, M. R.,	Miller, D. D.,	Vickerman,
Davis,	Holcombe,	Miller, H. F.,	Walker, J. A.,
Devey, C. P.,	Hoover,	Miller, J. J.,	Weamer,
Devey, P. H.,	Hough,	Morris,	Weiss,
Dithrich,	Jones, D. J.,	Ogle,	Wells,
Drinkhouse,	Jones, W. W.,	Orr,	Wettach,
Dunlap,	Kantner,	Perry,	Whitaker,
Dunn,	Keene,	Phillips,	Whitehouse,
Eaches,	Kelly,	Pike,	Wolfe,
Edmonds,	Kohler,	Posey,	Spangler,
Ehrhardt,	Kooser,	Rhoads,	Speaker,
Evans,	Krause,		
Feldman,			

#### NAYS—16.

Bolard,	Diehm,	McKim,	Stark,
Brendle,	Elgin,	Magill,	Strauss,
Comerer,	Goss,	Quigley,	Williams,
Crum,	Huston,	Richards,	Woodruff,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

#### SENATE MESSAGE.

#### RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, April 12, 1921.

Resolved (If the House of Representatives concur), That Senate Bill No. 271, entitled An act to amend section two of



the act approved the eighth day of May, one thousand nine hundred and nineteen (Pamphlet Laws one hundred and forty-eight), entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll-bridges over the Delaware River," be returned to the Governor without amendment.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate? It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

#### RECESS.

The SPEAKER. If there is no objection the Chair will declare a recess until 8.30 o'clock this evening.

Whereupon, at 6.20 o'clock the House took a recess until 8.30 o'clock P. M.

#### AFTER RECESS.

The House reconvened at 8.30 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

#### REPORTS FROM COMMITTEES.

Mr. GOLDER, from the Committee on Appropriations, reported as committed House Bill No. 1204, entitled:

An Act to amend section two of the act approved the twenty-eighth day of March, one thousand eight hundred and ninety-five (P. L. 30), entitled "An Act granting an annuity to William W. Snowden of Elizabeth, Allegheny county, Pennsylvania, late a private in Company I, Fourteenth regiment, National Guard of Pennsylvania."

Mr. STEWART, from the Committee on Appropriations, reported as amended, House Bill No. 1084, entitled:

An Act to amend section three of an act approved the twenty-seventh day of May, one thousand eight hundred and ninety-three, (P. L. 171), entitled: "An act providing for the erection of the Pennsylvania Soldiers Orphans' Industrial School; the purchase of land and the erection and equipment of the building and buildings necessary therefor; making appropriations for such purposes, erection and equipment, and the maintenance of children admitted thereip, placing the care of the same in the commission now known as the Commission of Soldiers' Orphan Schools of the State of Pennsylvania, and regulating the admissions to the said Pennsylvania Soldiers Orphans' Industrial School and the said Soldiers' Orphan Schools."

Mr. STEWART, from the Committee on Appropriations, re-reported as amended, House Bill No. 441, entitled:

An Act making an appropriation to pay for the collection revising indexing and proof-reading of the material contained in the pamphlet known as "The Game Fish and Forestry Laws" of this Commonwealth.

#### RESOLUTION.

RESOLUTION RELATIVE TO THE DEATH OF HON. WILLIAM S. BIGGER.

Mr. HOUGH presented the following resolution, which was twice read, considered and adopted.

In the House of Representatives, April 12, 1921.

Resolved, That when the House of Representatives adjourns to-day it do so in respect to the memory of the late Honorable William S. Bigger, a member of this House during the session of the General Assembly of one thousand nine hundred and thirteen.

#### BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 550, entitled:

An Act to amend sections four and six of the act approved the second day of April, one thousand nine hundred and three, (P. L. 128), entitled: "An Act to establish a Department of Fisheries, to provide for its proper administration, and to provide for the protection and propagation of fish by the Department of Fisheries," as amended; fixing the salary of the Commissioner of Fisheries; authorizing the appointment of additional employees; and providing for the salaries of the employees of the department

On the question,

Will the House agree to the bill on third reading?

#### BILL POSTPONED.

Mr. WEISS. Mr. Speaker, I understand the sponsor of this bill, Mr. Chaplin, wishes to have it postponed, therefore, I move that it be placed on the postponed calendar.

Mr. BARNHART. Mr. Speaker, I second the motion.

The motion was agreed to.

#### BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 606, entitled:

A supplement to an act approved the fourteenth day of May, one thousand eight hundred and eighty-nine (P. L. 211), entitled "An act to provide for the incorporation and government of street railway companies in this Commonwealth," authorizing street railway companies to operate vehicles without the use of rails or tracks, by electricity distributed by overhead wires.

On the question,

Will the House agree to the bill on third reading?

Mr. JOSEPH MARCUS. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend the title by adding after the word "companies" on the sixth line the words "and traction motor or motor power companies authorized by law to lease and operate street railway companies."

Amend section 1, page 1, line 5, by inserting after the word "supplement" the following: "or incorporated under any special or general law of this Commonwealth and traction motor or motor power companies authorized by law to lease and operate street railway companies."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 939, entitled:

An Act to amend section four hundred and one of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

On the question,

Will the House agree to the bill on third reading?

Mr. J. REED CRAIG. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend section 1, page 5, line 10, by striking out "eligible" and inserting in lieu thereof "eligible."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1195, entitled:

An Act to commemorate the memory of Thaddeus Stevens by designating one of the educational buildings to be erected in the capitol park as "The Thaddeus Stevens Educational



Memorial" and constituting a commission to prepare a pamphlet dealing with the life and the speeches of Thaddeus Stevens to be distributed to the public schools.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—169.

Alexander,	Fowler,	Love,	Ruth,
Aston,	Franklin,	McBride,	Schaffner,
Baker,	Gelder,	McCaig,	Schilling,
Barnhart,	Gibbon,	McCann,	Schwartz,
Beaver,	Glass,	McCarthy,	Sieg,
Beckley,	Goehring,	McClure,	Shellenberger,
Bell,	Golder,	McConnell,	Sinclair,
Bidelspacher,	Goodnough,	McGowan,	Smiley,
Blair,	Goss,	McHugh,	Smith, H.,
Bluet,	Green,	McKim,	Smith, J. W.,
Blumberg,	Griffith,	McKnight,	Smith, L.,
Bower,	Hagerty,	McMullen,	Snowden,
Brenneman,	Haldeman,	McOwen,	Soffel,
Bromley,	Hampson,	Magill,	Sowers,
Brooks,	Harding,	Mangan,	Sprows,
Brown, T. R.,	Harry,	Marcus, J.,	Stackhouse,
Chaplin,	Haslett,	Marcus, J. C.,	Stadlander,
Comer,	Hatrick,	Marshall,	Stark,
Conner,	Haws,	Martin,	Steedle,
Cook,	Hayes,	Mantz,	Sterling,
Craig, J. R.,	Heffernan,	Michel,	Stevens,
Craig, J. O.,	Henderson, E.,	Miller, A.,	Stevenson,
Crum,	Henderson, W.,	Miller, A. S. C.,	Strauss,
Curran,	Hess,	Miller, C.,	Sweltzer,
Curry,	Herrick,	Miller, D. L.,	Trainer,
Dawson,	Hoffman, J. N.,	Miller, D. D.,	Van Alen,
Denning,	Holcombe,	Miller, H. R.,	Vickerman,
Dewey, C. P.,	Hoover,	Miller, J. J.,	Walker, G. T.,
Dewey, P. H.,	Horne,	Mitchell,	Walker, J. A.,
Diehl,	Hough,	Morris,	Weamer,
Dillsheimer,	Huston,	Ogle,	Wells,
Dittrich,	Jones, D. J.,	Orr,	Whitaker,
Donneley,	Jones, W. W.,	Perry,	Whitehouse,
Dunlap,	Keene,	Phillips,	Whiteman,
Dunn,	Kelly,	Pike,	Williams,
Eaches,	Kinsman,	Posey,	Woner,
Edmonds,	Kooser,	Quigley,	Wood,
Ehrhardt,	Krause,	Richards,	Woodruff,
Elgin,	Krugh,	Rieder,	Zook,
Evans,	Lafferty,	Rinn,	Spangler,
Feldman,	Leeds,	Ruch,	Speaker,
Finney,	Lewis,	Ruddy,	
Fitzgibbon,	Long,		
Flynn,			

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1261, entitled:

An Act to amend sections two three and four of an act approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws three hundred and ninety-five) entitled "An act regulating the sale of concentrated commercial feeding-stuffs also of condimental stock and poultry-food and patented proprietary or trade-mark stock and poultry-food possessing nutritive value combined with medicinal properties defining concentrated commercial feeding stuffs prohibiting the adulteration of any feeding-stuff sold offered or exposed for sale in this State with oat-hulls ground corn cobs flax plants refuse elevator chaff cotton-seed hulls ground corn stalks rice hulls peanut hulls weed seeds or other similar adulterants providing for the collection of samples and analysis thereof by the Department of Agriculture and the publication of information concerning the same providing also for the expenses of the enforcement of the law fixing penalties for its violation and repealing act number two hundred and eleven (Pamphlet Laws one thousand nine hundred and seven page two hundred and seventy-three) entitled "An act regulating the sale of wheat rye corn and buckwheat bran and middlings or any admixture thereof" et cetera approved the twenty-eighth day of May one thousand nine hundred and seven" by enlarging the scope of the term "concentrated commercial feeding-stuffs" and providing for the collection of license fees for the sale thereof and by including certain other substances as adulterants

On the question,

Will the House agree to the bill on third reading?

Mr. HAINES. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend section 1, page 3, line 3, by striking out "expense" and inserting in lieu thereof "expenses"

Amend section 1, page 4, line 28, by striking out "mloasses" and inserting in lieu thereof "molasses"

Amend section 1, page 5, line 16, by striking out the first words "rice buckwheat" after "sorghum"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1032, entitled:

An Act to amend section four of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation"

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the Bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—168.

Alexander,	Evans,	Lafferty,	Sieg,
Allum,	Feldman,	Leeds,	Shaffer,
Aston,	Finney,	Lewis,	Shannon,
Baker,	Fitzgibbon,	Love,	Shellenberger,
Baldi,	Fox,	McBride,	Smith, H. J.,
Barnhart,	Franklin,	McCaig,	Smith, H.,
Beaver,	Gearhart,	McCann,	Smith, J. W.,
Beckley,	Gelder,	McCarthy,	Smith, L.,
Bell,	Gibbon,	McClure,	Snowden,
Bidelspacher,	Glass,	McCurdy,	Soffel,
Blair,	Goehring,	McGowan,	Sowers,
Elmet,	Golder,	McHugh,	Sprows,
Blumberg,	Goodnough,	McKnight,	Stackhouse,
Brady,	Green,	McVicar,	Stadlander,
Brenneman,	Griffith,	Magill,	Stark,
Bromley,	Hagerty,	Mangan,	Steedle,
Brooks,	Haines,	Marcus, J.,	Sterling,
Brown, F. R.,	Haldeman,	Marcus, J. C.,	Stevens,
Brown, T. R.,	Hampson,	Marshall,	Stevenson,
Burns,	Harding,	Martin,	Stewart,
Campbell,	Hatrick,	Michel,	Strauss,
Catlin,	Haslett,	Miller, A.,	Switzer,
Chaplin,	Hayes,	Miller, A. S. C.,	Thomas,
Comer,	Heffernan,	Miller, C.,	Troener,
Conner,	Henderson, W.,	Miller, D. L.,	Van Alen,
Craig, J. R.,	Hess,	Miller, D. D.,	Walker, J. A.,
Craig, J. O.,	Herrick,	Miller, H. R.,	Weamer,
Cratly,	Hoffman, J. N.,	Miller, J. J.,	Weiss,
Curran,	Hoffman, M. R.,	Mitchell,	Wells,
Davis,	Holcombe,	Morris,	Wettach,
Dawson,	Hoover,	Orr,	Whitaker,
Denning,	Horne,	Perry,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Jones, D. J.,	Posey,	Williams,
Diehl,	Jones, W. W.,	Rhoads,	Wolfe,
Dillsheimer,	Jordan,	Richards,	Woner,
Dittrich,	Kantner,	Rinn,	Wood,
Donneley,	Kelly,	Roman,	Woodruff,
Dunlap,	Kinsman,	Ruddy,	Zook,
Dunn,	Kohler,	Schaeffer,	Spangler,
Eaches,	Kooser,	Schilling,	Speaker,
Edmonds,	Krause,	Schwartz,	
Ehrhardt,	Krugh,		
Elgin,			

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 977 as follows:



An Act providing in certain cases for the election of tax collectors in boroughs and in certain cases for the appointment of secretaries of boroughs as tax collectors and providing the manner in which and the method by which such appointment is to be made and the compensation of the appointed tax collector fixed and authorizing such tax collectors to collect county borough school and poor taxes

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the qualified voters of every borough in which the secretary of the borough has not been designated as the tax collector in the manner hereinafter provided shall at the municipal election in the year one thousand nine hundred twenty-one and every four years thereafter elect one properly qualified person for tax collector who shall serve for a term of four years from the first Monday of January next following such election

Section 2 The council of any borough may signify its intention by ordinance or resolution to appoint the secretary of the borough as tax collector and may in such ordinance or resolution appoint the secretary as tax collector but any such ordinance or resolution shall not be effective in any borough unless the same shall be approved by a majority of the electors of the borough voting at an election held for such purposes

Section 3 The question whether or not any such ordinance or resolution shall be effective in any borough may be submitted to the electors at any general municipal or special election in the manner provided by the general election laws and shall be printed upon the ballot in the form provided by the general election law of the Commonwealth for the submission of similar questions

Section 4 The ordinance or resolution providing for the appointment of the secretary of the borough as tax collector shall fix the time when the term of said secretary as tax collector shall commence and such term shall be so fixed as to become effective upon the expiration of the term of any elected tax collector then in office

Section 5 Any ordinance or resolution providing for the appointment of the secretary of the borough as tax collector shall be submitted to the electors of the borough at such time that in case of its adoption by the electors no nominations for the office of tax collector in the particular borough shall be made or election for said office held to fill the place of any tax collector whose term is about to expire

Section 6 All tax collectors of the several boroughs elected or appointed under the provisions of this act shall be collectors of county borough school and poor taxes levied and collected within the respective boroughs. In all cases where the secretary of the borough is appointed as tax collector the ordinance providing for his appointment shall fix his salary for the collection of all county borough school and poor taxes and all commissions to which he is entitled for the collection of county borough school and poor taxes shall be by him paid into the borough treasury

The salary of the secretary acting as tax collector shall in no case exceed the fees to which the elected tax collector is entitled by law for the collection of such taxes and the amount of moneys paid into the borough treasury for the use of the borough school and poor taxes shall in no case exceed the amount of the salary paid to such tax collector by the borough and any excess over such amount shall be paid by the borough to the county or the school or the poor district. The amount so paid into the borough treasury for the use of the borough and the amount returned to the several districts shall be pro rated according to the total amount of the duplicates of the respective districts. All elected tax collectors shall be entitled to the commissions now or hereafter provided by law for the collection of such taxes

Section 7 All tax collectors elected or appointed under the provisions of this act shall give bond in such amount and subject to such approval as is now provided by law and such collectors shall have all the rights and possess all the powers perform all the duties and be subject to all the restrictions and penalties now provided for by law for tax collectors in the several boroughs of this Commonwealth

Section 8 The act approved the sixth day of June one thousand eight hundred and ninety-three (Lamphlet Laws three hundred thirty-three) entitled "An act to authorize the election of tax collectors for the term of three years in the several boroughs and townships of this Commonwealth" is hereby repealed so far as the same relates to boroughs

All other general acts or parts thereof inconsistent with this act are hereby repealed

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—54.

Alexander,	Edmonds,	Horne,	Miller, J. J.,
Baker,	Ehrhardt,	Hough,	Rhoads,
Bell,	Evans,	Huston,	Richards,
Bidelspacher,	Feldman,	Jones, D. J.,	Ruch,
Bluet,	Flynn,	Kooser,	Smiley,
Blumberg,	Gibbon,	Krause,	Snowden,
Brenneman,	Glass,	Krueh,	Soffel,
Bromley,	Goehring,	Leeds,	Stevens,

Brown, T. R.,	Golder,	Long,	Stevenson,
Conner,	Goss,	McBride,	Vickerman,
Cratty,	Green,	McClure,	Weiss,
Dawson,	Haines,	McCurdy,	Wells,
Dewey, P. H.,	Harding,	McKnight,	Whitaker,
Dilsheimer,	Hess,	Marcus, J. C.,	Williams,
Dithrich,	Hetrick,	Martin,	Zook,
Dunlap,	Hoffman, J. N.,	Miller, A.,	Spangler,
Dunn,	Hoffman, M. R.,		Speaker,

NAYS—64.

Allum,	Finney,	McGowan,	Schilling,
Aston,	Gearhart,	McHugh,	Schwartz,
Barnhart,	Gelder,	McMullen,	Sieg,
Blair,	Griffith,	Magill,	Shaffer,
Bolard,	Miller, C.,	Miller, D. D.,	Shellenberger,
Bower,	Harry,	Morris,	Sprows,
Brendle,	Hatrick,	Orr,	Stark,
Chaplin,	Hayes,	Phillips,	Strauss,
Comeror,	Henderson, W.,	Pike,	Sweitzer,
Craig, J. R.,	Holcombe,	Posey,	Van Alen,
Crum,	Hoover,	Rieder,	Wettach,
Curran,	Kohler,	Roman,	Wolfe,
Davis,	Lewis,	Ruddy,	Woner,
Donneley,	Love,	Schaeffer,	Wood,
Eaches,	McCarthy,		Woodruff,
Elgin,	McConnell,		

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill fails.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 204, as follows:

An Act to regulate the practice of the profession of engineering and of land surveying creating a State Board for the Registration of "Professional Engineers" and "Land Surveyors" defining its powers and duties imposing certain duties upon the Commonwealth and political subdivisions thereof in connection with public work and providing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in order to safeguard life health and property any person practicing or offering to practice the profession of engineering or of land surveying shall hereafter be required to submit evidence that he or she is qualified so to practice and shall be registered as hereinafter provided and it shall be unlawful after the first day of June one thousand nine hundred twenty-two for any person to practice or to offer to practice the profession of engineering or of land surveying in this Commonwealth unless such person has been duly registered as a "professional engineer" or as a "land surveyor" or exempted under the provisions of this act

Nothing in this act shall be construed as requiring a certificate of registration as a "professional engineer" or as a "land surveyor" for practicing the profession of engineering or of land surveying by any person or firm or copartnership or corporations upon property owned or leased by such person firm copartnership or corporation unless the same involves the public safety or health

Section 2 Definitions The term "professional engineer" as used in this act means a person who through technical knowledge gained by education or experience in one or more branches of engineering initiates investigates plans and directs the control of the forces of and the utilization of the materials of nature and of human activities in connection therewith for the benefit of man and who represents himself or herself to be such a "professional engineer" either through the use of the term "professional engineer" with or without qualifying adjectives or through the use of some other title implying that he or she is such a "professional engineer" The term "Land Surveyor" as used in this act means a person who makes surveys for the determination of area or for the establishment or re-establishment of land boundaries and the sub-division and planting of land

The term "board" as used in this act shall mean the State Board for Registration of Professional Engineers and of Land Surveyors

Section 3 State Board for Registration of Professional Engineers and Land Surveyors Appointment of Members Terms A State Board for Registration of Professional Engineers and of Land Surveyors is hereby created Said board shall consist of five registered professional engineers who shall be appointed by the Governor These professional engineers who shall be full corporate members in good standing in at least one of the following societies American Society of Civil Engineers American Institute of Mining and Metallurgical Engineers The American Society of Mechanical Engineers and American Institute of Electrical Engineers shall be so selected that not more than two professional engineers of said board shall be members of the same society

The members of the first board shall be appointed within ninety days after the passage of this act to serve for the following terms one member for one year one member for two years one member for three years one member for four years and one member for five years from the date of their appointment or until their successors are duly appointed and qualified On the expiration of the term of any member



the Governor shall appoint a properly qualified person for a term of five years to take the place of the member whose term on said board is about to expire. Each member will hold office until the expiration of his term or until his successor is duly appointed and qualified.

**Section 4 Removal of Members of Board Vacancies** The Governor may remove any member of the board for misconduct incompetency neglect of duty or for any other sufficient cause. Vacancies in the membership of the board shall be filled by an appointment by the Governor for the unexpired term.

**Section 5 Qualifications of Members of Board** Each member of the board shall be a citizen of the United States and a resident of this Commonwealth. He shall have been engaged in the practice of the profession of engineering for at least ten years and shall have been in responsible charge of engineering work for at least five years.

**Section 6 Compensation and Expense of Members of Board** Each member of the board shall receive the sum of fifteen (15) dollars for each day he attends the sessions of the board or any of its committees and for the time spent in necessary travel and in addition thereto shall be reimbursed for all actual traveling incidental and clerical expenses necessarily incurred in carrying out the provisions of this act.

**Section 7 Registration of First Board Certificate of Appointment Oaths of Members Legal Adviser** Each member of the first board shall receive at the time of his appointment a certificate of registration as a "professional engineer" from the Governor of this Commonwealth. Each member of the board when appointed shall receive a certificate of appointment from the Governor and before entering upon his duties shall take and subscribe to the oath required which shall be filed with the Secretary of this Commonwealth. The Attorney General of this Commonwealth shall be the legal adviser to the board.

**Section 8 Power to Subpoena Witness Oaths in Carrying into effect the provisions of this act** the board may under the hand of its chairman and the seal of the board subpoena witnesses and compel their attendance and may also require the production of books papers documents et cetera any member of the board may administer oaths or affirmations to witnesses appearing before the board. If any person shall refuse to obey any subpoena so issued or shall refuse to testify or produce any books papers or documents the board may present its petition to the court of common pleas of the county in which it may be in session setting forth the facts and thereupon such court of common pleas shall issue its subpoena to such person requiring his or her attendance before such court and there to testify or to produce such books papers and documents as may be deemed necessary and pertinent by the board. Any person who shall refuse to obey any subpoena of the court of common pleas shall be held for contempt.

**Section 9 Seal of Board By-laws and Rules** The board shall adopt and have an official seal which shall be affixed to all official documents and papers. The board shall have power to make all by-laws and rules not inconsistent with the Constitution and laws of this Commonwealth which it deems necessary to carry into effect the provisions of this act.

**Section 10 Office of Board Supplies Printing** The board of Commissioners of Public Grounds and Buildings shall furnish the board with suitable quarters in the city of Harrisburg and shall also furnish to said board upon requisition all furniture books papers supplies et cetera which may be necessary for the transaction of its business. All printing required by the board shall be furnished by the State Printer upon requisitions of the chairman of the board upon the Superintendent of Public Printing and Binding.

**Section 11 Organization of Board Meetings Officers Quorum** The board first appointed shall hold a meeting within thirty days after its appointment and shall organize by the election of one of its members as chairman and one as vice-chairman. Thereafter the board shall hold at least two meetings each year and such special meetings as may be provided for in its by-laws or as a majority of the members desire. The board shall annually elect from its members the officers above enumerated. The board shall appoint a secretary who shall hold office during its pleasure. A quorum of the board shall consist of three members.

**Section 12 Engineers' Fund in State Treasury Established Appropriation Payments Therefrom Bond of Secretary Clerks and Assistants** The secretary of the board shall receive and account for all moneys derived under the provisions of this act and shall pay the same monthly to the State Treasurer who shall keep such moneys in a separate fund to be known as the "Engineers' Fund." Such fund shall be kept separate and apart from all other moneys in the treasury and shall be paid out only by a warrant of the Auditor General upon the State Treasurer upon itemized vouchers approved by the chairman and attested by the secretary of the board. All moneys in the "Engineers' Fund" from time to time are hereby specifically appropriated for the use of the board. The Secretary of the board shall give a surety bond to this Commonwealth in such sum as the board may determine. The premium on said bond shall be regarded as a proper and necessary expense of the board and shall be paid out of the "Engineers' Fund." The Secretary of the board shall receive such salary as the board shall determine. The board may employ such clerical or other assistants as are necessary for the proper performance of its work.

**Section 13 Register of Applications for Registration** The board shall keep a record of its proceedings and a register of all applications for registration which register shall

show (a) the name age and residence of each applicant (b) the date of the application (c) the place of business of such applicant (d) his educational and other qualifications (e) whether or not an examination was required (f) whether the applicant was rejected (g) whether a certificate registration was granted (h) the day of the action of the board and (i) such other information as may be deemed necessary by the board.

**Section 14 Records of Board to be Evidence** All books and records of the board shall be prima facie evidence of all matters recorded therein and a certified copy thereof under the hand of the chairman and the seal of the board and attested by the secretary shall be received in evidence in all courts and elsewhere.

**Section 15 Roster of Registered Professional Engineers and of land Surveyors** A roster showing the names places of business and the residences of all registered professional engineers and of all land surveyors shall be prepared by the secretary of the board during the month of June of each year. Copies of this roster shall be obtainable by each person so registered upon application to the secretary of the board. A copy of this roster shall be placed on file by the clerk of each county city borough town township school district and poor district in this Commonwealth.

**Section 16 Annual Report** Annually the board shall submit to the Governor a report of its transactions of the preceding year and shall also transmit to him a complete statement of the receipts and expenditures of the board attested by affidavits of its chairman and of its secretary.

**Section 17 Certificates of Registration Qualifications of Applicant** The board upon application on the form prescribed by it and upon the payment of a fee of twenty dollars except where the applicant applies for a certificate to practice both as a "professional engineer" and as a "land surveyor" when the fee shall be thirty dollars and, except as hereinafter provided shall issue a certificate of resignation to act as a "professional engineer" or as a "land surveyor" or as both to the following person to wit:

(a) Any person who submits evidence satisfactory to the board that he or she is fully qualified to practice the profession of engineering or land surveying.

(b) Any person who holds an unexpired certificate of registration issued to him or her by any proper authority in the District of Columbia or in any state or territory of the United States or in any province of the Dominion of Canada in which the requirements for the registration of professional engineers or of land surveyors are not lower than those provided in this act.

No person except as provided in section eighteen shall be eligible for registration as a "professional engineer" or as a "land surveyor" who is not a citizen of the United States or of the Dominion of Canada or at least twenty-five years of age or who does not speak read or write the English language or is not of good character or repute or has not been actively engaged for six years or more in the practice of the profession of engineering or land surveying of a character satisfactory to the board. Provided however That each year of teaching or of the study of engineering in a school or college satisfactory to the board shall be considered as equivalent to one-half year of active practice but the total number of years of study and teaching which may be credited to such six years of active practice shall not exceed four years.

**Section 18 Citizens of Foreign Countries** A citizen of a foreign country who seeks to practice the profession of engineering within this Commonwealth and who has practiced engineering for a period of more than ten years upon presentation of satisfactory evidence that he is so qualified to practice may at the discretion of the board be granted a certificate as a "professional engineer."

**Section 19 Persons Prima Facie Entitled to Registration** Unless disqualifying evidence be given before the board the following facts established in the application shall be regarded as prima facie evidence satisfactory to the board that the applicant is fully qualified to practice to wit:

(1) As a professional engineer  
(a) Ten or more years of active practice of the profession of engineering.

(b) Graduation from a school or college approved by the board as of satisfactory standing and having a course in engineering of not less than four years and an additional four years of active engagement in engineering work or

(2) As a land surveyor  
(a) Not less than six years of active practice in land surveying work of a character satisfactory to the board.

**Section 20 Furnishing of Additional Evidence by Applicants for Registration Examinations** Applicants for registration in cases where the evidence presented in the applications does not appear to the board conclusive or warranting the issuing of a certificate of registration may present for the consideration of the board further evidence which may also include the results of a required examination.

**Section 21 Majority of Board to Pass Upon Applications Return of Registration Fee** A satisfactory character shall be an essential and a majority vote of the members of the board shall be required to pass upon the qualifications of an applicant for registration as a professional engineer or as a land surveyor. Should the board deny the issuance of a certificate of registration to any applicant the registration fee deposited shall be returned to the applicant. The board after examination or receiving other evidence of qualification as provided in this act shall issue a certificate therefor stating that the said applicant is qualified to practice as a professional engineer or as a land surveyor or both. The said board shall impress upon each certificate of registration issued under this act the seal of the Commonwealth of Pennsylvania.



**Section 22 Practice of Firms Copartnerships or Corporations** A firm or a copartnership or a corporation may only engage in the practice of the profession of engineering or land surveying in this Commonwealth in the name of the person or persons connected with such firm or copartnership or corporation who is or are in responsible charge of the design or of the execution of the work which constitutes such practice each of whom is registered as a professional engineer or as a land surveyor

**Section 23 Renewal of Certificates** Certificates of registration shall expire on the last day of December following their issuance of renewal and shall become invalid on that date unless renewed. It shall be the duty of the secretary of the board on or before the last day of November to notify by mail every person registered hereunder of the date of the expiration of his certificate and the amount of fee required for its renewal for one year. Renewal may be effected at any time during the month of December by the payment of a fee of one dollar to the secretary of the board. The failure on the part of any registrant to renew his or her certificate annually in the month of December as required above shall not deprive such person of the right to renew thereafter but the fee to be paid for the renewal of a certificate after the month of December shall be increased ten per centum for each month or fraction of a month that the payment or renewal is delayed. Provided however That the maximum fee for a delayed renewal shall not exceed the sum of two dollars

**Section 24 Persons Exempted from Registration** The following persons shall be exempted from registration under the provisions of this act to wit

(a) A person not a resident of and having no established place of business in this Commonwealth offering to practice therein as a professional engineer or as a land surveyor

(b) A person not a resident of and having no established place of business in this Commonwealth practicing as a professional engineer or as a land surveyor therein when such practice does not exceed in the aggregate more than thirty days in any calendar year. Provided such person is legally qualified as a professional engineer or as a land surveyor in his or her own state or country

(c) A person not a resident of and having no established place of business in this Commonwealth or who has recently become a resident thereof practicing therein for more than thirty days as a professional engineer or as a land surveyor. Provided however That he shall have filed with the board an application for registration as a professional engineer or as a land surveyor and shall have paid the fee required by this act such exemption shall continue only for such time as the board requires for the consideration of the application for registration and further provided such person is legally qualified as a professional engineer or as a land surveyor in his or her own state or country

(d) An employee of a registered engineer or of a registered land surveyor who is engaged in the practice of the profession of engineering or in land surveying and an employee of a professional engineer or a land surveyor exempted from registration by classes (b) and (c) of this section provided such practice does not include responsible charge of design or supervision

(e) Officers and employees of the government of the United States engaged in the practice of the profession of engineering or in land surveying

(f) Officers and employees of this Commonwealth or of any political sub-division thereof at the time this act becomes effective and thereafter until the expiration of the existing term of office or service of such officer or employee engaged in the practice of the profession of engineering or in land surveying

The exemptions provided for in this section shall apply to firms copartnerships and corporations lawfully practicing the profession of engineering or practicing land surveying as well as to individuals

**Section 25 Revocation of Registration Procedure** The board shall have power to revoke the certificate of registration of any professional engineer or of any land surveyor who is found guilty of

(a) The practice of any fraud or deceit in obtaining a certificate of registration or

(b) Any gross negligence incompetency or misconduct in the practice as a professional engineer or a land surveyor

Any person may prefer charges of fraud deceit negligence incompetency or misconduct against any registered professional engineer or any registered land surveyor. Such charges shall be in writing and shall be sworn to by the person making the same and shall be filed with the secretary of the board. All charges unless dismissed by the board as unfounded or trivial shall be heard and disposed of by the board in three months after the date on which they were preferred.

The time and place for said hearing shall be fixed by the board and a copy of the charges together with a notice of the time and place of hearing shall be personally served on or mailed to the last known address of such registered professional engineer or such registered land surveyor at least thirty days before the date fixed for the hearing.

At any hearing the accused registered professional engineer or the accused registered land surveyor shall have the right to appear personally and by counsel to cross-examine witnesses appearing against him or her and to produce evidence and witnesses in his or her defense.

If after such hearing three or more members of the board vote in favor of finding the accused guilty of (a) the practice of fraud or deceit in obtaining a certificate of registration or (b) any gross negligence incompetency or misconduct in the practice as a professional engineer or as a land surveyor the board shall revoke the certificate of registration of such registered professional engineer or such registered land surveyor

The board for reasons it may deem sufficient may reissue a certificate of registration to any person whose certificate has been revoked providing three or more members of the board vote in favor of such reissuance. A new certificate of registration to replace any certificate revoked lost destroyed or mutilated may be issued subject to the rules and regulations of the board a charge of ten dollars shall be made for such issuance

**Section 26 Appeals to Court when Registration Revoked** Any person who shall feel aggrieved by any action of the board in revoking a certificate of registration may appeal therefrom to the court of common pleas of Dauphin county and after full hearing said court shall make such decree sustaining the action of the board or reinstating the certificate of registration of such professional engineer or land surveyor as to it may seem just and proper. The action of the court of common pleas shall be final.

**Section 27 Seal of Registered Professional Engineers and Land Surveyors** The issuance of a certificate of registration by the board shall be evidence that the person named therein is entitled to all the rights and privileges of a registered professional engineer or registered land surveyor while the said certificate remains unrevoked or unexpired.

Each registrant hereunder shall upon registration obtain a seal of the design authorized by the board bearing the registrant's name and the legend "Registered Professional Engineer" or "Registered Land Surveyor"

Plans specifications plates and reports issued by a registrant may be stamped with the seal during the life of the registrant's certificate but it shall be unlawful for any person to stamp or seal any documents if the certificate of the registrant named therein has expired or has been revoked unless such certificate has been renewed or reissued.

**Section 28 Registered Professional Engineers may Practice as Land Surveyors** Nothing in this act shall be construed as prohibiting a registered professional engineer from making land surveys essential to engineering projects. Nothing in this act shall be construed as permitting a person registered only as a land surveyor to practice engineering.

**Section 29 Commonwealth and Political Subdivisions to Employ Registered Professional Engineers on Public Work** After the first day of June one thousand nine hundred and twenty-two it shall be unlawful for this Commonwealth or for any county city borough town township school district or poor district to engage in the construction of any public work involving engineering unless the plans and specifications and estimates have been approved by and the construction supervised by a registered professional engineer. Provided That nothing in this section shall be held to apply to any public work wherein the contemplated expenditure for the completed project does not exceed two thousand (\$2,000) dollars.

**Section 30 Penalties** Any person who shall after the first day of June one thousand nine hundred and twenty-two practice the profession of engineering or practice land surveying in this Commonwealth without being registered or exempted in accordance with the provisions of this act or any person presenting or attempting to use as his or her own the certificate of registration of another or any person who shall give any false or forged evidence of any kind to the board or to any member thereof in obtaining a certificate of registration or any person who shall falsely impersonate any other registrant of like or different name or any person who shall use or attempt to use an expired or revoked certificate of registration shall be guilty of a misdemeanor and shall upon conviction be sentenced to pay a fine of not less than one hundred (\$100) dollars nor more than five hundred (\$500) dollars or suffer imprisonment for a period not exceeding three months or both.

**Section 31 Repeal** All acts and parts of acts of assembly inconsistent with this act are hereby repealed.

On the question,

Will the House agree to the bill on third reading?

Mr. JAMES A. WALKER. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

Amend section 2 page 1 line 4 by striking out "is" and inserting in lieu thereof "as"

Amend section 17 page 8 line 5 by striking out the article "a" before "professional" and inserting in lieu thereof "as"

Amend section 23 page 11 line 14 by inserting "Provided" before "however"

Amend section 29 page 15 line 23 by striking out "or" and inserting in lieu thereof "or"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.



Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 928, (Senate Bill No. 198), as follows:

An Act to further amend section fourteen of an act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" as amended

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section fourteen of an act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" which as amended by an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and thirty-nine) entitled "An act to amend sections seven ten thirteen fourteen and fifteen of an act entitled 'An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation' approved the twelfth day of July Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) as amended so as to provide fully how many official and specimen ballots shall be provided for each party at the primaries and to whom the same shall be delivered what other election materials shall be furnished and what printed instructions shall be given voters and election officers how the official ballots shall be given to qualified electors how party membership shall be evidenced and how and when it may be challenged how the vote shall be counted recorded and returned by the election officers what shall be done with the ballots voted their stubs and the unused spoiled and void ballots tally papers oaths of election officers affidavits of voters et cetera lists of voters of each party triplicate and other return sheets and who shall have the custody of same to require the return and public inspection of all the spoiled and unused ballots from each election district before the computation of any returns therefrom to prescribe the method of computing and canvassing such returns publicly to provide who shall constitute the return board for any county wherein one or more of the commissioners are candidates at any primary to regulate the manner of correcting apparent errors in certain returns and the opening of ballot-boxes and the recounting of votes when any county commissioner prothonotary or judge of the court of common pleas deems it necessary in order to obtain a correct count or upon the petition of three electors averring fraud or error to assure the right of any authorized representative of any party or candidate to hear record and check up the returns as read as well as to inspect the same and any other public documents relating to any primary election to allow any person aggrieved by any decision of the county commissioners or prothonotary to appeal therefrom to the court of common pleas of the proper county to make certain violations of said act as amended hereby misdemeanors and to provide penalties for the punishment of such offenses to provide that nomination petitions of candidates for any municipal office to be filled by a vote of the electors of a senatorial district shall be signed by at least two hundred qualified electors of such district and to repeal inconsistent legislation" reads as follows

"Section 14 Upon the closing of the polls at such primary and before the ballot-boxes are opened the number of ballots issued to the voters of each party as shown by the stubs and the number of ballots of each party if any spoiled and returned by voters and canceled shall be announced to all present in the voting room and entered on the general return sheets aforesaid and then the names checked as having voted in the two as-

essor's lists or registers marked 'ballot check list' and 'voting check list' respectively shall be immediately counted and the result announced and compared with the number of ballots issued as above ascertained after deducting the number spoiled and canceled and said results shall also be compared with the number of names written in the numbered lists of voters which shall be made as at elections as the electors receive and cast their ballots with the addition of a note of each elector's party enrollment after his name If any differences exist which are not found to be due merely to clerical errors such differences shall also be noted on the general return sheets aforesaid. Then the numbered lists of voters (except a copy of the latter which shall be hung outside of the polling place) shall be placed in the separate envelopes provided for them respectively and sealed In cities the voting and ballot check lists shall be put in one envelope and sealed and subsequently delivered to the registration commissioners or county commissioners as required by the personal registration acts relating to cities of various classes

Also the stubs of all ballots used together with all unused ballots and all spoiled and canceled ballots of each party and the ballot check list in boroughs townships and districts other than in cities shall be placed in a separate envelope and sealed before the ballot boxes are opened which package shall be kept by the judge and delivered by him in person to the county commissioners at such place as they shall designate on or before noon of the Thursday following such primary

As soon as all the ballots of each party have been properly accounted for and those outside the ballot-boxes as well as the said lists sealed as aforesaid the election officers shall forthwith open the ballot-boxes and take therefrom all ballots therein and separate the same according to the party to which they belong and first audibly count the number cast for each party one by one and make a record thereof and then the judge or one of the inspectors in the presence of the other officers shall read aloud the names marked or inserted upon each ballot keeping the ballots of each party in sequence together with the office for which the person named is a candidate and any other relevant matter necessary to identify him and the clerks shall carefully enter each vote as read and keep account of the same in triplicate tally papers for each party to be provided as aforesaid All ballots after being removed from the box shall be kept within the unobstructed view of all persons in the voting room until replaced in said box and no person while handling same shall have in his hand any pencil pen stamp or other means of marking or spoiling any ballot When the vote cast for the different persons named upon said party ballots shall have been fully recorded on said tally papers and counted the election officers shall duly certify to the number of votes cast for each person upon the respective party tickets and shall prepare triplicate returns thereof for each party and also general returns in duplicate showing besides the entries made thereon as aforesaid the number of ballots of each party cast and the number of ballots of each party declared altogether void including any blank ballots cast as well as the votes cast for each candidate on each party ticket one of which statements shall be immediately posted for the information of the public outside the voting room or polling-place and the other of which shall be entrusted to the judge for delivery to the county commissioners with the package of unused ballots et cetera aforesaid The election officers shall then replace the ballots cast so counted and canvassed in the boxes including those declared void together with one set of tally papers one set of said triplicate return sheets one numbered list of voters sealed as aforesaid (and the voting check list in districts other than in cities) and one oath of each election officer and lock and seal each ballot-box so that nothing can be inserted therein until it be opened again and the judge and minority inspector shall deliver them to the county commissioners at the place designated by them or by law on or before noon of the Thursday following such primary and the county commissioners or return board shall not compute any returns from any election district until the ballot-boxes thereof as well as the package of unused ballots et cetera aforesaid therefrom are returned to them as aforesaid

The minority inspector shall retain one complete set of tally papers and one of the triplicate return sheets for each party and one set of the affidavits of voters and other persons except oaths of election officers made pursuant to the provisions of this act at such primary and carefully preserve the same for the period of at least one year The remaining tally papers triplicate return sheets and affidavits of voters and others including oaths of election officers shall be placed in separate envelopes to be provided for the same and sealed as soon as the count is finally completed All of such envelopes and the other numbered list of voters previously sealed as aforesaid shall be entrusted to the judge of election and shall on or before noon of the Thursday following be deposited by him in person or by registered mail with the county commissioners who shall on the succeeding day at noon publicly commence the computation and canvassing of the returns and continue the same from day to day until completed in the manner hereinafter provided except that if any of the county commissioners of any county shall be a candidate for any nomination at any primary he shall not act as a member of the return board for computing or canvassing any returns of such primary but the other two commissioners if both are qualified shall act and in case in any county there are not at least two commissioners so qualified two judges of the court of common pleas of such county shall be designated by said court to act as a return board provided that neither of them are candidates for any nomination at such primary either on a party or a nonpartisan ballot and if there shall be only one judge of such court in such county or if less than two judges are qualified and able to act in such county any judge who is qualified may act alone and if there be none qualified the prothonotary of such county shall act as the return board

The general returns from the various districts shall be open to public inspection at the office of the county commissioners



as soon as they receive same from the judges thereof.

The county commissioners shall provide a convenient public place for holding the sessions of the return board whoever may compose it as aforesaid with adequate accommodations for the authorized representatives of each party and candidate concerned in any such primary not exceeding two such representatives for each of them at any one time to attend and to keep or check up their own computations of the votes cast in the several election districts as the returns from the same are read as hereinafter directed and the county commissioners shall give at least one week's previous notice by advertising once in at least two newspapers of a large paid circulation published at the county-seat of the time aforesaid and place when and where such return board will commence and hold its sessions and keep copies of such advertisement posted in their office during said period.

At noon on the Friday following any such primary the county commissioners shall have ready a sufficient number of blank forms of returns made out in a proper manner and headed as the nature of the ballots may require for making out full and fair statements of all votes which shall have been given within the county or any political district therein according to the returns from the several election districts thereof for any person voted for therein for any party nomination or party office.

All the clerks of the county commissioners and other persons assisting in the official computation and canvassing of the votes shall be first sworn to perform their duties impartially and not to read write count or certify any return or vote falsely or fraudulently.

The general returns made by the election officers as aforesaid from the various election districts shall be read one after another in the usual order slowly and audibly by one of the clerks who shall in each case read therefrom the number of ballots of each party issued spoiled and canceled and cast respectively whereupon the clerk having charge of the records of the county commissioners showing the number of ballots of each party furnished for each election district and the number of stubs and unused ballots and spoiled and canceled ballots returned shall publicly announce the number of same respectively and unless it appears by said numbers of calculations therefrom that said records and the said general return correspond no further returns shall be read from the latter until all the ballots issued are full accounted for and all the stubs and unused ballots spoiled and canceled ballots as well as the other election returns aforesaid shall be open to public inspection and shall be carefully preserved together with the contents of the ballot-box by the county commissioners for at least eleven months and not destroyed in any event without the previous consent in writing by the district attorney. None of the envelopes sealed by election officers and entrusted to the judges of election shall be opened by any person except by order of the return board or of the court of common pleas.

When the records agree with the said returns regarding the ballots the votes recorded for each candidate on each party ticket shall be read by the said clerk slowly audibly and in an orderly manner from the said returns and the figures announced shall be compared by other clerks with the return sheets of each party for the respective districts and discrepancies shall be immediately called to the attention of the return board which shall thereupon compare said return sheets with the tally papers and party return sheets agree the general return shall be forthwith corrected to conform thereto but in every other case the return board shall forthwith cause the ballot-box of such division to be brought before it and opened under its direction and the ballots therein recounted respecting any vote in question in the presence of representatives of each party and candidate interested who are attending the canvass of such votes and if such recount shall not be sufficient to correct the error in any of the said returns the return board may summon the election officers and overseers if any to appear forthwith with all election papers in their possession and the court of common pleas shall use its processes to enforce such summons if necessary and if any error or fraud is discovered the return board shall compute and certify the votes justly regardless of any fraudulent or erroneous returns presented to it and report the facts to the district attorney of the proper county for action in cases that appear to warrant same.

As the returns from each election district are read computed and found to be correct or corrected as aforesaid they shall be recorded on the blanks prepared for the purpose of casting up the total vote of each candidate on each party ticket until all the returns from the various election districts which are entitled to be counted shall have been duly recorded when they shall be added together announced and attested by the clerks who made and computed the entries respectively and at the expiration of five days after the completion of said computation the return board shall certify the several returns accordingly to the county commissioners unless upon appeals taken from any decision the court of common pleas shall have directed any return to be revised in which cases such returns shall be revised and certified accordingly" is hereby further amended to read as follows.

Section 14 Upon the closing of the polls at such primary and before the ballot-boxes are opened the number of ballots issued to the voters of each party as shown by the stubs and the number of ballots of each party if any spoiled and returned by voters and canceled shall be announced to all present in the voting room and entered on the general return sheets aforesaid and then the names checked as having voted in the two assessor's lists or registers marked "ballot check list" and "voting check list" respectively shall be immediately counted and the result announced and compared with the number of ballots issued as above ascertained after deducting the number spoiled and canceled and said results shall also be compared with the number of names written in the numbered lists of voters which shall be made as at elections as the electors receive and cast

their ballots with the addition of a note of each elector's party enrollment after his name. If any differences exist which are not found to be due merely to clerical errors such differences shall also be noted on the general return sheets aforesaid. Then the numbered lists of voters (except a copy of the latter which shall be hung outside of the polling place) shall be placed in the separate envelopes provided for them respectively and sealed in cities the voting and ballot check lists shall be put in one envelope and sealed and subsequently delivered to the registration commissioners or county commissioners as required by the personal registration acts relating to cities of various classes.

Also the stubs of all ballots used together with all unused ballots and all spoiled and canceled ballots of each party and the ballot check list in boroughs townships and districts other than in cities shall be placed in a separate envelope and sealed before the ballot boxes are opened which package shall be kept by the judge and delivered by him in person to the county commissioners at such place as they shall designate on or before noon of the Thursday following such primary.

As soon as all the ballots of each party have been properly accounted for and those outside the ballot-boxes as well as the said lists sealed as aforesaid the election officers shall forthwith open the ballot-boxes and take therefrom all ballots therein and separate the same according to the party to which they belong and first audibly count the number cast for each party one by one and make a record thereof and then the judge or one of the inspectors in the presence of the other officers shall read aloud the names marked or inserted upon each ballot keeping the ballots of each party in sequence together with the officer for which the person named is a candidate and any other relevant matter necessary to identify him and the clerks shall carefully enter each vote as read and keep account of the same in triplicate tally paper for each party to be provided as aforesaid. All ballots after being removed from the box shall be kept within the unobstructed view of all persons in the voting room until replaced in said box and no person while handling same shall have in his hand any pencil pen stamp or other means of marking or spoiling any ballot. When the vote cast for the different persons named upon said party ballots shall have been fully recorded on said tally papers and counted the election officers shall duly certify to the number of votes cast for each person upon the respective party tickets and shall prepare triplicate returns thereof for each party and also general returns in duplicate showing besides the entries made thereon as aforesaid the number of ballots of each party cast and the number of ballots of each party declared altogether void including any blank ballots cast as well as the votes cast for each candidate on each party ticket one of which statements shall be immediately posted for the information of the public outside the voting room or polling place and the other of which shall be entrusted to the judge for delivery to the county commissioners with the package of unused ballots etcetra aforesaid. The election officers shall then replace the ballots cast so counted and canvassed in the boxes including those declared void together with one set of tally papers one set of said triplicate return sheets one numbered list of voters sealed as aforesaid (and the voting check list in districts other than in cities) and one oath of each election officer and lock and seal each ballot-box so that nothing can be inserted therein until it be opened again and the judge and minority inspector shall deliver them to the place which has been designated by the court of common pleas or by law for the delivery of ballot-boxes at general and municipal elections on or before noon of the Thursday following such primary and the county commissioners or return board shall not compute and returns from any election district until the ballot-boxes thereof as well as the package of unused ballots et cetera aforesaid therefrom are delivered as aforesaid.

The minority inspector shall retain one complete set of tally papers and one of the triplicate return sheets for each party and one set of the affidavits of voters and other persons except oaths of election officers made pursuant to the provisions of this act at such primary and carefully preserve the same for the period of at least one year. The remaining tally papers triplicate return sheets and affidavits of voters and others including oaths of election officers shall be placed in separate envelopes to be provided for the same and sealed as soon as the count is finally completed. All of such envelopes and the other numbered lists of voters previously sealed as aforesaid shall be entrusted to the judge of election and shall on or before noon of the Thursday following be deposited by him in person or by registered mail with the county commissioners who shall on the succeeding day at noon publicly commence the computation and canvassing of the returns and continue the same from day to day until completed in the manner hereinafter provided except that if any of the county commissioners of any county shall be a candidate for any nomination at any primary he shall not act as a member of the return board for computing or canvassing any returns of such primary but the other two commissioners so qualified two judges of the court of common pleas of such county shall be designated by said court to act as a return board provided that neither of them are candidates for any nomination at such primary either on a party or a non-partisan ballot and if there shall be only one judge of such court in such county or if less than two judges are qualified and able to act in such county any judge who is qualified may act alone and if there be none qualified the prothonotary of such county shall act as the return board.

The general returns from the various districts shall be open to public inspection at the office of the county commissioners as soon as they receive same from the judges thereof.

The county commissioners shall provide a convenient public place for holding the sessions of the return board whoever may compose it as aforesaid with adequate accommodations for the authorized representatives of each party and candidate concerned in any such primary not exceeding two such representatives for each of them at any one time to attend and



to keep or check up their own computations of the votes cast in the several election districts as the returns from the same are read as hereinafter directed and the county commissioners shall give at least one week's previous notice by advertising once in at least two newspapers of a large paid circulation published at the county-seat of the time aforesaid and place when and where such return board will commence and hold its sessions and keep copies of such advertisement posted in their office during said period.

At noon on the Friday following any such primary the county commissioners shall have ready a sufficient number of blank forms of returns made out in a proper manner and headed as the nature of the ballots may require for making out full and fair statements of all votes which shall have been given within the county or any political district therein according to the returns from the several election districts thereof for any person voted for therein for any party nomination or party office.

All the clerks of the county commissioners and other persons assisting in the official computation and canvassing of the votes shall be first sworn to perform their duties impartially and not to read write count or certify any return or vote falsely or fraudulently.

The general returns made by the election officers as aforesaid from the various election districts shall be read one after another in the usual order slowly and audibly by one of the clerks who shall in each case read therefrom the number of ballots of each party issued spoiled and canceled and cast respectively whereupon the clerk having charge of the records of the county commissioners showing the number of ballots of each party furnished for each election district and the number of stubs and unused ballots and spoiled and canceled ballots returned shall publicly announce the number of same respectively and unless it appears by said numbers or calculations therefrom that said records and the said general return correspond no further returns shall be read from the latter until all the ballots issued are fully accounted for and all the stubs and unused ballots spoiled and canceled ballots as well as the other election returns aforesaid shall be open to public inspection and shall be carefully preserved together with the contents of the ballot-box by the county commissioners for at least eleven months and not destroyed in any event without the previous consent in writing by the district attorney. None of the envelopes sealed by election officers and entrusted to the judges of election shall be opened by any person except by order of the return board or of the court of common pleas.

When the records agree with the said returns regarding the ballots the votes recorded for each candidate on each party ticket shall be read by the said clerk slowly audibly and in an orderly manner from the said returns and the figures announced shall be compared by other clerks with the return sheets of each party for the respective districts and discrepancies shall be immediately called to the attention of the return board which shall thereupon compare said return sheets with the tally papers for the same election district respecting the same candidates or party ballots and if the tally papers and party return sheets agree the general return shall be forthwith corrected to conform thereto but in every other case the return board shall forthwith cause the ballot-box of such division to be brought before it and opened under its direction and the ballots therein recounted respecting any vote in question in the presence of representatives of each party and candidate interested who are attending the canvass of such votes and if such recount shall not be sufficient to correct the error in any of the said returns the return board may summon the election officers and overseers if any to appear forthwith with all election papers in their possession and the court of common pleas shall use its processes to enforce such summons if necessary and if any error or fraud is discovered the return board shall compute and certify the votes justly regardless of any fraudulent or erroneous returns presented to it and report the facts to the district attorney of the proper county for action in cases that appear to warrant same.

As the returns from each election district are read computed and found to be correct or corrected as aforesaid they shall be recorded on the blanks prepared for the purpose of casting up the total vote of each candidate on each party ticket until all the returns from the various election districts which are entitled to be counted shall have been duly recorded when they shall be added together announced and attested by the clerks who made and computed the entries respectively and at the expiration of five days after the completion of said computation the return board shall certify the several returns accordingly to the county commissioners unless upon appeals taken from an decision the court of common pleas shall have directed any returns to be revised in which cases such returns shall be revised and certified accordingly.

On the question.

Will the House agree to the bill on third reading?

It was agreed to.

Shall the bill pass finally?

Mr. EDMONDS. Mr. Speaker, may I interrogate someone with reference to this bill.

The SPEAKER. Is there any member of the House who will permit himself to be interrogated?

Mr. GLASS. Mr. Speaker, I will, sir.

Mr. EDMONDS. Mr. Speaker, I would like to ask the gentleman from Philadelphia, if he will not explain what changes are made in the election law by this bill.

Mr. GLASS. Mr. Speaker, the only change that is made by this bill is contained on page 2, file folio No. 2314. Under

the existing law immediately after an election the ballot boxes are required to be sent to the county seat to the office of the county commissioner. In the country districts sometimes that becomes very annoying, either on account of bad conditions of the roads or otherwise. This bill would give the courts the right to designate other places where the ballot boxes may be sent and to be kept there until the time when the votes are to be counted which is Tuesday following the election. I think it is a very good bill.

Mr. EDMONDS. That is the only change?

Mr. GLASS. That is the only change.

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—163.

Alexander,	Etain,	Love,	Sieg
Allum,	Evans,	McBride,	Shaffer,
Aston,	Feldman,	McCaig,	Smiley,
Baldi,	Flynn,	McCann,	Smink,
Barnhart,	Fox,	McCarthy,	Smith, H. J.,
Beaver,	Franklin,	McClure,	Smith, H.,
Beckley,	Gearhart,	McConnell,	Smith, J. W.,
Bell,	Gelder,	McCurdy,	Snowden,
Blair,	Gibson,	McHugh,	Soffel,
Blumett,	Glass,	McKim,	Sowers,
Blumberg,	Goehring,	McOwen,	Sprowls,
Bower,	Golder,	McVicar,	Stackhouse,
Brady,	Goodnough,	Magill,	Stark,
Brenneman,	Green,	Mangan,	Steele,
Bromley,	Griffith,	Marcus, J.,	Sterling,
Brooks,	Hagerty,	Marcus, J. C.,	Stevens,
Brown, T. R.,	Haines,	Marshall,	Stevenson,
Burns,	Harding,	Martin,	Stewart,
Campbell,	Harry,	Michel,	Strauss,
Catlin,	Hatrick,	Miller, A.,	Sweitzer,
Chaplin,	Haws,	Miller, A. S. C.,	Thomas,
Clutton,	Haves,	Miller, C.,	Trainer,
Comer,	Heffernan,	Miller, D. I.,	Van Alen,
Conner,	Henderson, E.,	Miller, D. D.,	Vickerman,
Craig, J. R.,	Henderson, W.,	Miller, H. F.,	Walker, J. A.,
Cratty,	Hess,	Miller, J. J.,	Weamer,
Crum,	Hietrick,	Morris,	Weiss,
Curran,	Hoffman, J. N.,	Or,	Wells,
Davis,	Hoover,	Perry,	Wettach,
Dawson,	Hough,	Posey,	Whitaker,
Dewey, C. P.,	Jones, D. J.,	Rhoads,	Whitehouse,
Dewey, P. H.,	Jones, W. W.,	Richards,	Whiteman,
Diehm,	Kantner,	Rieder,	Williams,
Dilsheimer,	Keene,	Rinn,	Wolfe,
Ditrich,	Kelly,	Ruch,	Woner,
Donneley,	Kinsman,	Ruddy,	Wood,
Dunlap,	Krause,	Ruth,	Woodruff,
Dunn,	Krugh,	Schaeffer,	Zook,
Eaches,	Lafferty,	Schilling,	Spangler,
Edmonds,	Leeds,	Schwartz,	Speaker,
Ehrhardt,	Lewis,		

#### NAYS—3.

Armstrong. Hoffman, M. R., Horne,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk return the same to the Senate with the information that the House has passed it with amendments in which the concurrence of the Senate is requested.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1054, entitled:

An Act to amend article nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended creating a State Council of Education defining its powers and duties and transferring thereto the powers and duties now vested in the State Board of Education.

On the question.

Will the House agree to the bill on third reading?

It was agreed to.

On the question.

Shall the bill pass finally?

## BILL POSTPONED.

Mr. DAWSON. Mr. Speaker, I move that this bill be placed on the postponed calendar.

Mr. FITZGIBBON. Mr. Speaker, I second the motion. The motion was agreed to.

## RECONSIDERATION OF VOTE ON HOUSE BILL NO. 204.

Mr. JAMES A. WALKER. Mr. Speaker, I move that the vote by which House Bill No. 204, file folio No. 3935, entitled

An Act to regulate the practice of professional engineering and land surveying, creating a State Board for Registration of Professional Engineers and Land Surveyors, defining its powers and duties, imposing certain duties upon the Commonwealth and political sub-divisions thereof in connection with public work, and providing penalties.

passed third reading, be reconsidered.

Mr. GLASS. Mr. Speaker, I second the motion. The motion was agreed to.

Mr. JAMES A. WALKER. Mr. Speaker, I move that the amendments made to this bill be rescinded.

Mr. GLASS. Mr. Speaker, I second the motion. The motion was agreed to.

On the question recurring.

Will the House agree to the bill on third reading?

Mr. EDMONDS. Mr. Speaker, may I interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Walker, permit himself to be interrogated?

Mr. JAMES A. WALKER. Yes, sir, Mr. Speaker.

Mr. EDMONDS. Mr. Speaker, may I ask the sponsor of this bill to give us a brief explanation of what it involves. I understand there has been controversy among the engineers as to this license proposition.

Mr. JAMES A. WALKER. Mr. Speaker, in answer to the interrogation of the gentleman from Philadelphia, the bill was introduced at the request of a number of civil engineers and land surveyors, who desire to be recognized legally in the same way the medical profession is recognized and the legal profession and the clergy. We have had several hearings before the Committee on Ways and Means, public hearings, and engineers appeared. Some of them condemned the original bill, and others approved of it. Then both sides as I understand it got together and submitted certain amendments. The amendments have been added and made a part of the bill now before the House. It seems that the engineers feel that their profession or business would be better cared for if they were recognized legally and made a profession. Furthermore, I am advised that this bill raises revenue for the Commonwealth and that the board created under it will be self sustaining and that there will be rather a handsome balance left to go into the State Treasury.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—116.

Alexander,	Ehrhardt,	Leeds,	Rieder,
Allum,	Elgin,	Lewis,	Rinn,
Armstrong,	Feldman,	Long,	Ruch,
Aston,	Fitzgibbon,	McBride,	Ruddy,
Baker,	Fox,	McCaig,	Schilling,
Baldi,	Franklin,	McCann,	Schwartz,
Beaver,	Gelder,	McCarthy,	Sieg,
Beckley,	Gibson,	McClure,	Shellenberger,
Bell,	Glass,	McConnell,	Sinclair,
Brendle,	Goehring,	McGowan,	Smith, H. J.,
Bromley,	Goldner,	McHugh,	Smith, L.,
Brooks,	Green,	McKim,	Snowden,
Brown, F. B.,	Griffith,	McMullen,	Scwers,
Campbell,	Hagerly,	McOwen,	Stackhouse,
Chaplin,	Harding,	McVear,	Steedle,
Clutton,	Harry,	Marcus, J. C.,	Stewart,
Comer,	Hastlett,	Marshall,	Strauss,
Conner,	Haws,	Martin,	Tainer,
Craig, J. R.,	Hayes,	Millar, A.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Mantz,	Walker, J. A.,
Cratty,	Henderson, W.,	Miller, D. L.,	
Crum,	Hietrick,		

Curran,	Hoffman, J. N.,	Miller, H. F.,	Weamer,
Davis,	Hoover,	Miller, J. J.,	Wettach,
Dawson,	Hough,	Morris,	Whitaker,
Denning,	Jones, D. J.,	Ogle,	Whiteman,
Dewey, C. P.,	Jones, W. W.,	Orr,	Woner,
Dewey, P. H.,	Kelly,	Phillips,	Spangler,
Dunn,	Krause,	Posey,	Speaker,
Eaches,	Krugh,	Richards,	

## NAYS—29.

Bidelspacher,	Flynn,	Kohler,	Stark,
Breneman,	Gearhart,	McCurdy,	Stevenson,
Brown, T. R.,	Goodnough,	Magill,	Wells,
Dichm,	Hoffman, M. R.,	Miller, C.,	Wells,
Dillsheimer,	Holcombe,	Miller, D. D.,	Williams,
Edmonds,	Horne,	Rhoads,	Woodruff,
Evans,	Huston,	Roman,	Zook,
Finney,			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

## BILL ON FINAL PASSAGE.

Mr. DITHRICH asked and obtained unanimous consent to call up from page 16 of today's calendar, bill on final passage postponed, House Bill No. 1198.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. DITHRICH.

The House resumed the consideration on final passage of House Bill No. 1198, entitled:

An Act to amend an act approved the eighth day of July, one thousand nine hundred and nineteen (Pamphlet Laws seven hundred sixty-four), entitled "An act authorizing suits brought to recover in case of accidents in this Commonwealth in courts of common pleas to be certified to the Workmen's Compensation Board when discovered that the suit has been brought wrongfully," extending the provisions of said act to suits brought after the passage of the act.

On the question recurring.

Shall the bill pass finally?

## RECONSIDERATION OF VOTE.

Mr. DITHRICH. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. JOSEPH C. MARCUS. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring.

Will the House agree to the bill on third reading?

Mr. DITHRICH. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend title last line by striking out the words "the act" and insert in lieu thereof "said act and prior to the passage of this amendment"

Amend section 1, page 2, line 21 by inserting after the word "whenever" the words "before the passage of this amendment"

Amend section 2 page 3 line 13 by inserting after the word "brought" the following: "before the passage of this amendment"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

## BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1201, entitled:



An Act relating to motor vehicles and requiring the owner of any motor vehicle to be insured against liability for damages for injuries in person or property sustained through the negligent or illegal operation thereof in this Commonwealth.

On the question,  
Will the House agree to the bill on third reading?  
It was agreed to.

On the question,  
Shall the bill pass finally?  
Mr. WILLIAMS. Mr. Speaker, I would like to interrogate the gentleman from Philadelphia, who is the sponsor of this bill.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Glass, permit himself to be interrogated?

Mr. GLASS. I will, Mr. Speaker.

Mr. WILLIAMS. Will the gentleman kindly explain the purposes of the bill?

Mr. GLASS. Mr. Speaker and gentlemen of the House, the purpose of this bill to protect the innocent pedestrian or traveller on the highways of the city or any part of the State in case of injury at the hands of a reckless or negligent driver of an automobile. This bill provides that the owner of an automobile shall be insured against injury to any person or to any property by the negligent or illegal operation of a motor vehicle. That is all the bill provides and that is all that it is intended to do.

Mr. WILLIAMS. Mr. Speaker, I desire to further interrogate the gentleman, and ask him if the effect of this bill is that every owner of an automobile, before he can have a license issued to him, must submit to the highway commissioner affidavits that he has taken out a liability insurance policy?

Mr. GLASS. Mr. Speaker, that is contained in section five of the act, which provides that

"No owner's application for the registration of any such motor vehicle shall be received or be receivable by the State Highway Department of the Commonwealth of Pennsylvania unless it is either (a) accompanied by a certificate by such insurance company or insurance association that a policy of insurance complying with the provision of this act has been issued by it to the said owner or supported by an affidavit by the said owner that a policy complying with the provisions of this act is in course of being issued by such insurance company or insurance association and followed by the filing of a certificate by such insurance company or insurance association."

The language, Mr. Speaker, I think is very clear. The owner of an automobile is required to take out liability insurance, and if he doesn't have a certificate, if he makes affidavit that he has taken out insurance or is about to do it, that is all that is required.

Mr. WILLIAMS. Mr. Speaker, I would like the gentleman to kindly explain to the House about what a policy would cost.

Mr. GLASS. Mr. Speaker, I do not own an automobile, and therefore I do not know what a policy would cost. Those of you who own automobiles and carry liability insurance know what it costs.

Mr. WILLIAMS. Mr. Speaker, a bill very similar to this one was introduced some weeks ago, and referred to the Committee on Public Roads. A hearing was given to the sponsor of that bill and the bill then was carefully considered by the committee, and by a unanimous vote was indefinitely postponed. The belief was that the bill did not have sufficient merit to warrant the committee to report it out to this House. Subsequently the bill under consideration was introduced and referred to the committee of which the sponsor of the bill is chairman, and it was immediately reported out. Mr. Speaker, it seems to me when we consider the increase in cost to the owners of automobiles by the bill we passed, placing a tax of one cent a gallon on gasoline, with a suggested increase in the license cost to owners of motor trucks, to add to this expense the cost of a liability insurance policy, which would run anywhere from twenty-five dollars up, would be burdensome, and the bill should be defeated.

Mr. GLASS. Mr. Speaker, the average person who owns an automobile takes out indemnity insurance. I am informed that the policy costs in the neighborhood of seventy-dollars and this is for the purpose of protecting the individual who may be run down, injured or maimed. Do

you think it is fair to let men run automobiles and run people down on the highways, injuring them and probably maiming them for life or killing them, without that individual having some redress, without being compensated for his injuries, loss of earning power or for the medical attention that he is obliged to have by reason of the injury? This bill will only affect those men who run recklessly on the street and who don't want to take out insurance. But the responsible man is the man who takes out indemnity insurance, and I do not think he would be hurt by the passage of this bill. I therefore ask the gentlemen of the House to vote for this bill.

Mr. HESS. Mr. Speaker, the gentleman from Philadelphia has just said that this bill would only affect those who operate an automobile and who run over persons, causing injury. Why, this bill will affect everyone who asks for a license, no matter whether you ever have an accident or drive over anyone. You cannot get a license until you apply for indemnity insurance, under this bill. It affects everyone who drives an automobile to the extent of about seventy dollars, and it does not make any difference how much property you have or how much you are worth that would secure any one you might happen to injury. Under this bill you will have to have that expense and I certainly do not think we ought to pass a bill which would create such a tremendous boost in the writing of insurance that will be involved in the five thousand dollar insurance policy for every automobile license issued in this Commonwealth, when at least ninety-eight per cent. of the men who drive automobiles and who apply for licenses have plenty of property to protect him against accident without any additional expense. In other words, it simply means that you are penalizing ninety-eight per cent. of those who apply for automobile licenses in order to cover the remaining two per cent.

Mr. ALEXANDER. Mr. Speaker, I desire to interrogate the gentleman from Lancaster.

The SPEAKER. Will the gentleman from Lancaster, Mr. Hess, permit himself to be interrogated?

Mr. HESS. I will, Mr. Speaker.

Mr. ALEXANDER. Mr. Speaker, I would like to ask if the gentleman from Lancaster owns an automobile?

Mr. HESS. Yes sir.

Mr. ALEXANDER. Do you have indemnity insurance?

Mr. HESS. I do not.

Mr. ALEXANDER. You do not?

Mr. HESS. I do not.

Mr. ALEXANDER. However, you are responsible for any damages you might do to anyone?

Mr. HESS. I am, sir.

Mr. ALEXANDER. What percentage do you suppose of the responsible owners of automobiles do not take out indemnity insurance?

Mr. HESS. I doubt if five per cent. take out indemnity insurance. I do not know, however, I have no figures. I doubt if five per cent. of the owners and drivers of automobiles take out indemnity insurance.

Mr. ALEXANDER. Mr. Speaker, I am very much surprised that the gentleman from Lancaster, being the business man he is, does not take out indemnity insurance. When he says that only five per cent. of the responsible owners of automobiles take insurance, I think he is far from being correct. My experience has been that the responsible driver of automobiles indemnifies himself against that hazardous risk of hurting or injuring somebody or their property, and therefore becomes indemnified in some insurance company. But the driver of an automobile, with his "ten dollar lizzle", who doesn't own the clothes on his back, who goes up the road at a haphazard rate and runs over everything and everybody in sight, takes out no insurance at all. I have a case at the present time where a child was run over and its leg was broken by an irresponsible driver from whom you couldn't get a ten dollar bill if you tried. As I understand it, it is simply for the purpose of putting the person in a position where they will be compensated if injured, and I think Mr. Hess is far from correct when he says that a very small percentage of the responsible automobile owners takes out insurance. As a general thing, the business man is a responsible man and a man who if he runs over somebody or somebody's property has protected himself by taking out



insurance and this bill is not aimed at that man. I try to be careful in driving an automobile, but I would not be twenty-four hours without indemnity insurance at the present time.

Mr. WILLIAMS. Mr. Speaker, the automobile licenses in the State of Pennsylvania each year amount to upwards of \$8,000,000. That would be on an average of \$12 for each car. On the statement of the gentleman from Philadelphia that the license would run around \$70 just make a mental calculation as to what it would mean in premiums to insurance companies of the State of Pennsylvania at \$70 each for 600,000 cars.

Mr. GLASS. Mr. Speaker, I desire to interrogate the gentleman from Tioga.

The SPEAKER. Will the gentleman from Tioga permit himself to be interrogated?

Mr. WILLIAMS. Mr. Speaker, I will.

Mr. GLASS. Mr. Speaker, does the gentleman not think that it is nothing more than right that a child who is run over on the highways by an irresponsible person, if that child loses a limb, that it should be compensated for the loss of that limb?

Mr. WILLIAMS. Cases of that kind are very, very rare.

Mr. GLASS. They are numerous.

Mr. WILLIAMS. As the gentleman from Lancaster has said, is it well to penalize ninety-eight per cent. of the automobile owners of the State because of the carelessness of two per cent. who cannot be punished for any crimes of that character.

Mr. GLASS. Mr. Speaker, I desire to further interrogate the gentleman from Tioga.

The SPEAKER. Will the gentleman from Tioga permit himself to be further interrogated?

Mr. WILLIAMS. Yes, sir.

Mr. GLASS. Does the gentleman from Tioga desire to make the members of this House believe that only two per cent. of those who use motor vehicles carry indemnity insurance?

Mr. WILLIAMS. That I cannot say; I have not taken up the figures.

Mr. GLASS. Would the gentleman say that it is not true that about eighty per cent. of those who own motor vehicles carry insurance?

Mr. WILLIAMS. No, sir, I would not be sure of that.

Mr. J. O. CRAIG. Mr. Speaker, I have made a little inquiry through the last week with a large insurance firm and they told me that between ten to fifteen per cent. of the owners of automobiles carried indemnity insurance. In our country it will be quite a hardship throughout the rural districts for them to have this indemnity insurance to pay. I will just ask this body of men to vote against this bill for the benefit of the country people, at least.

Mr. DILSHEIMER. Mr. Speaker, about five years I met with an accident in front of the city hall in Philadelphia. Through the negligence of a chauffeur of a car I was run down. I was in bed for two weeks. After that my attorney wrote to the owner of the car and we found that he was not responsible and that he had no insurance, whatever. I lost two weeks time in my business and I also had a suit of clothes and an overcoat ruined. I think the public ought to be protected under all conditions. Gentlemen of the House, I believe this is a fair and just bill to protect everybody and I ask you to vote for it.

Mr. GOEHRING. Mr. Speaker, as a member of the Allegheny bar, may I say to you that I do not represent any insurance company. We have here to-night an ex-member of this House, who was a member for two sessions, Mr. Merkle, who is in the insurance business. He tells me that about fifty per cent. of the drivers of automobiles carry insurance. However, if it is true that only ten per cent. carry indemnity insurance, then I say to you men this bill ought to pass. You take a man that runs an automobile, in many cases, and every cent he has in the world is in that automobile, and it is worth probably \$500. He runs down a child; where will you get your compensation? Take it right into your own conscience. He hits and what happens? I say to you men, we are not endeavoring to help the insurance companies; we are protecting the life of every human being on the public streets. There is no question about it. Let that ooze through your system for three minutes. I do not see why your conscience would

not tell you that the public should be protected? I say to you, further, that there are enough crazy drivers on the streets running automobiles to-day and that if they were carrying accident insurance they would be more careful about driving their machines; they don't care whether they hit you or not. I say to you men here that this bill ought to go through. It is true there was another bill in committee saying that when you were financially responsible you filed your certificate with the board and you did not need to contract for any insurance. I think that was a better bill this this, but that was killed in committee. Suppose it does cost seventy dollars to carry indemnity insurance; is it not better than to have persons carelessly run down without being able to come back on that insurance company. It is not that driver who will suffer; it is the insurance company, and if an insurance company will take that risk for seventy dollars, have them do it. Would you take it? I put it up to any member of this House. Would you take out insurance for sixty or seventy dollars a year on four-fifths of them men you know who are driving automobiles? Would you do it? I know I would not. I say to you men, use your good common sense on this bill and do not think about the insurance company.

Mr. HORNE. Mr. Speaker, I believe that it would be a serious mistake for us to pass this kind of legislation. It is true the State does get that much revenue from the automobile owner. To my mind it is legislation which should not pass here. First, because an owner of an automobile in driving is not responsible if any one is injured. It seems to me that it would be putting a premium on death to pass this bill and a man would in a measure be relieved of responsibility. I would be very sorry to see this kind of a bill pass.

Mr. DITHRICH. Mr. Speaker, I move the previous question.

The motion was seconded by the following members: Messrs. Whitaker, Dunn, Haws, Baldi, Pike, J. C. Marcus, Frank Brown, Golder, H. Smith, Conner, Glass, Love, Goehring, Green, Feldman, Franklin, Gibbon, Goss, Heffernan and Krause.

The SPEAKER. More than twenty members having joined in moving the previous question,

On the question.

Shall the main question be put?

It was agreed to.

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—41.

Alexander,	Feldman,	Jones, W. W.,	Smith, H. J.,
Baldi,	Franklin,	Kohler,	Snowden,
Blufft,	Gibbon,	Love,	Stackhouse,
Blumberg,	Glass,	McCann,	Steedle,
Brady,	Goehring,	Marcus, J. C.,	Stevenson,
Bromley,	Golder,	Millar A. S. C.,	Trainer,
Burns,	Goss,	Miller, H. F.,	Walker, J. A.,
Conner,	Green,	Miller, J. J.,	Wettach,
Dilsheimer,	Hagerty,	Pike,	Spangler,
Dithrich,	Haws,	Ruddy,	Speaker.
Dunn,	Heffernan,		

#### NAYS—136.

Allum,	Edmonds,	Kinsman,	Ruth,
Armstrong,	Ehrhardt,	Kooser,	Schaeffer,
Aston,	Elgin,	Krause,	Schwartz,
Baker,	Evans,	Krug,	Sieg,
Barnhart,	Finnay,	Lewis,	Shaffer,
Beaver,	Fitzgibbon,	Long,	Shannon,
Beckley,	Flynn,	McBride,	Shellenberger,
Bell,	Fox,	McClure,	Smiley,
Bidelspacher,	Gearhart,	McConnell,	Smith, H.,
Blair,	Gelder,	McCurdy,	Smith, J. W.,
Bolard,	Goodnough,	McHugh,	Smith, L.,
Bower,	Griffith,	McKim,	Soffel,
Brendle,	Haines,	McMullen,	Scwers,
Brenneman,	Haldeman,	McVicar,	Sprows,
Brooks,	Hampson,	Magill,	Stark,
Brown, F. B.,	Harving,	Marcus, J.,	Stevens,
Brown, T. R.,	Harry,	Marshall,	Stewart,
Campbell,	Hastlett,	Martin,	Strauss,
Catlin,	Hatrick,	Mantz,	Sweitzer,
Chaplin,	Hayes,	Millar, A.,	Van Alen,
Clackson,	Henderson, E.,	Miller, C.,	Vickerman,
Comer,	Henderson, W.,	Miller, D. I.,	Weamer,
Craig, J. R.,	Hess,	Miller, D. D.,	Weiss,
Craig, J. O.,	Herrick,		Wells,
Craty,	Hoffman, J. N.,	Ogle,	



Crum,  
Curran,  
Davis,  
Dawson,  
Denning,  
Dewey, C. P.,  
Dewey, P. H.,  
Diehm,  
Donneley,  
Dunlap,

Hoffman, M. R.,  
Holcombe,  
Hoover,  
Horne,  
Hough,  
Houston,  
Jones, D. J.,  
Keene,  
Kelly,  
Orr,  
Phillips,  
Quigley,  
Rhoads,  
Richards,  
Rieder,  
Rinn,  
Roman,  
Ruch,

Whitaker,  
Whitehouse,  
Whiteman,  
Williams,  
Wolfe,  
Woner,  
Wood,  
Woodruff,  
Zook,

Aston,  
Baker,  
Beaver,  
Beckley,  
Bell,  
Blair,  
Bluet,  
Blumberg,  
Bolard,  
Bromley,  
Brown, T. R.,  
Burns,  
Catlia,  
Chaplin,  
Clutton,  
Conner,  
Cook,  
Craig, J. R.,  
Craig, J. O.,  
Cratty,  
Curran,  
Davis,  
Denning,  
Dewey, C. P.,  
Dewey, P. H.,  
Dilsheimer,  
Dithrich,

Edmonds,  
Ehrhardt,  
Feldman,  
Fitzgibbon,  
Fowler,  
Franklin,  
Gearhart,  
Glass,  
Gibbon,  
Golder,  
Green,  
Griffith,  
Haines,  
Harding,  
Harry,  
Haslett,  
Hatrick,  
Hayes,  
Heffernan,  
Henderson, E.,  
Henderson, W.,  
Herrick,  
Hoffman, J. N.,  
Hoffman, M. R.,  
Holcomb,  
Hoover,  
Horne,

Keene,  
Kelly,  
Kinsman,  
Kooser,  
Krug,  
Lewis,  
Long,  
McBride,  
McCann,  
McClure,  
McConnell,  
McGowan,  
McHugh,  
McVicar,  
Magill,  
Marcus, J.,  
Martin,  
Mantz,  
Millar, A.,  
Millar A. S. C.,  
Miller, C.,  
Miller, D. L.,  
Miller, H. F.,  
Morris,  
Ogle,  
Orr,

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1191, entitled:

An Act to amend an act approved the fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws four hundred and thirty-five) entitled "An act to authorize the courts of common pleas of any county when an individual church within the county has become inactive or extinct by reason of there being no resident or active trustees representing it or otherwise and the property of the church is liable to be wasted or destroyed to appoint the trustees of the State body or organization representative of the denomination of which said church was a member as trustees for said church to hold and dispose of the title to the property owned by said church and defining the procedure thereon" authorizing the said courts to appoint as trustees for such church the trustees of the superior judiciary with which the church has been connected when the territory covered by the said judicatory is within the State

On the question,

Will the House agree to the bill on third reading?

Mr. FLYNN. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

Amend page 3, line 1, by striking out "of" after "petition" and inserting in lieu thereof "to"

Amend page 4, line 3, by inserting the word "the" before "State"

Amend page 4, line 7, by striking out the word "of" after the word "petition" and inserting in lieu thereof "to"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Mr. HARDING. Mr. Speaker, I desire to call up at this time from page 15 of to-day's calendar, bills on third reading postponed, House Bill No. 767,

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Harding,

The House resumed the consideration on third reading of House Bill No. 767, entitled:

An Act to amend section one thousand six hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—121.

Alexander,  
Allum,  
Armstrong,  
Dunlap,  
Dunn,  
Eachus,

Huston,  
Jones, D. J.,  
Jones, W. W.,  
Phillips,  
Pike,  
Posey,

Barnhart,  
Bower,  
Brenneman,  
Brooks,  
Comeror,  
Crum,

Elgin,  
Finney,  
Flynn,  
Gelder,  
Haldeman,  
Hampson,

McCurdy,  
Quigley,  
Shellenberger,  
Stark,  
Strauss,  
Sweetzer,

Williams,  
Wolfe,  
Wood,  
Woodruff,  
Zook.

NAYS—23.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Mr. JAMES A. WALKER. Mr. Speaker, I desire to call at this time from page 15 of to-day's calendar, bill on third reading postponed, House Bill No. 1004.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. James A. Walker.

The House resumed the consideration on third reading of House Bill No. 1004, entitled:

An Act to amend section nine clause (b) of the act approved the twenty-first day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and nine) entitled "An Act relating to the organization maintenance and operation of the Banking Department and the scope of its supervision and control over corporations partnerships unincorporated associations and individuals and the assets and liabilities thereof providing penalties for the enforcement of its provisions and repealing certain acts" by increasing the maximum and minimum fee for the examination of building and loan associations.

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. JAMES A. WALKER. Mr. Speaker and gentlemen of the House, you have probably received some communication from the Building Association League of Pennsylvania protesting against the passage of this act. Therefore, I feel it but fair to give you the history of this bill.

This bill was prepared by the Banking Commissioner of this Commonwealth. It follows the present law passed during the last session. Under the act of 1919, the Banking Commissioner has the right to make a charge of five dollars on every one hundred thousand dollars of paid in capital with a minimum of ten dollars for the examination of building and loan associations in this State. Under the law of 1895, building and loan associations were to be examined by the Commissioner. Up until 1919 it was impossible because of the small number of examiners to strictly comply with the requirements of the law. In 1919 the Legislature made with the exception of building and loan associations the entire department self-supporting. That portion of the act which refers to the examination of building and loan societies was made partially supporting. If this bill passes it will save the Appropriations Committee the necessity of appropriating about forty-four thousand dollars to that department.



The purpose of the bill is not to raise revenue for that department merely for the payment of salaries. It is for the purpose of adding seven new examiners to that department so that instead of having thirteen examiners to examine all the banking institutions of the State, they will have twenty. They feel that with that increase they will be able to examine annually all the building and loan associations and give to the State as well as to their stockholders a complete statement of the assets and liabilities in each association. Ordinarily we would be alarmed when it comes to charging building and loan associations for we all know the good they have done to the State. This bill increases the charge of five dollars per one hundred thousand dollars of capital stock paid in to ten dollars per one hundred thousand dollars with a minimum of fifteen dollars. Now that is an increase to the stockholders or to the association of one two-hundredths of one per cent. That is all it means to any association, one two-hundredth of one per cent. The protest which you received two weeks ago says that it is a tax. That is absolutely incorrect. It is not a tax. It is no more of a tax than the bonus on capital stock which the Supreme Court of this State said was not a tax. This article that you received says, that building and loan associations have not been taxed and never were taxed until the passage of the Act of 1919. Granting for the purpose of argument that that statement is true I wish to show you the incorrectness of that statement. Away back in 1897, the Legislature passed an act approved on the 22nd day of June, providing "that building and loan association stock which is fully or partly matured shall be taxed to an amount equal to that required to be paid upon money at interest under the general tax laws of this Commonwealth."

Now there has been a tax law on building and loan associations from 1897 to the present time and yet two lawyers have signed that statement that there is no taxation on building and loan associations. I say since 1897 we have had the tax. In further correction of the error which the writers have made we find by the list which we have received of the receipts in the Auditor General's office that in the year 1919 the Auditor General received from building and loan association stock thirty thousand three hundred and twenty-five dollars and forty-four cents, and last year thirty-four thousand eight hundred and seventy nine dollars and four cents. So that it is quite evident that the statement made to you over the hands of the Building and Loan Association League that they are in error.

But there is one other thing that I wish to call to your attention. The Building and Loan Association League of Pennsylvania is composed of eight hundred societies. Only ninety-six of the eight hundred voted on this proposition which they write about and of ninety-six, all were not in accord, it was a majority which did agree. There are approximately twenty-nine hundred associations in this State and I understand that of the twenty-nine hundred associations, only the building and loan associations with ninety-six societies oppose this measure. This measure as I said in the beginning helps to create in the building and bureau of the Banking Department a chance to examine more thoroughly the assets and liabilities of everyone of these associations. The cost of so doing is an increase of one two-hundredths of one per cent., and I do not think any man in this House who believes in the examination of building and loan associations, so that the stockholders may know their true condition can conscientiously vote against a measure which has been given the thorough consideration of the Banking Department when it is for the purpose of getting more examiners to conduct the work properly.

Mr. BLUETT. Mr. Speaker, the building and loan associations have enjoyed in this State and in the United States, for some time, certain privileges. They have been exempt from all kinds of taxation. This has been done very largely by reason of the fact that building associations have been regarded as mutual beneficial and saving associations for the benefit of its own people. Consequently, no taxes have ever been imposed upon building associations, neither by the State of Pennsylvania nor by the United States Government. My friend from Philadelphia tells you that in 1917 the Legislature passed an act which imposed

a tax on the stock of building associations. My friend first called my attention to that sometime ago and I looked it up and found that it doesn't do any such thing; it only imposes a tax where the building association has matured stock, fully paid, which is a sort of loan, and of course upon such matured stock as that, which it is carrying as a loan, there is a tax to be paid to the Commonwealth of Pennsylvania. But the great majority of stock in the building association is that which arises by the periodical payment every month by the stockholders, and it not regarded in the nature of stock to be taxed, but is exempt from such taxation by the State of Pennsylvania and the United States Government. Now, then, in 1919, when this tax was first imposed upon building associations, I mean the charge for the examination of the books of the building association, the Building Association League and the building association generally throughout the State of Pennsylvania objected to the imposition of such a tax, and they were told at the hearing at that time that this would only be to help to defray the cost of examination and that no other tax would be imposed upon them. At that time they expressed the fear that this would be a starting along the line of taxing building associations, but nevertheless they submitted to a tax or a minimum charge of ten dollars, with a further charge of ten dollars for every hundred thousand. Now, at the very next session of the Legislature, for the purpose of raising revenue or something or other, they come again and double the charge which has already been made upon building associations. I suppose at the next session of the Legislature they will be doing the same thing until before long a real tax will be imposed upon these beneficial associations, for the benefit of our citizens. Mr. Speaker, I want to say further that my colleague and friend from Philadelphia, Mr. Walker, has not given fair consideration to the Building Association League of the State of Pennsylvania. On March 23, 1921, nearly a month ago, the counsel of the Building Association League wrote to the chairman of the banking committee, to which this measure had been referred, and to another member of that committee, asking for a public hearing. No such public hearing was accorded them. A week or so ago, when this bill first appeared on the calendar, I consulted with the chairman of the banking committee, and asked him if he would not grant a public hearing or a hearing of some kind to the League of Building Associations. I was informed that it was not necessary, that this would pass anyway, so that I submit that the Building Association League has not been fairly dealt with in this matter. At the meeting of the Building Association League, at which this bill was considered, there were present, as I understand it, ninety-six members, or ninety-six men, but these ninety-six men represented a great many of the associations, or perhaps the majority of the associations in the State of Pennsylvania. I know of nobody who has more interest in building associations than the Building Association League of Pennsylvania, which has at heart the interest of the building associations because they regard them as the savings deposits of the poor people of our Commonwealth, I ask you, therefore, to defeat this measure.

Mr. SMINK. Mr. Speaker, I do not wish to take up a great deal of your time in going over the situation that has existed in the city of Philadelphia, and in a great many other communities throughout this great Commonwealth during the past year and a half, because of the terrible conditions existing in the housing situation. I am familiar, however, with building and loan associations in my district and in the surrounding territory in the Southern section of Philadelphia. While I believe, and while I am a member of the board of directors of two different building and loan associations, that they are the best thing that has been originated for the so-called working man, at the same time they have been taken advantage of by certain speculative elements, and if it had not been for the Banking Commissioner of the State of Pennsylvania in granting to Philadelphia certain examinations, the suffering would have been fifty per cent. greater in Philadelphia than what it really was. We had associations in Philadelphia organized for the specific purpose of speculation. They purchased houses on the so-called plan of the "shoe-string." As a concrete example, I want to call your attention to a row of houses in South Philadelphia that sold for \$1,025,



carrying a first trust company mortgage of \$1,000. Several building and loan associations of legitimate character were applied to for an additional loan of from six to eight hundred dollars, which they turned down. These speculators then went to their own building and loan association which they controlled, and they secured a second mortgage of \$1,000, making the property selling at \$1,925 mortgage to the extend of \$2,000, or seventy-five dollars above the purchase price. When the attention of the Banking Commissioner of the State of Pennsylvania was called to this, he immediately got in touch and sent his examiners there and the mortgagee was forced to place three hundred dollars collateral against these mortgages to protect the other holders, and he told me at that time that the Banking Department did not have sufficient examiners by which to make a real examination of the other building and loan associations in the State of Pennsylvania. I plead with you gentlemen in the interest of the legitimate shareholders, in the interest of the shareholders who have been gotten into the speculative loan associations and tax them a little bit more and give us sufficient banking examiners to go in where speculative buildings associations have grown up in the centers of population and let the banking commissioner have proper control over them. I believe, Mr. Speaker, and gentlemen of the House that this thing should be met fairly and squarely and that we should put into the hands of the banking commissioner a sufficient amount of money to provide for his examiners. I don't know of any other people who should be more willing and more ready to accept this additional taxation than the shareholders of the building and loan associations, for I know of no investment that is any safer in legitimate bodies or that will give you any better means of investment than the building and loan associations. As a shareholder, to some extent, and as a director of a building and loan association I ask you to support this bill.

Mr. BOLARD. Mr. Speaker, there has been as much splendid oratory that a number of the members in this section of the House have been somewhat lost in this matter. I would like to interrogate the sponsor of this bill on one point.

The SPEAKER. Will the gentleman from Philadelphia Mr. Walker, permit himself to be interrogated?

Mr. JAMES A. WALKER. Mr. Speaker, yes, sir.

#### MR. HESS IN THE CHAIR.

Mr. BOLARD. Mr. Speaker, I would like to ask the sponsor of this bill is it not possible to reduce the change in this bill to only a few words, which is simply, raising the minimum of the fee for examination under the present law from ten to fifteen dollars. So far as the rest of the law is concerned, it is a statute law at the present time and we do not need any particular oratory in regard to taxes or building and loan associations to take up our time, as it is simply raising the anti-five dollars for the State banking examiners to make the examinations of the building and loan associations?

Mr. WALKER. Mr. Speaker, yes, sir.

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—108.

Alexander,	Dittrich,	Jones, D. J.,	Roman,
Allum,	Donneley,	Keene,	Ruch,
Aston,	Eaches,	Kelly,	Ruddy,
Baker,	Edmonds,	Kinsman,	Schaeffer,
Barnhart,	Elgin,	Krause,	Schwartz,
Beaver,	Evans,	Krugh,	Sieg,
Beckley,	Feldman,	Leeds,	Shaffer,
Bidelspacher,	Finney,	McBride,	Shannon,
Blair,	Fitzgibbon,	McClure,	Smink,
Bolard,	Flynn,	McConnell,	Smith, H. J.,
Brendle,	Fox,	McGowan,	Smith, H.,
Brenneman,	Franklin,	McHugh,	Sprouls,
Bromley,	Gerhart,	McKim,	Stackhouse,
Brooks,	Gibson,	Marcus, J. C.,	Sterling,
Burns,	Glass,	Marshall,	Stevens,
Campbell,	Goodring,	Miller, A.,	Stewart,
Chaplin,	Goodnough,	Miller, C.,	Van Alen,
Clifton,	Goss,	Morris,	Walker, J. A.,
Craig, J. R.,	Hagerty,	Miller, D. J.,	Weiss,
Cratty,	Harding,	Whitehouse,	Miller, D. D.,

Curran,  
Davis,  
Dawson,  
Dennings,  
Dewey, C. P.,  
Dewey, P. H.,  
Diehm,

Henderson, E.,  
Henderson, W.,  
Hess,  
Hoffman, J. N.,  
Hoover,  
Hough,  
Hinder,

Whiteman,  
Williams,  
Wolfe,  
Woner,  
Wood,  
Woodruff,

#### NAYS—14.

Baldi,  
Bell,  
Bluett,  
Blumberg,  
Brady,  
Brown, T. R.,  
Comer,

Dunn,  
Ehrhardt,  
Gelder,  
Golder,  
Green,  
Haines,  
Harry,  
Hawes,  
Hays,  
Heffernan,  
Hoffman, M. R.,

Horne,  
Huston,  
Kohler,  
Long,  
Love,  
McCurdy,  
Marcus, J.,  
Martin,  
Mantz,  
Miller A. S. C.,  
Miller, J. J.,

Phillips,  
Pike,  
Posey,  
Ruth,  
Smith, J. W.,  
Snowden,  
Sowers,  
Stark,  
Weamer,  
Whitaker,  
Zook,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1209, entitled:

An Act providing for the better management of the jails or county prisons in the several counties of this Commonwealth, of the third and fourth classes, by creating in such counties a board, to be known by the name and style of inspectors of the jail or county prison, with authority to appoint a warden of such prison, and by vesting in said board and the officers appointed by it the safekeeping, discipline and employment of prisoners, and the government and management of said jails or county prisons.

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. WHITMAN. Mr. Speaker, by this bill it is designed to extend to third class counties a method of administering county prisons now in vogue in fourth class counties. As a fourth class county Westmoreland has adopted this method which is eminently satisfactory, but by reason of the advancement of the classification of the counties it finds itself without local authority whereby to continue the method. The bill is not to be confused with a bill introduced earlier in the session from another third class county. That bill would have eliminated the board from control and also would have employed a salary roll of \$2,500 per annum. This bill continues doing the work of the members of the board of control and carries with it no salary whatever. On account of these reasons we would ask the members of the House to vote for this bill.

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS, 157.

Alexander,	Ehrhardt,	Leeds,	Schwartz,
Allum,	Elgin,	Lewis,	Sieg,
Armstrong,	Evans,	Long,	Shaffer,
Aston,	Feldman,	Love,	Sinclair,
Baker,	Finney,	McBride,	Smiley,
Baldi,	Fitzgibbon,	McCaig,	Smink,
Barnhart,	Flynn,	McCann,	Smith, H. J.,
Beaver,	Franklin,	McCarthy,	Smith, H.,
Beckley,	Gerhart,	McConnell,	Smith, J. W.,
Bell,	Glass,	McGowan,	Smith, L.,
Bidelspacher,	Goodring,	McKim,	Snowden,
Blair,	Golder,	McVicar,	Soffel,
Bluff,	Goodnough,	Magill,	Sowers,
Blumberg,	Green,	Mangan,	Sprouls,
Bolard,	Griffith,	Marcus, J.,	Stackhouse,
Bower,	Hagerty,	Marcus, J. C.,	Stark,
Brady,	Haines,	Marshall,	Steedle,
Brenneman,	Hampson,	Martin,	Sterling,
Bromley,	Harding,	Michel,	Stevens,
Brooks,	Haver,	Miller, A.,	Stevensen,
Brown, T. R.,	Haslett,	Miller A. S. C.,	Stewart,
Burns,	Hartick,	Miller, C.,	Strauss,
Campbell,	Haws,	Miller, D. L.,	Sweitzer,
Catlin,	Haves,	Miller, D. D.,	Thomas,
Clifton,	Heffernan,	Miller, H. F.,	Trainer,
Comer,	Henderson, E.,	Miller, J. J.,	Van Alen
Conner,	Henderson, W.,		

Cook,	Hess,	Mitchell,	Walker, J. A.,
Craig, J. O.,	Hoffman, J. N.,	Ogle,	Weamer,
Cratty,	Hoffman, M. R.,	Or,	Weiss,
Crum,	Holcombe,	Perry,	Wells,
Curran,	Horne,	Phillips,	Wettach,
Davis,	Hough,	Pike,	Whitaker,
Dawson,	Huston,	Posey,	Whitehouse,
Denning,	Jones, D. J.,	Quigley,	Whiteman,
Dewey, C. P.,	Jordan,	Rhoads,	Williams,
Dewey, P. H.,	Kantner,	Richards,	Wolfe,
Diehm,	Keene,	Rieder,	Woner,
Dilsheimer,	Kinsman,	Rinn,	Wood,
Dithrich,	Kohler,	Ruch,	Woodruff,
Donnelly,	Krause,	Ruddy,	Zook,
Dunlap,	Krugh,	Ruth,	Spangler,
Dunn,	Lafferty,	Schilling,	Speaker.
Edmonds,			

NAYS, 3.

Gibbon, Morris, Roman,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1090, entitled:

An Act authorizing the appointment of interpreters in counties of the third fourth fifth sixth seventh and eighth classes of this Commonwealth and providing for their compensation

On the question.

Will the House agree to the bill on third reading?

Mr. DAVID J. JONES. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend page 1, line 14 by striking out "For the days actually" and inserting "or more than \$10.00 per day for each day actually present in Court and employed under the direction of the Court."

On page 2, line 1, strike out "Present in Court."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1031, entitled:

An Act empowering cities of the third class to contract with certain incorporated associations to use and occupy public parks and playgrounds subject to regulations prescribed by said cities

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. EDMONDS. Mr. Speaker and gentlemen of the House. I have a great deal of humility in speaking on the subject of third class cities, but this bill has in it some provisions that are so peculiar that in my estimation the attention of the House ought to be directed to it. It authorizes cities of the third class to make contracts and agreements with any agents or corporations for the leasing of playgrounds owned and occupied by said cities. Some cities might sign a lease of a public playground for the use of an organization and the lease might be on such terms as would be of profit to the city, but as a matter of policy when authorizing a municipality to lease its property to a private corporation for a public playground or for private occupation there should be some limit as to the time for which the lease shall run. There should be a limit to that lease and it should not hold for a longer period of time than four years. We can see what would

happen if there was a playground leased in a city for a period of fifty years and in its growth that city would be hampered continually by this long lease. I know our experience in the city of Philadelphia how much citizens regretted those long leases which have been given to private corporations. Now, of course, a third class city is not yet a first class city, but there is always a chance for development and growth, in time, and it is a good thing to limit the period of the lease in order that the city growing may get the benefit of such an arrangement. I shall feel obliged to vote against the bill.

On the question recurring,  
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS, 110.

Allum,	Elgin,	McCaig,	Ruddy,
Baker,	Feldman,	McCann,	Ruth,
Baldi,	Fitzgibbon,	McCarthy,	Schaeffer
Barnhart,	Franklin,	McClure,	Schwartz,
Beaver,	Gibbon,	McConnell,	Sieg,
Beckley,	Glass,	McCurdy,	Shaffer,
Bell,	Golder,	McGowan,	Shannon,
Blair,	Goss,	McHugh,	Shellenberger,
Bluet,	Hampson,	McKira,	Smith, H. J.,
Boland,	Harding,	McKnight,	Smith, H.,
Bower,	Harer,	McOwen,	Smith, J.,
Brendle,	Haslett,	Mangan,	Snowden,
Brenneman,	Heffernan,	Marcus, J. C.,	Stadlander,
Brooks,	Henderson, E.,	Marshall,	Sterling,
Brown, P. B.,	Henderson, W.,	Mantz,	Stevens,
Campbell,	Hess,	Miller, C.,	Stewart,
Catlin,	Hoffman, J. N.,	Mitchell,	Strauss,
Chaplin,	Holcombe,	Morris,	Sweitzer,
Comer,	Jones, D. J.,	Ogle,	Trainer,
Conner,	Jones, W. W.,	Orr,	Van Alen,
Cook,	Jordan,	Phillips,	Walker, J. A.,
Craig, J. O.,	Keene,	Pike,	Whiteman,
Davis,	Kelly,	Richards,	Wolfe,
Denning,	Kinsman,	Rieder,	Woner,
Dewey, P. H.,	Kohler,	Rinn,	Wood,
Dilsheimer,	Krugh,	Roman,	Woodruff,
Donnelly,	Loye,	Ruch,	Zook,
Dunn,	McBride,		

NAYS, 36.

Alexander,	Fox,	Krause,	Rhoads,
Brown, T. R.,	Griffith,	Magill,	Smiley,
Diehm,	Hagerty,	Martin,	Stark,
Dithrich,	Haldeman,	Millar, A.,	Vickerman,
Eaches,	Hetrick,	Millar, A. S. C.,	Weamer,
Edmonds,	Hoffman, M. R.,	Miller, D. L.,	Weiss,
Ehrhardt,	Horne,	Miller, D. D.,	Wettach,
Evans,	Huston,	Miller, H. F.,	Whitaker,
Flynn,	Kooser,	Miller, J. J.,	Williams,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1218, entitled:

An Act limiting the time during which public service companies may require payment of rates or tariffs in advance of service rendered

On the question,

Will the House agree to the bill on third reading?

Mr. STEVENSON. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend section 1, line 11 by adding after the word "act" the words "Provided, however, that this act shall not apply to common carriers who are subject to the jurisdiction of the Interstate Commerce Commission."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?



It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1001, entitled:

An Act to amend sections twenty-one twenty-two and twenty-three of the act approved the twenty-second day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred twenty-eight) entitled "An act relating to domestic animals defining domestic animals so as to include poultry providing methods of improving the quality thereof and of preventing controlling and eradicating diseases thereof imposing certain duties upon practitioners of veterinary medicine in Pennsylvania regulating the manufacture use and sale of tuberculin mallein and other biological products for use with domestic animals defining the powers and duties of the State Livestock Sanitary Board and the officers and employees thereof fixing the compensation of the Deputy State Veterinarian and providing penalties for the violation of this act"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS, 165.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Aston,	Elgin,	Krug,	Ruth,
Baldi,	Evans,	Leeds,	Schilling,
Barnhart,	Feldman,	Love,	Schwartz,
Beaver,	Finney,	McBride,	Sieg,
Beckley,	Fitzgibbon,	McCaig,	Shaffer,
Bell,	Flynn,	McCaun,	Shannon,
Bidelspacher,	Franklin,	McCarthy,	Shellenberger,
Blair,	Gearhart,	McConnell,	Sinclair,
Bluet,	Gelder,	McCurdy,	Smith, H. J.,
Blumberg,	Gibbon,	McGowan,	Smith, H.,
Bolard,	Glass,	McKim,	Smith, J. W.
Brady,	Gold,	McKnight,	Smith, L.,
Brendle,	Goodnough,	McVicar,	Soffel,
Brenneman,	Goss,	Magill,	Sowers,
Bromley,	Green,	Mangan,	Sprowls,
Brooks,	Griffith,	Marcus, J.,	Stackhouse,
Brown, T. R.,	Hagerty,	Marcus, J. C.,	Stadtlander,
Burns,	Haines,	Marshall,	Steedle,
Campbell,	Haldeman,	Martin,	Sterling,
Catlin,	Hampson,	Michel,	Stevens,
Chaplin,	Harding,	Millar, A.,	Stevenson,
Clutton,	Harer,	Millar, A. S. C.,	Stewart,
Conner,	Harry,	Miller, C.,	Strauss,
Cook,	Haws,	Miller, D. I.,	Sweitzer,
Craig, J. O.,	Hayes,	Miller, D. D.,	Thomas,
Cratty,	Heffernan,	Miller, H. E.,	Van Alen
Crum,	Henderson, W.,	Miller, J. J.,	Walker, J. A.,
Curran,	Hess,	Mitchell,	Weiss,
Davis,	Hetrick,	Morris,	Wells,
Dawson,	Hoffman, M. R.,	Orr,	Wettach,
Denning,	Holcombe,	Perry,	Whitehouse,
Dewey, C. P.,	Hoober,	Pike,	Whiteman,
Dewey, P. H.,	Horne,	Posay,	Williams,
Diehm,	Hough,	Rhoads,	Woner,
Dilsheimer,	Huston,	Richards,	Wood,
Dithrich,	Jones, D. J.,	Rieder,	Woodruff,
Donneley,	Jones, W. W.,	Rinn,	Zook,
Dunlap,	Kelly,		
Dunn,	Kinsman,		

## NAYS, 0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 876, entitled:

An Act to amend sections one, two, three, five, six and seven of an act approved the eighth day of July, one thousand nine hundred and nineteen (P. L. 734) entitled, "An act empowering cities of the second and third classes, boroughs, and counties, to acquire, maintain and operate playgrounds, play fields, gymnasiums, public baths, swimming pools, and indoor recreation centers; authorizing school districts to join in the maintenance and operation of said activities; and authorizing the issue of bonds and the levy of taxes for such purposes," by extending the provisions thereof so as to include townships.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS, 149.

Alexander,	Gelder,	McHugh,	Smink,
Allum,	Gibbon,	McKim,	Smith, H. J.,
Aston,	Glass,	McMullen,	Smith, H.,
Baker,	Goodnough,	McOwen,	Smith, J. W.,
Barnhart,	Goss,	McVicar,	Smith, L.,
Beaver,	Green,	Magill,	Soffel,
Bell,	Griffith,	Mangan,	Sowers,
Blair,	Haines,	Marcus, J. C.,	Sprowls,
Bolard,	Hampson,	Martin,	Stackhouse,
Bower,	Harer,	Mantz,	Stadtlander,
Brendle,	Harry,	Michel,	Stark,
Brenneman,	Hatrick,	Millar, A.,	Sterling,
Brown, T. R.,	Haws,	Millar, A. S. C.,	Stevens,
Campbell,	Hayes,	Miller, C.,	Stevenson,
Catlin,	Henderson, E.,	Miller, D. I.,	Stewart,
Chaplin,	Henderson, W.,	Miller, D. D.,	Strauss,
Comer,	Hess,	Miller, H. F.,	Sweitzer,
Conner,	Hetrick,	Miller, J. J.,	Thomas,
Cook,	Hoffman, J. N.,	Mitchell,	Trainer,
Craig, J. O.,	Hoffman, M. R.,	Ogle,	Van Alen,
Cratty,	Holcombe,	Phillips,	Vickerman,
Crum,	Horne,	Pike,	Walker, G. T.,
Dawson,	Hough,	Quigley,	Walker, J. A.,
Dewey, C. P.,	Jones, W. W.,	Rhoads,	Weamer,
Dewey, P. H.,	Kalner,	Rieder,	Weiss,
Diehm,	Kecne,	Rinn,	Wells,
Dilsheimer,	Kinsman,	Roman,	Wettach,
Dithrich,	Kohler,	Ruddy,	Whitaker,
Dunlap,	Krug,	Ruth,	Whitehouse,
Dunn,	Long,	Schaeffer,	Whiteman,
Eaches,	Love,	Schilling,	Williams,
Edmonds,	McBride,	Sieg,	Wolfe,
Elgin,	McCaig,	Shaffer,	Woner,
Evans,	McCarthy,	Shannon,	Wood,
Finney,	McClure,	Shellenberger,	Woodruff,
Fitzgibbon,	Fox,	Smiley,	Zook,
Fox,	McConnell,		
Franklin,	McCurdy,		

## NAYS, 0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1190, entitled:

An Act making a burial permit issued at the place of death valid throughout the Commonwealth

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. ALEXANDER. Mr. Speaker, I would like to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Columbia, Mr. Shaffer, permit himself to be interrogated?

Mr. SHAFFER. I will, Mr. Speaker.

Mr. ALEXANDER. Mr. Speaker, I desire to ask the gentleman from Columbia what the purpose of this bill is.

Mr. SHAFFER. Mr. Speaker, in answer to gentleman from Delaware, I would say that the bill is short and can be easily understood. It is for the transportation of bodies from one section of the State to another with a burial permit without being taxed additionally in going through any other borough. There are a number of boroughs in the State of Pennsylvania where they assess one dollar by the board of health, and we want to eliminate that. The public health department recommends this bill.

Mr. ALEXANDER. Mr. Speaker, I would like to further interrogate the gentleman. What protection has the borough or the township where these bodies are buried so far as the health permits are concerned and so far as the protection of the public health is concerned?

Mr. SHAFFER. Mr. Speaker, the preservation of the bodies is the protection of health, in going through any borough or part of the State.

Mr. ALEXANDER. This is the annual burial permit bill that we get here every session. Delaware County at the present time as some of you know has in it eleven



cemeteries. The wear and tear on the public roads in that county is tremendous. For instance just outside the city of Philadelphia we have the Fernwood Cemetery, the Holy Cross Cemetery, there are two other large cemeteries, in fact as large cemeteries as there are in that section surrounding Philadelphia. I at one time represented the township of Upper Darby, the township in which my colleague, Mr. Miller, lives at the present time, and the wear and tear on the roads some years ago when the funerals were conducted by means of a hearse and horses was tremendous. There was a mile of road there that cost that township four thousand dollars a year. That has been multiplied at this time many times. Now you must remember as far as these townships are concerned, and these boroughs are concerned that they get no tax whatever from the cemeteries, none whatever to help pay for the wear and tear on these roads.

Another thing and it is another very important thing, more important even than that. At the present time just as Mr. Shaffer says, the boroughs and townships have their boards of health and they have a right to protect their citizens against bringing into these districts bodies having a disease that may be communicable. They have a right to know when a body is being buried in the township. Again there are times when the supervision of the township or the borough is not strict about the burial, and many times they are not buried according to law. For instance some years ago in Upper Darby just near the Lenox some of us went out one day what is known as Landsowne Avenue. There was a great stench there and in going through the cemetery we found that there were bodies buried in boxes, five and six in a box, and within a foot or two of the surface of the ground. Dogs had dug them out and buzzards were eating them. We had to pass an ordinance in Upper Darby at that time that the burial should be in a certain condition and in a certain way. What protection has the township or the borough against burials of that kind unless they are allowed to require a permit? Those townships and those boroughs must have restrictions, and especially as I say those which surround so closely the cities of Philadelphia or Pittsburgh or some other cities. They must have this protection in order to protect the health of that community. Now what do they charge for that permit which Mr. Shaffer speaks about? The charge which they pay Upper Darby and Hanover Township in Delaware County is one dollar per head. The man himself on whom that charge is made never makes a kick. He never complains about that. The only man that complains is the undertaker. It will not hurt the undertaker to pay that dollar extra, and see what protection it is to the counties where these cemeteries are located. I ask you gentlemen for the protection of these counties, for the protection of the health of these communities where these bodies are buried to vote against this bill.

Mr. SHAFFER. Mr. Speaker and gentlemen of the House, the Borough of Yeadon, outside of Philadelphia, collects annually between five and six thousand dollars from the funerals that pass through that borough. If in transporting a body from one county to another you must go through half a dozen boroughs, you will be obliged to stop in each borough that they have the same law that Yeadon Borough has six times on your way to the funeral and pay a dollar to each borough. The purpose of this bill is to eliminate that. In the transportation of bodies from one county to another with a burial permit from the register of the State that body should be allowed to be transported to where it may go without being molested. Therefore, it is a meritorious bill and I ask you to support it.

Mr. ALEXANDER. Mr. Speaker, it is very important I tell you to the counties alongside those large cities, and I just want to answer the gentleman because he has misled you. There is no law on the statute books that will permit any county or any borough to charge for any permit unless a burial is made in that borough or in that township, and therefore there are only two permits, the permit that is required where the person dies, and the permit where he is buried, and no law on the statute books today will permit any other charge except these two.

Mr. SHAFFER. Mr. Speaker, under the act of 1917, under that portion which is amended, when a person dies you can get a burial permit, and you are allowed to take that body to its destination with the same permit and bury the body.

On the question recurring,  
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—116.

Armstrong,	Donneley,	Leeds,	Schaeffer,
Aston,	Dunlap,	Lewis,	Schwartz,
Baker,	Elgin,	Love,	Sieg,
Baldi,	Feldman,	McBride,	Shaffer,
Beaver,	Flynn,	McClure,	Shellenberger,
Bell,	Fox,	McConnell,	Smink,
Blair,	Franklin,	McCurdy,	Smith, H. J.,
Bluett,	Gearhart,	McGowan,	Sowers,
Blumberg,	Gibbon,	McKim,	Stark,
Boland,	Goehring,	McVicar,	Stevenson,
Bower,	Goodnough,	Magill,	Stewart,
Brady,	Green,	Marcus, J. C.,	Strauss,
Brendle,	Hampson,	Martin,	Sweltzer,
Brenneman,	Harding,	Miller, A.,	Thomas,
Bromley,	Haslett,	Miller, C.,	Trainer,
Brooks,	Hayes,	Miller, D. I.,	Van Aien,
Brown, T. R.,	Heffernan,	Miller, D. D.,	Vickerman,
Burns,	Henderson, E.,	Miller, J. W.,	Walker, J. A.,
Campbell,	Hoffman, J. N.,	Morris,	Weiss,
Catlin,	Holcombe,	Ogle,	Wettach,
Chaplin,	Hoover,	Phillips,	Whitaker,
Comeror,	Hough,	Fike,	Whitehouse,
Cook,	Huston,	Rhoads,	Whiteman,
Cralg, J. R.,	Jones, W. W.,	Richards,	Williams,
Cratty,	Kinsman,	Rieder,	Wolfe,
Crum,	Kohler,	Rinn,	Woner,
Curran,	Kooser,	Roman,	Woodruff,
Davis,	Krause,	Ruch,	Zook,
Dewey, P. H.,	Krugh,	Ruddy,	
Dithrich,			

## NAYS—8.

Alexander,	Dilsheimer,	Hagerty,	Hoffman, M. R.,
Conner,	Edmonds,	Hess,	Smith, H.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1278, entitled:

An Act to amend an act approved the twenty-fourth day of May, one thousand eight hundred and eighty-seven (Pamphlet Laws one hundred eighty-two), entitled: "An act to authorize the councils of the cities of the first class of the Commonwealth to appropriate annually a sum, not exceeding five hundred dollars, for the support and maintenance of each company of the National Guard using and occupying an armory, building, room or quarters within said cities, in addition to the annual appropriation by the Legislature," fixing the amounts which may be appropriated by cities of the first, second and third classes to companies, troops and similar units of the National Guard and extending the provisions of said act to counties.

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—167.

Alexander,	Fitzgibbon,	McCarthy,	Sieg,
Armstrong,	Fox,	McClure,	Shaffer,
Aston,	Gearhart,	McConnell,	Shannon,
Baker,	Gibbon,	McCurdy,	Shellenberger,
Baldi,	Glass,	McGowan,	Sinclair,
Barnhart,	Goehring,	McHugh,	Smiley,
Beckley,	Golder,	McKim,	Smink,
Bell,	Goodnough,	McKnight,	Smith, H. J.,
Bidelspacher,	Green,	McMullen,	Smith, H.,
Blair,	Griffith,	McOwen,	Smith, J. W.,
Bluett,	Hagerty,	McVicar,	Smith, L.,
Blumberg,	Haines,	Magill,	Soffel,
Boland,	Hampson,	Mangan,	Sowers,
Brady,	Harding,	Marcus, J.,	Sprolows,
Brenneman,	Harer,	Marcus, J. C.,	Stackhouse,
Bromley,	Harry,	Marshall,	Stark,
Brown, F. B.,	Hatrick,	Martin,	Steedle,
Brown, T. R.,	Haws,	Mantz,	Sterling,
Burns,	Heffernan,	Michael,	Stevens,
Campbell,	Henderson, E.,		



Catlin,	Henderson, W.,	Millar, A.,	Stevenson,
Chaplin,	Hetrick,	Miller, A. S. C.,	Stewart,
Clutton,	Hoffman, J. N.,	Miller, C.,	Strauss,
Comerer,	Hoffman, M. R.,	Miller, D. I.,	Sweitzer,
Conner,	Hoover,	Miller, D. D.,	Trainer,
Cook,	Hough,	Miller, H. F.,	Van Alen,
Craig, J. O.,	Huston,	Miller, J. J.,	Walker, G. T.,
Cratty,	Jones, W. W.,	Orr,	Walker, J. A.,
Curran,	Jordan,	Perry,	Weamer,
Dawson,	Keene,	Pike,	Weiss,
Denning,	Kinsman,	Posey,	Wells,
Dewey, C. P.,	Kohler,	Rhoads,	Wettach,
Dewey, P. H.,	Kooser,	Richards,	Whitaker,
Dichm,	Krause,	Rieder,	Whitehouse,
Dithrich,	Krugh,	Rinn,	Whiteman,
Donneley,	Lafferty,	Roman,	Williams,
Drinkhouse,	Leeds,	Rueh,	Wolfe,
Dunlap,	Lewis,	Ruddy,	Woner,
Eaches,	Long,	Ruth,	Wood,
Edmonds,	Love,	Schaeffer,	Woodruff,
Ehrhardt,	McBride,	Schilling,	Zook,
Elgin,	McCaig,	Schwartz,	Spangler,
Evans,	McCann,		Speaker.
Feldman,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1363, entitled:

An Act providing for placement training in the several departments bureaus boards divisions and commissions of the State government of disabled soldiers sailors and marines

On the question,

Will the House agree to the bill on third reading?

Mr. EACHES. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

Amend title line 2, by striking out the word "and" and inserting "or"

Amend section 1, line 6, page 1, by inserting before the word "federal" the words "Rehabilitation Division of the"

Amend section 1, page 1, line 17, by striking out "of Vocational Training" and inserting in lieu thereof "For Vocational Education."

Amend section 1, page 1, line 10, by striking out the word "and" and inserting in lieu thereof "or"

Amend section 1, page 1, line 12 by striking out the word "and" after the word "sailor" and insert in lieu thereof "or"

Amend section 1, page 1, line 13 by striking out the word "employment" and inserting in lieu thereof the word "training"

Amend section 1, page 1, line 13 by striking out the word "life" and inserting in lieu the word "employment"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

REMARKS BY HON. CYRUS PALMER.

Mr. BALDI. Mr. Speaker, I move that the Hon. Cyrus Palmer, former member of the House of Representatives, be requested to address the House.

Mr. PIKE. Mr. Speaker, I second the motion.

The motion was agreed to.

HON. CYRUS PALMER. Mr. Speaker and gentlemen of the House, this is something I never expected to do again, but inasmuch as the occasion presents itself, it would be a peculiar sort of person who would deny himself the great privilege. I wish you all luck, and I hope you have as good a time as I had.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1253, as follows:

An Act to provide for the care training and maintenance of certain children by the several counties authorizing the county commissioners to establish and maintain separate or joint county industrial homes for such purposes requiring poor authorities to place children of certain ages with families or in institutions providing for the care and maintenance of certain children in such homes at the expense of the parents and prohibiting the receiving and detaining of children in almshouses and poor houses and validating similar acts heretofore performed by the commissioners of the several counties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be lawful for the county commissioners of any county or for the county commissioners of two or more counties acting together to establish and maintain an industrial home for the care and training of children Such institution or home shall be remote from any almshouse or poor house and entirely disconnected from the same and shall be under the management of the county commissioners

Section 2 It shall be unlawful for the overseers or guardians or directors of the poor in the several counties cities boroughs and townships of this Commonwealth to receive into or retain in any almshouse or poor house any child between two and sixteen years of age for a longer period than sixty days unless such child shall be an unteachable idiot an epileptic or a paralytic or otherwise so disabled or deformed as to render it incapable of labor or service

Section 3 It shall be the duty of said overseers guardians directors of the poor or other persons having charge of the poor to place all dependent children who are in or committed to their charge and who are over two years of age (with the exceptions named in the second section of this act) in some respectable family in this State or in some educational institution or home for children and one of said officers shall visit such children in person or by agent not less than once every six months and make all needful inquiries as to their treatment and welfare and shall report thereon to the board of overseers or other officers charged with the care of such children

Whenever the parents of any children between the ages of two and sixteen years are unable to give them proper personal care and attention but are willing and able to pay for such cares attention and maintenance the county commissioners of the respective counties may enter into an agreement with the parent or parents of such child or children for their care and maintenance in such county industrial home at the expense of such parent or parents

Section 4 All acts and contracts heretofore performed and executed by or on behalf of any county by its county commissioners by virtue or authority of the act entitled "An act to prohibit the receiving and detaining of children in almshouses and poor houses and to provide for the care and education of such children" approved the thirteenth day of June one thousand eight hundred and eighty-three (Pamphlet Laws one hundred and eleven) are hereby declared to be as valid and effectual in law as if performed and executed under and by virtue of this act after the date of its passage

Section 5 The act entitled "An act to prohibit the receiving and detaining of children in almshouses and poor houses and to provide for the care and education of such children" approved the thirteenth day of June one thousand eight hundred and eighty-three (Pamphlet Laws one hundred and eleven) is hereby repealed

All other acts and parts of acts inconsistent with this act are hereby repealed

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. McCURDY. Mr. Speaker, I move that the further consideration of this bill be postponed for the present.

Mr. BELL. Mr. Speaker, I second the motion.

The motion was agreed to.

HOUSE BILL NO. 1237 MADE A SPECIAL ORDER.

Mr. WONER. Mr. Speaker, I move that House Bill No. 1237, file folio 4093, entitled:

An Act amending an act approved the thirteenth day of May one thousand eight hundred and eighty-seven entitled "An act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" by prohibiting the manufacture sale offering for sale transportation importation exportation furnishing or possession for beverage purposes of anything determined and found to be intoxicating by Act of Congress passed pursuant to and in the enforcement of the Constitution of the United States of America and by retaining and regulating the sale of vinous

spirituous malt or brewed liquors or any admixtures thereof fit for beverage purposes other than such as are from time to time determined and found to be intoxicating by any such Act of Congress.

be made a special order of business on third reading and final passage for Wednesday, April 13, at 11.30 o'clock A. M.

Mr. ARMSTRONG. Mr. Speaker, I second the motion. The motion was agreed to.

#### BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1085, entitled:

An Act authorizing the lease of lands acquired in connection with the acquisition of toll-bridges over boundary waters to boroughs and townships for park purposes

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—162.

Alexander,	Gearhart,	McCaig,	Shaffer,
Alum,	Gibbon,	McCarthy,	Shannon,
Baker,	Glass,	McClure,	Shellenberger,
Baldi,	Goehring,	McConnell,	Smiley,
Barnhart,	Golder,	McCurdy,	Smink,
Beaver,	Goodnough,	McGowan,	Smith, H. J.,
Beckley,	Green,	McHugh,	Smith, H.,
Bidelspacher,	Griffith,	McKnight,	Smith, J. W.,
Blair,	Hagerty,	McMullen,	Smith, L.,
Blumberg,	Haines,	McOwen,	Snowden,
Boland,	Haldeman,	McVicar,	Sowers,
Bower,	Hampson,	Magill,	Sprolws,
Brendle,	Harding,	Mangan,	Stackhouse,
Brenneman,	Harer,	Marcus, J. C.,	Stadtlander,
Bromley,	Harry,	Marshall,	Stark,
Brooks,	Haslett,	Martin,	Steedle,
Brown, T. R.,	Haws,	Mantz,	Stevens,
Burns,	Hayes,	Michel,	Stevenson,
Catlin,	Henderson, E.,	Millar, A.,	Stewart,
Chaplin,	Henderson, W.,	Millar A. S. C.,	Strauss,
Clutton,	Hess,	Miller, C.,	Sweitzer,
Comerer,	Herrick,	Miller, D. L.,	Thomas,
Cook,	Hoffman, J. N.,	Miller, D. D.,	Trainer,
Craig, J. R.,	Hoffman, M. R.,	Miller, H. F.,	Van Alen,
Craig, J. O.,	Holcombe,	Miller, J. J.,	Vickerman,
Davis,	Horne,	Mitchell,	Walker, G. T.,
Dewey, C. P.,	Hough,	Morris,	Walker, J. A.,
Dewey, P. H.,	Huston,	Ogle,	Weamer,
Diehm,	Jones, D. J.,	Perry,	Weiss,
Dilsheimer,	Jones, W. W.,	Phillips,	Wells,
Dithrich,	Jordan,	Pike,	Wettach,
Donneley,	Keene,	Posey,	Whitaker,
Dunlap,	Kelly,	Rhoads,	Whitehouse,
Dunn,	Kinsman,	Richards,	Whiteman,
Eaches,	Kohler,	Rieder,	Williams,
Edmonds,	Krause,	Roman,	Wolfe,
Fhrhardt,	Krug,	Ruch,	Woner,
Elgin,	Lafferty,	Ruth,	Wood,
Feldman,	Leeds,	Schaeffer,	Woodruff,
Finney,	Long,	Schilling,	Zook,
Flynn,	McBride,	Sieg,	
Franklin,			

#### NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1193, entitled:

An Act empowering clerks designated by the board for the assessment and revision of taxes in counties of the second class to administer oaths and affirmations

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—156.

Alexander,	Dunlap,	Klnsman,	Ruddy,
Armstrong,	Dunn,	Kooser,	Ruth,
Aston,	Eaches,	Krugh,	Schaeffer,
Baker,	Ehrhardt,	Lafferty,	Schilling,
Baldi,	Evans,	Lewis,	Schwartz,
Barnhart,	Finney,	Long,	Sieg,
Beaver,	Fitzgibbon,	Love,	Shaffer,
Beckley,	Flynn,	McBride,	Shannon,
Bell,	Fowler,	McCann,	Shellenberger,
Bidelspacher,	Fox,	McCarthy,	Smiley,
Blair,	Gelder,	McClure,	Smink,
Bluet,	Gibbon,	McConnell,	Smith, H. J.,
Blumberg,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McHugh,	Smith, J. W.,
Brady,	Golder,	McKnight,	Smith, L.,
Brendle,	Goodnough,	McMullen,	Snowden,
Brenneman,	Goss,	McOwen,	Stackhouse,
Bromley,	Griffith,	McVicar,	Stadtlander,
Brooks,	Hagerty,	Marcus, J.,	Stark,
Brown, T. R.,	Haines,	Marcus, J. C.,	Steedle,
Burns,	Hampson,	Martin,	Sterling,
Campbell,	Harding,	Michel,	Stevenson,
Catlin,	Harer,	Millar, A.,	Strauss,
Chaplin,	Harry,	Millar A. S. C.,	Sweitzer,
Comerer,	Haslett,	Miller, C.,	Thomas,
Conner,	Haws,	Miller, D. D.,	Van Alen,
Cook,	Hayes,	Miller, J. J.,	Vickerman,
Craig, J. R.,	Heffernan,	Morris,	Walker, G. T.,
Craig, J. O.,	Henderson, E.,	Ogle,	Weamer,
Cratty,	Hess,	Orr,	Wells,
Curran,	Herrick,	Perry,	Whitaker,
Curry,	Hoffman, J. N.,	Phillips,	Whitehouse,
Davis,	Hoffman, M. R.,	Pike,	Williams,
Dawson,	Hoover,	Posey,	Wolfe,
Denning,	Hough,	Quigley,	Woner,
Dewey, C. P.,	Huston,	Richards,	Wood,
Diehm,	Jones, D. J.,	Rieder,	Woodruff,
Dilsheimer,	Jones, W. W.,	Rinn,	Zook,
Dithrich,	Kantner,	Roman,	
Donneley,	Keene,		

#### NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1096, entitled:

An Act to amend sections one, two and three, article seven, chapter six of an act approved the fourteenth day of May, one thousand nine hundred and fifteen (P. L. 312) entitled, "An act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs."

On the question,

Will the House agree to the bill on third reading?

Mr. McVICAR. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend section 1, page 2, by inserting after line 3 in large letters to correspond in type with line 25 the following: "Street Improvement."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1015, entitled:

An Act authorizing the several boroughs and townships to appropriate moneys for the support of county associations of boroughs and townships

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?



Mr. ALEXANDER. Mr. Speaker, I desire to interrogate the sponsor of this bill, Mr. McKim.

The SPEAKER. Will the gentleman from Allegheny, Mr. McKim, permit himself to be interrogated?

Mr. McKIM. Mr. Speaker, yes, sir.

Mr. ALEXANDER. Mr. Speaker, this bill authorizes boroughs and townships to appropriate money for the support of county associations of boroughs and townships. What is the nature of the county association which the gentleman has in mind?

Mr. McKIM. Mr. Speaker and gentlemen of the House, the nature of the associations the bill has to do with is set out in the bill itself, namely the associations which are formed for the study and investigation of economics of government in boroughs and townships and for the protection and safeguarding of the rights and franchises of boroughs and townships and for the purpose of recommending legislation beneficial to boroughs and townships, or any one or more of them.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—165.

Alexander,	Feldman,	Kooser,	Schilling,
Allum,	Finney,	Krugh,	Schwartz,
Armstrong,	Fitzgibbon,	Lafferty,	Sieg
Aston,	Flynn,	Leeds,	Shaffer,
Baldi,	Fox,	Lewis,	Shannon,
Barnhart,	Franklin,	Long,	Shellenberger,
Beckley,	Gearhart,	Love,	Smiley,
Bell,	Gibbon,	McBride,	Smink,
Bideispacher,	Glass,	McCaig,	Smith, H. J.,
Bluett,	Goehring,	McCann,	Smith, H.,
Blumberg,	Golder,	McCarthy,	Smith, L.,
Bower,	Goodnough,	McCurdy,	Soffel,
Brady,	Goss,	McGowan,	Sowers,
Brenneman,	Green,	McKim,	Sprowls,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stadtlander,
Brown, F. B.,	Haines,	Magill,	Stark,
Burns,	Harding,	Mangan,	Steedle,
Campbell,	Harer,	Marcus, J.,	Sterling,
Catlin,	Harry,	Marcus, J. C.,	Stevenson,
Chaplin,	Haslett,	Marshall,	Strauss,
Clutton,	Hatrick,	Mantz,	Sweitzer,
Comerer,	Haws,	Michel,	
Cook,	Hayes,		
Trainer,			

Craig, J. O.,	Heffernan,	Millar, A.,	Van Alen
Cratty,	Henderson, E.,	Miller, C.,	Walker, J. A.,
Crum,	Henderson, W.,	Miller, D. L.,	Weamer,
Curran,	Hess,	Miller, D. D.,	Weiss,
Davis,	Hetrick,	Miller, H. F.,	Wells,
Dawson,	Hoffman, J. N.,	Miller, J. J.,	Wettach,
Denning,	Hoffman, M. R.,	Ferry,	Whitaker,
Dewey, C. P.,	Hoover,	Pike,	Whitehouse,
Dewey, P. H.,	Horne,	Posey,	Whiteinan,
Diehm,	Hough,	Quigley,	Williams,
Dilsheimer,	Huston,	Rhoads,	Wolfe,
Dithrich,	Jones, D. J.,	Richards,	Woner,
Dunlap,	Jones, W. W.,	Rinn,	Wood,
Dunn,	Jordan,	Roman,	Woodruff,
Eaches,	Keene,	Ruch,	Zook,
Edmonds,	Kelly,	Ruddy,	Spangler,
Ehrhardt,	Kinsman,	Ruth,	Speaker.
Elgin,	Kohler,	Schaeffer,	
Evans,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

TIME EXTENDED ON BILL.

Mr. WOLFE asked and obtained unanimous consent for an extension of five days on bills on final passage postponed calendar of House Bill No. 1140 (Senate Bill No. 364), entitled:

An Act fixing the salary of sheriffs and deputy sheriffs in counties of the seventh class requiring all fees earned by sheriffs in such counties to be paid into the county treasury for the use of the county and providing for the payment for the care and maintenance of prisoners where the sheriff is the keeper or warden of the jail

ADJOURNMENT.

The SPEAKER. In pursuance with the resolution of the gentleman from Allegheny, Mr. Hough, out of respect to the memory of the late Hon. William S. Bigger, a member of this House in the session of 1913, the Chair declares this House adjourned.

Whereupon, at 11.30 o'clock P. M. the House adjourned until to-morrow morning at 11 o'clock.





# Legislative Journal.

Session 1921

124th of the General Assembly

Vol. 6.

HARRISBURG, PA., WEDNESDAY, APRIL 13, 1921

No. 45.

## SENATE

WEDNESDAY, April 13, 1921.

The Senate met at 10:30 o'clock A. M.

The PRESIDENT PRO TEMPORE (F. E. Baldwin) in the Chair.

## PRAYER.

The Chaplain, Rev. Benjamin F. Bungard, offered the following prayer:

O Lord, how excellent is Thy name in all the earth. Thou has opened before us the gates of a new day and we pray that Thou wilt give us such wisdom and guide us in all the deliberations in the affairs of State that shall bring honor to our great Commonwealth, and glory to Thy name. What is man that Thou art mindful of him. Thou hast created man a little lower than the angels, and endowed him with power and glory and honor and dominion. Give us such grace and wisdom that we may do such service here that will redound to the great name of this Commonwealth. We ask it in Thy name. Amen.

## JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. HOMSHER, the further reading was dispensed with, and the Journal was approved.

## REPORTS FROM COMMITTEES.

Mr. SMITH, from the Committee on Public Health and Sanitation, reported as committed, Senate Bill No. 901, (House Bill No. 937), entitled:

An Act to amend an act approved the 28th day of May one thousand nine hundred and fifteen (Pamphlet Laws six hundred and forty-two) entitled "An Act for the Protection of the public health by providing that persons firms or corporations who are operating or conducting hotels restaurants dining cars or other public eating places in this Commonwealth shall not employ or keep in their employ as cooks waiters kitchen-help chambermaids or other house servants any person or persons who are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis syphilis gonorrhea open external cancer or barber's itch or who are carriers of typhoid fever and further providing that no dishes receptacles or utensils used in eating or drinking shall be furnished to patrons or customers of any such public eating place unless the same have been thoroughly cleansed since used by another individual and further providing that no towels shall be furnished in any washroom in connection with any such public eating-place unless such towels be laundered or discarded after each individual use and further providing that no common drinking-cups shall be furnished at any public drinking place operated in connection with any such public eating place and providing penalties for violations of the provisions of this act" by extending its provisions to public drinking places requiring public wash rooms to be kept in a sanitary condition and providing for health certificates from employees in such establishments.

Mr. SERVICE, from the Committee on Judiciary General, reported as committed, Senate Bill No. 918. (House Bill No. 1286), entitled:

An Act to further amend an act entitled "An Act to authorize and provide for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum for restraint care and treatment," approved April sixteen, Anno Domini, one thousand nine hundred and three as amended by the act approved May twenty-eight one thousand nine hundred and seven entitled "An act to amend an act entitled "An act to authorize and provide for

the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum for restraint care and treatment" approved April sixteen, Anno Domini, one thousand nine hundred and three providing for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital for restraint care and treatment by the court of quarter sessions providing for the payment of the cost and expense of care and treatment of indigent inebriates by the county from which the inebriate is committed and that the overhead charges shall be paid by the State when the inebriate is committed to a public State institution.

Mr. CRAIG, from the Committee on Judiciary General, reported as committed, Senate Bill No. 819, entitled:

An act creating the office of county controller in counties of the first, second, third, fourth and fifth classes, prescribing his powers and duties; imposing certain duties upon county commissioners and county treasurers; and abolishing the office of county auditor.

Mr. DAIX, from the Committee on Judiciary General, reported as amended, Senate Bill No. 946, entitled:

An Act to make habitual loafing, lounging, congregating or loitering upon the corners or other places on the streets and highways of the cities of the first class of this Commonwealth a misdemeanor, and prescribing the penalties therefor.

Mr. BARR, from the Committee on Public Health and Sanitation, re-reported as amended, Senate Bill No. 752, (House Bill No. 1068), entitled:

An Act regulating and defining the powers and duties of the Dental Council and the State Board of Dental Examiners providing for appointment of examiners defining qualifications of applicants for examination condition of granting and revoking licenses regulating and limiting and defining the practice of dentistry limiting and defining operator in dental surgery prohibiting practice by or employment of unlicensed and unregistered persons and providing punishment therefor requiring the recording of licenses and registration of practitioners and disposition of fees and fines providing for an annual registration fee for licensed practitioners and the disposition of such fees defining evidence of violations and providing punishment fixing the appropriations to the Dental Council

Mr. STINEMAN, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 286, (House Bill No. 251), entitled:

An Act to amend an act approved the fourteenth day of May, one thousand nine hundred and fifteen (Pamphlet Laws 312), entitled, "An Act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs."

Also from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 843, (House Bill No. 997), entitled:

An act to amend the forty-first clause of section two article one chapter five of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Also from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 370, (House Bill No. 224), entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs."

Also from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 417, (House Bill No. 225), entitled:



An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (P. L. 312), entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Also from the Committee on New Counties and County Seats, reported as committed, or as amended, Senate Bill No. 712, (House Bill No. 671), entitled:

An Act providing for county poor districts in counties of the sixth class providing for their management direction and control by the county commissioners defining their powers and duties, imposing certain duties upon the county treasurer and county controller or county auditors, abolishing the present poor districts and transferring their property.

Mr. WEAVER, from Committee on Judiciary General, reported as committed, Senate Bill No. 936, entitled:

An Act authorizing boroughs, townships school districts and poor districts to appeal from assessments of property or other subjects of taxation for their corporate purposes.

Also from the Committee on Judiciary General, reported as committed, Senate Bill No. 937, entitled:

An Act to amend section three of the act approved the twentieth day of April, one thousand eight hundred and seventy-four, (P. L. 65), entitled "An act to regulate the manner of increasing the indebtedness of municipalities, to provide for the redemption of the same, and to impose penalties for the illegal increase thereof," as amended.

Mr. CHRISTLEY, from the Committee on Judiciary General, reported as committed, Senate Bill No. 821, entitled:

An Act fixing the salaries of the County Controller in counties of the first, second, third, fourth and fifth classes.

Mr. McCONNELL, from the Committee on Judiciary Special, re-reported as amended, Senate Bill No. 578, (House Bill No. 339), entitled:

An Act to amend clause (c) section three hundred and six of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employ in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder."

Mr. LONG, from the Committee on Education, re-reported as amended, Senate Bill No. 562, (House Bill No. 115), entitled:

An Act to further amend section six hundred and seventeen of an act approved the eighteenth day of May one thousand nine hundred and eleven (P. L. 309) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general, special or local or any parts thereof that are or may be inconsistent therewith" as amended.

Also, from the Committee on Judiciary General, reported as committed, Senate Bill No. 731, (House Bill No. 950), entitled:

An Act to amend section one of an act approved the twentieth day of July one thousand, nine hundred seventeen (Pamphlet Laws eleven hundred and fifty-eight) entitled "An act to fix regulate and establish the fees to be charged and received by constables of this Commonwealth" as amended

Also from the Committee on Judiciary General, reported as committed, Senate Bill No. 818, entitled:

An Act providing for the election of one person as prothonotary and one person as clerk of the courts of quarter sessions and Oyer and Terminer in counties of the fourth class; and repealing general, local and special acts inconsistent herewith.

Mr. PATTON, from the Committee on Insurance, reported as committed, Senate Bill No. 788, (House Bill No. 1067), entitled:

An Act making it unlawful to give or offer money to secure proxies for use at meetings of insurance companies.

Also from the Committee on Insurance, reported as committed, Senate Bill No. 787 (House Bill No. 1066), entitled:

An Act requiring persons, partnerships, associations or corporations advertising for or soliciting business as adjusters of claims within this Commonwealth for loss or dam-

age arising out of policies of insurance, surety or indemnity on property, persons or insurable business interests within this Commonwealth to be licensed by the Insurance Commissioner.

Also from the Committee on Insurance, reported as committed, Senate Bill No. 938, entitled:

An Act to amend section twenty-eight of an act approved the first day of June, one thousand nine hundred and eleven, (P. L. 581), entitled "An act to provide for the incorporation of life insurance companies; and for the regulation of home and foreign life insurance companies; and providing penalties for any violation thereof."

Mr. EINSTEIN, from the Committee on Elections, reported as committed, Senate Bill No. 692, entitled:

An Act providing for the payment of fees for the filing of nominations petitions and nomination papers and for printing names of candidates upon the official ballots.

Mr. EYRE, from the Committee on Appropriations, re-reported as committed, Senate Bill No. 643, entitled:

An Act creating a Department of Game and Fish; charging the Department with the enforcement, administration and execution of laws heretofore enforced, administered and executed by or through the Department of Fisheries, and the Board of Game Commissioners; defining the powers and duties of the department; and prescribing penalties; abolishing certain departments, boards, commissions and offices; providing for the disposition of certain moneys now held by or hereafter paid to the State Treasurer under any statute the enforcement of which is by this act imposed on the department; and making appropriations.

Also from the Committee on Appropriations, re-reported as amended, Senate Bill No. 865, (House Bill No. 1184), entitled:

An Act authorizing the Governor to appoint a Board of Claims to hear, audit dismiss or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways; and making an appropriation.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 926, (House Bill No. 830), entitled:

An Act making a deficiency appropriation to the State Board of Education for use in the payment of scholarships.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 840, entitled:

An Act to amend an act approved the sixteenth day of June, one thousand nine hundred and nineteen (P. L. 482), entitled "An act creating a Board of Commissioners of Public Grounds and Buildings; providing for the appointment of a Superintendent of Public Grounds and Buildings and subordinate officers and employees, and fixing their salaries; defining the powers and duties of the board and the superintendent with regard to contracts for and the furnishing of furniture, furnishings, stationery, supplies, paper, and fuel for the executive and legislative branches of the State Government and the Executive Mansion, the supervision of the Capitol grounds and buildings, the State Arsenal and Executive Mansion, and repairs, alterations, and improvements thereto and to other buildings, land, and property of the State, the disposal of unserviceable personal property of the Commonwealth, the renting of office rooms, outside of the Capitol, the bonding of officers and employees of the Commonwealth, and the supervision of the erection of, and repairs and additions to, State institutions, and the expenditure of funds therefor; and repealing supplied and inconsistent laws."

Also from the Committee on Appropriations reported as amended, Senate Bill No. 80, entitled:

An Act making an appropriation to the Treasurer of the First Regiment Infantry of Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 855, entitled:

An Act making an appropriation and re-appropriation for the erection and construction of a bridge over the Delaware River and approaches thereto as provided for in the act approved the ninth day of July one thousand nine hundred and nineteen (P. L. 814) entitled, "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River, connecting the city of Philadelphia and the city of Camden, and the approaches thereto; providing for a joint commission for that purpose, and defining its powers and duties; providing for an independent commission in this Commonwealth in relation thereto, and defining its powers and duties; providing for the payment of a part of the cost thereof by the city of Philadelphia; and providing for the acquiring, taking and condemnation of the real estate for the site and approaches thereof; providing for the turning over of said



bridge upon its completion; and making an appropriation for the purposes of this act."

Mr. EINSTEIN, from the Committee on Elections, reported as committed, Senate Bill No. 817, entitled:

An Act authorizing the tax levying authorities of each county of the Commonwealth to levy and collect an annual poll tax upon the inhabitants thereof in lieu of taxes heretofore levied and collected upon salaries, emoluments of office, posts of profit, trades, professions and occupations, and repealing laws inconsistent with its provisions.

J. S. MILLER, from the Committee on Judiciary General, reported as committed, Senate Bill No. 820, entitled:

An Act providing that the County Controller shall be made a party defendant in all suits against any county.

#### BILL INTRODUCED.

Mr. DAVIS read in his place and presented to the Chair Senate Bill No. 962, entitled:

An Act creating a board of managers to have exclusive jurisdiction over all houses of detention for the reception of untried juvenile offenders and neglected and dependent children who may be under judicial investigation in cities of the second class, and abolishing the boards of managers now in charge of such houses.

Which was committed to the Committee on Judiciary Special.

#### BILL ON FINAL PASSAGE.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 648, as follows:

An Act to amend sections one thousand five hundred and one and one thousand five hundred and five of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by an act approved the twenty-third day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and seventy-two) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'."

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand five hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which as amended by the act approved the twenty-third day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and seventy-two) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'" reads as follows

"Section 1501 Every school district of the first, second or third class in this Commonwealth shall annually provide medical inspection of all the pupils of its public schools by proper medical inspectors to be appointed by the board of school directors of the district. Such medical inspection shall be made in the presence of the parent or guardian of the pupil when so requested by parent or guardian. All such medical inspectors shall be physicians legally qualified to practice medicine in this Commonwealth who have had at least two years experience in the practice of their profession and shall be paid such amounts as the boards of school directors may determine. Provided That nothing in this act shall preclude the appointment of health officers of municipalities as medical inspectors in the school districts of this Commonwealth" is hereby amended to read as follows

Section 1501 Every school district of the first, second or third class in this Commonwealth shall annually provide medi-

cal inspection of all the pupils of its public schools by proper medical inspectors to be appointed by the board of school directors of the district in sufficient number to conduct the required inspection in conformity with the standard requirements prescribed by the Commissioner of Health for the medical inspection of schools in such district such medical inspection shall be made in the presence of the parent or guardian of the pupil when so requested by parent or guardian. All such medical inspectors shall be physicians legally qualified to practice medicine in this Commonwealth who have had at least two years experience in the practice of their profession and shall be paid such amounts as the boards of school directors may determine. Provided That nothing in this act shall preclude the appointment of health officers of municipalities as medical inspectors in the school districts of this Commonwealth

Section 2 That section one thousand five hundred and five of said act which as amended by said act of one thousand nine hundred and nineteen reads as follows

"Section 1505 The medical inspectors shall at least once each year inspect and carefully test and examine all pupils in the public schools of their districts giving special attention to defective sight hearing teeth or other disabilities and defects specified by the Commissioner of Health in his directions for medical examinations of schools. Each medical inspector shall make to the teacher or if the board of school directors so directs to the principal or district superintendent of schools a written report concerning all pupils found to need medical or surgical attention and giving careful directions concerning the care of each pupil who needs special care while in school. The teacher or the principal or district superintendent shall keep such report until the end of the school year shall carry out as carefully as possible said directions concerning the special care of pupils while in school and shall promptly send a copy of the medical inspector's report upon each child to the parents or guardian thereof" is hereby amended to read as follows

Section 1505 The medical inspectors shall at least once each year inspect and carefully test and examine all pupils in the public schools of their districts giving special attention to defective sight hearing teeth or other disabilities and defects specified by the Commissioner of Health in his directions and requirements for medical inspection of schools and shall make such additional inspections and examinations as shall be provided for in said directions or required by the Commissioner of Health the principal or the district superintendent of schools. Each medical inspector shall make to the teacher or if the board of school directors so directs to the principal or district superintendent of schools a written report concerning all pupils found to need medical or surgical attention and giving careful directions concerning the care of each pupil who needs special care while in school. The teacher principal or district superintendent shall promptly send a copy of the medical inspector's report upon each child requiring treatment to the parents or guardians thereof and shall keep the report concerning the pupils found to need medical or surgical attention until the last month of the school term carrying out as carefully as possible the medical inspector's directions concerning the special care of pupils while in school noting any corrections of defects reported and in fourth class school districts shall return the report to the Commissioner of Health in first second and third class school districts to the district superintendent of schools or to the principal of schools if no district superintendent who shall make such reports to the Commissioner of Health as he may require

And the amendment made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

Mr. SMITH. Mr. President, I move to reconsider the vote by which the bill passed third reading.

The PRESIDENT. How did the Senator vote?

Mr. SMITH. Mr. President, I voted "aye."

Mr. DAIX. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. DAIX. Mr. President, I voted "aye."

And the question recurring.

Will the Senate agree to the bill on third reading?

Mr. SMITH. Mr. President, I ask unanimous consent to amend section 1, page 4, line 8, by inserting after the word "medicinal" the words "or osteopathy";

Also line 13, by inserting after the word "municipalities" the words "or osteopathic physicians."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

#### BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 30, entitled:



An Act making an appropriation to the Commissioners of Valley Forge Park.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 44, entitled:

An Act making an appropriation to the Camp Curtin Commission for the dedication of the Camp Curtin Park; the payment of the expenses of the Commission; and for the completion of said park.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 46, entitled:

An Act making an appropriation to carry into effect the act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws page one thousand one hundred and eighty) entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New York of certain toll bridges over the Delaware River and making an appropriation therefor"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,

Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 54, entitled:

An Act making an appropriation to the commission appointed to procure and erect a statue of General David McMurtie Gregg.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 64, entitled:

An Act making an appropriation to the St. Joseph's Hospital of Philadelphia.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.



Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 74 entitled:

An Act making an appropriation to the Pennsylvania Historical Commission for Certain Purposes.

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron.	DeWitt.	MacDade,	Service.
Earnes.	Donahue,	Marlow,	Sisson.
Barr.	Einstein,	McClintock,	Smith.
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones.
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare.
Clark,	Herron,	Murdoch,	Weaver.
Craig,	Homsher,	Norton,	Whitten.
Crow,	Jones,	Patton,	Woodward.
Culbertson,	Joyce,	Phipps,	Baldwin.
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 76, entitled:

An Act authorizing the Governor to appoint a commission which with a similar commission of the State of New Jersey is authorized to acquire purchase maintain and operate ice boats on the Delaware River to keep said river open to navigation

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron.	DeWitt.	MacDade,	Service.
Barnes.	Donahue,	Marlow,	Sisson.
Barr.	Einstein,	McClintock,	Smith.
Berntheizel,	Eyre,	McConnell,	Snyder.
Boyd,	Gray,	McNichol,	Sones.
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare.
Clark,	Herron,	Murdoch,	Weaver.
Craig,	Homsher,	Norton,	Whitten.
Crow,	Jones,	Patton,	Woodward.
Culbertson,	Joyce,	Phipps,	Baldwin.
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

## BILL RECOMMENDED.

Mr. BARNES. Mr. President, I move that Senate Bill No. 105, on third reading, entitled:

An Act to regulate the occupation of horseshoer establishing a State board of examiners of horseshoers defining its powers and duties providing for the registration of all horseshoers with said board and providing penalties

be recommitted to the Committee on Judiciary Special for the purpose of a hearing.

Mr. CLARK. Mr. President, I second the motion.

The motion was agreed to

## BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 115, as follows:

An Act making an appropriation to the Lock Haven Hospital Lock Haven Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifty-four thousand dollars (\$54,000) or so much thereof as may be necessary is hereby specifically appropriated to the Lock Haven Hospital of Lock Haven Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron.	DeWitt.	MacDade,	Service.
Barnes.	Donahue,	Marlow,	Sisson.
Barr.	Einstein,	McClintock,	Smith.
Berntheizel,	Eyre,	McConnell,	Snyder.
Boyd,	Gray,	McNichol,	Sones.
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare.
Clark,	Herron,	Murdoch,	Weaver.
Craig,	Homsher,	Norton,	Whitten.
Crow,	Jones,	Patton,	Woodward.
Culbertson,	Joyce,	Phipps,	Baldwin.
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 138, entitled:

An Act making an appropriation to The Public Service Commission of the Commonwealth of Pennsylvania to be used by said Commission in the payment of the cost of the construction, reconstruction, relocation, alteration, or abolition of any crossing of the tracks of public service companies at, above, or below grade, including the approaches to any overhead or underpass structure in connection therewith, and including also compensation for damages to adjacent property taken, injured or destroyed by reason thereof, of State Highways or highways in cities or boroughs which are a continuation or connecting link of State Highways, and regulating the expenditure of the amount hereby appropriated to The Public Service Commission of the Commonwealth of Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron.	DeWitt.	MacDade,	Service.
Barnes.	Donahue,	Marlow,	Sisson.
Barr.	Einstein,	McClintock,	Smith.
Berntheizel,	Eyre,	McConnell,	Snyder.
Boyd,	Gray,	McNichol,	Sones.
Buckman,	Hackett,	Miller, J. S.,	Stineman.
Christley,	Heaton,	Miller, S. J.,	Vare.
Clark,	Herron,	Murdoch,	Weaver.
Craig,	Homsher,	Norton,	Whitten.
Crow,	Jones,	Patton,	Woodward.
Culbertson,	Joyce,	Phipps,	Baldwin.
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,  
The Senate proceeded to the third reading and consideration of Senate Bill No. 146, entitled:

An Act making an appropriation to the Women's Medical College of Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron.	DeWitt.	MacDade,	Service.
Barnes.	Donahue,	Marlow.	Sisson.
Barr.	Einstein.	McClintock,	Smith.
Berntheizel,	Eyre.	McConnell,	Snyder.
Boyd.	Gray.	McNichol.	Sones.
Buckman,	Hackett.	Miller, J. S.,	Stineman.
Christley.	Heaton.	Miller, S. J.,	Vare.
Clark.	Herron.	Murdoch.	Weaver.
Craig.	Homsher.	Norton.	Whitten.
Crow.	Jones.	Patton.	Woodward.
Culbertson,	Joyce.	Phipps.	Baldwin.
Daix.	Leslie.	Salus.	Pres. pro tem.
Davis.	Long.	Schantz.	

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 201, entitled:

An Act making an appropriation to the Washington Crossing Park Commission for the purpose of the acquisition of lands and property and the making of improvements in accordance with the provisions of the act of July 25, 1917, (P. L. 1209) entitled "An act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the river Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purposes of this act."

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron.	DeWitt.	MacDade,	Service.
Barnes.	Donahue.	Marlow.	Sisson.
Barr.	Einstein.	McClintock,	Smith.
Berntheizel,	Eyre.	McConnell,	Snyder.
Boyd.	Gray.	McNichol.	Sones.
Buckman,	Hackett.	Miller, J. S.,	Stineman.
Christley.	Heaton.	Miller, S. J.,	Vare.
Clark.	Herron.	Murdoch.	Weaver.
Craig.	Homsher.	Norton.	Whitten.
Crow.	Jones.	Patton.	Woodward.
Culbertson,	Joyce.	Phipps.	Baldwin.
Daix.	Leslie.	Salus.	Pres. pro tem.
Davis.	Long.	Schantz.	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 206, entitled:

An Act making an appropriation to the Duquesne University Pittsburgh Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron.	DeWitt.	MacDade,	Service.
Barnes.	Donahue.	Marlow.	Sisson.
Barr.	Einstein.	McClintock,	Smith.
Berntheizel,	Eyre.	McConnell,	Snyder.
Boyd.	Gray.	McNichol.	Sones.
Buckman,	Hackett.	Miller, J. S.,	Stineman.
Christley.	Heaton.	Miller, S. J.,	Vare.
Clark.	Herron.	Murdoch.	Weaver.
Craig.	Homsher.	Norton.	Whitten.
Crow.	Jones.	Patton.	Woodward.
Culbertson,	Joyce.	Phipps.	Baldwin.
Daix.	Leslie.	Salus.	Pres. pro tem.
Davis.	Long.	Schantz.	

## NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 237, (House Bill No. 272), entitled:

An Act to amend the first section of an act approved the eleventh day of May Anno Domini one thousand nine hundred and eleven entitled "An Act empowering the United States of America to acquire land in the State of Pennsylvania for National Forest Reserves by purchase or by condemnation proceedings and granting to the United States of America all rights necessary for control and regulation of such reserves"

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—51.

Barnes.	Heaton.	Miller, J. S.,	Snyder.
Clark.	Herron.	Murdoch.	Sones.
Craig.	Jones.	Norton.	Stineman.
Crow.	Joyce.	Patton.	Vare.
Culbertson.	Leslie.	Phipps.	Weaver.
Daix.	MacDade.	Salus.	Woodward.
Davis.	Marlow.	Service.	Baldwin.
Eyre.	McConnell.	Sisson.	Pres. pro tem.
Gray.	McNichol.	Smith.	

## NAYS—1.

Donahue.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 240, entitled:

An Act making an appropriation to the Pennsylvania Board of Pharmacy.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron.	DeWitt.	MacDade,	Service.
Barnes.	Donahue.	Marlow.	Sisson.
Barr.	Einstein.	McClintock,	Smith.
Berntheizel,	Eyre.	McConnell,	Snyder.
Boyd.	Gray.	McNichol.	Sones.
Buckman,	Hackett.	Miller, J. S.,	Stineman.
Christley.	Heaton.	Miller, S. J.,	Vare.
Clark.	Herron.	Murdoch.	Weaver.
Craig.	Homsher.	Norton.	Whitten.
Crow.	Jones.	Patton.	Woodward.



Culbertson, Daix, Davis,	Joyce, Leslie, Long,	Phipps, Salus, Schantz,	Baldwin, Pres. pro tem.
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YAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 249, as follows:

An Act making an appropriation to the Corry Hospital Association of Corry, Pennsylvania

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary is hereby specifically appropriated to the Corry Hospital Association of Corry, Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron, Barnes, Barr, Berntheizel, Boyd, Buckman, Christley, Clark, Craig, Crow, Culbertson, Daix, Davis,	DeWitt, Donahue, Einstein, Eyre, Gray, Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie, Long,	MacDade, Marlow, McClintock, McConnell, McNichol, Miller, J. S., Miller, S. J., Murdoch, Norton, Patton, Phipps, Salus, Schantz,	Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver, Whitten, Woodward, Baldwin, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 261, entitled:

A Supplement to an Act, entitled "An act providing for the selection and purchase, or the appropriation from the State Forest Reserves, of a tract of land, and the erection thereon of buildings for the Western Penitentiary; making an appropriation therefor; authorizing the removal thereto of the inmates of the said penitentiary; and directing the sale of the site now occupied by the said penitentiary, and the buildings and materials thereon," approved the 30th day of March, A. D. 1911; making an additional appropriation for erection, construction, and equipment.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron, Barnes, Barr, Berntheizel, Boyd, Buckman, Christley, Clark, Craig, Crow, Culbertson, Daix, Davis,	DeWitt, Donahue, Einstein, Eyre, Gray, Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie, Long,	MacDade, Marlow, McClintock, McConnell, McNichol, Miller, J. S., Miller, S. J., Murdoch, Norton, Patton, Phipps, Salus, Schantz,	Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver, Whitten, Woodward, Baldwin, Pres. pro tem.
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NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 276, entitled:

An Act making an appropriation to the commission constituted for the purpose of acquiring and maintaining toll-bridges over the Delaware River between Pennsylvania and New Jersey.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron, Barnes, Barr, Berntheizel, Boyd, Buckman, Christley, Clark, Craig, Crow, Culbertson, Daix, Davis,	DeWitt, Donahue, Einstein, Eyre, Gray, Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie, Long,	MacDade, Marlow, McClintock, McConnell, McNichol, Miller, J. S., Miller, S. J., Murdoch, Norton, Patton, Phipps, Salus, Schantz,	Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver, Whitten, Woodward, Baldwin, Pres. pro tem.
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NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 345, entitled:

An Act making an appropriation to the trustees of the Philadelphia School of Design for Women at Philadelphia, Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron, Barnes, Barr, Berntheizel, Boyd, Buckman, Christley, Clark, Craig, Crow, Culbertson, Daix, Davis,	DeWitt, Donahue, Einstein, Eyre, Gray, Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie, Long,	MacDade, Marlow, McClintock, McConnell, McNichol, Miller, J. S., Miller, S. J., Murdoch, Norton, Patton, Phipps, Salus, Schantz,	Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver, Whitten, Woodward, Baldwin, Pres. pro tem.
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 348, as follows:

An Act making an appropriation to the Pennsylvania State College for educational extension work and for maintaining a summer session for teachers.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in order to extend the work of the Pennsylvania State College to the people of the state along useful and practical lines the following sums are hereby specifically appropriated for the two fiscal years beginning June first one thousand nine hundred and

twenty-one to the trustees of the Pennsylvania State College as they may deem necessary for the following purposes namely

For meeting the provisions of the act of Congress approved May eighth one thousand nine hundred and fourteen providing for agricultural and home economics extension and for other forms of extension work in agriculture and home economics the sum of five hundred and twenty-four thousand two hundred and fourteen dollars (\$524,214)

For organizing and maintaining apprentice trade and night schools and classes in cooperation with public school boards boards of trade chambers of commerce industries mining institutes and other institutions and organizations and also for public school debating lecture courses reading clubs and other forms of organized education effort the sum of fifty thousand dollars (\$50,000)

For maintaining at the college a summer session for teachers including salaries materials supplies and equipment for instruction and maintenance of buildings and grounds the sum of one hundred thousand dollars (\$100,000)

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 377, entitled:

"An Act amending the act approved the eighth day of July, one thousand nine hundred and nineteen (P. L. 770), entitled "An Act creating a Division of Township Highways in the State Highway Department; conferring powers, and imposing duties upon officers of the State Highway Department; requiring certain duties of clerks of the courts of quarter sessions; and providing penalties."

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 394, as follows:

An Act regulating the mining of anthracite coal prescribing duties for certain municipal officers and imposing penalties

Whereas the anthracite coal industry in this Commonwealth has been and is being carried on in populous communities in such manner as to remove the natural support of the surface of the soil to such an extent as to result in wrecked and dangerous streets and highways collapsed public buildings churches schools factories stores and private dwellings broken gas water and sewer systems the loss of human life and in general so as to threaten and seriously endanger the lives and safety of large numbers of the people of the Commonwealth therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any owner operator director or general manager superintendent or other person in charge of or having supervision over any anthracite coal mine or mining operation so to mine anthracite coal or so to conduct the operation of mining anthracite coal as to cause the caving-in collapse of subsidence of

(a) Any public building or any structure customarily used by the public as a place of resort assemblage or amusement including but not being limited to churches schools hospitals theatres hotels and railroad stations

(b) Any street road bridge or other public passageway dedicated to public use or habitually used by the public

(c) Any track-roadbed right of way pipe conduit wire or other facility used in the service of the public by any municipal corporation or public service company as defined by the Public Service Company Law

(d) Any dwelling or other structure used as a human habitation or any factory store or other industrial or mercantile establishment

(e) Any cemetery or public burial ground in which human labor is employed

Section 2 Every owner operator lessor lessee or general contractor engaged in the mining of anthracite coal within this Commonwealth shall make or cause to be made a true and accurate map or plan of the workings or excavations of such coal mine or colliery which shall be drawn to a scale of such size as to show conveniently and legibly all markings and numbers required to be placed thereon by the terms of this act Such maps or plans shall also show in detail and in markings of a distinctive color all contemplated workings which are intended to be undertaken or developed within the succeeding six months Such maps or plans shall be deposited as often as once in six months with the mayor in cities where such coal mines or collieries are situated in boroughs and townships of the first class such maps shall be filed with the county commissioners of the proper county Such maps or plans shall be considered public records and shall be open to the inspection of the public and copies or tracings may be made therefrom No mining shall be done which is not shown on a map or plan filed at least ten days previously

Section 3 Every owner operator lessor lessee or general contractor engaged in the mining of anthracite coal or any president director general manager superintendent or other person in charge of or having supervision over any anthracite coal mine or mining operation in this Commonwealth shall be and is hereby required (a) to designate within a period of six months from the passage of this act and keep designated by number each and every pillar of anthracite coal beneath the surface still remaining in place at the time this act goes into effect and all pillars thereafter created the number of each pillar to be placed thereon in a conspicuous position with white paint or some other equally durable and visible substance and (b) to designate or cause to be designated by numerals of convenient and legible size upon all mine maps or plans mentioned in section two of this act within the space on each map or plan designating any pillar of coal the number of such pillar

Section 4 The mayors of cities the burgesses of boroughs the board of township commissioners of townships of the first class and such engineers and agents they may employ shall at all reasonable times be given access to any portion of any anthracite coal mine or mining operation which it may be necessary or proper to inspect for the purpose of determining whether the provisions of this act are being complied with and all reasonable facilities shall be extended by the owner or operator of such mine or mining operation for ingress egress and inspection

Section 5 The mayor in cities the burgess in boroughs and board of township commissioners in townships of the first class shall have the power to prevent the mining of anthracite coal beneath the surface in any mine or mining operation in which the pillars of coal shall not have been numbered and the numbers thereof designated by maps or tracings as provided by this act and where mining operations are being conducted in violation of this act they shall have the power to prevent any miner or laborer other than those necessary for the protection of life and property from entering the mine or mining operation until such time as the provisions of this act have been complied with

Section 6 The provisions of this act shall not apply to townships of the second class nor to any area wherein the surface overlying the mine or mining operation is wild or unseated land nor where such surface is owned by the owner or operator of the underlying coal and is distant more than one hundred and fifty feet from any improved property belonging to any other person

Section 7 Any owner operator lessor lessee or general contractor engaged in the mining of anthracite coal or any president director general manager superintendent or other person in charge of or having supervision over any anthracite



coal mine or mining operation who shall violate any provision of this act shall be deemed guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine of not more than five thousand dollars or undergo imprisonment for not more than one year both or either at the discretion of the court.

Section 8 The courts of common pleas shall have power to award injunctions to restrain violations of this act.

Section 9 This act is intended as remedial legislation designed to cure existing evils and abuses and each and every provision thereof is intended to receive a liberal construction such as will best effectuate that purpose and no provision is intended to receive a strict or limited construction.

Section 10 It is hereby declared that the provisions of this act are severable one from another and if for any reason this act shall be judicially declared and determined to be unconstitutional so far as relates to one or more words phrases clauses sentences paragraphs or sections thereof such judicial determination shall not affect any other provisions of this act. It is hereby declared that the remaining provisions would have been enacted notwithstanding such judicial determination of the invalidity in any respect of one or more of the provisions of this act.

Section 11 This act shall go into effect three calendar months after its final approval.

Section 12 All acts and parts of acts inconsistent with this act are hereby repealed.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

Mr. DAVIS. Mr. President, this bill, No. 394, is a bill regulating the mining and anthracite coal in the anthracite counties. The question of surface support has been a long story in the halls of the legislature of Pennsylvania. I received through the mail this morning several resolutions adopted by people in the anthracite counties, and, if you will permit me, I will read one.

Scranton, Pa., April 11, 1921.

Hon. A. Davis, Senator,  
Harrisburg, Pa.

Dear Sir: The following resolution was unanimously passed by the congregation of the Jackson Street Baptist Church. This church has an active membership of 1,200 people.

WHEREAS,—The mine cave evil has now reached a point where it is a PUBLIC MENACE having long since passed the stage where an individual, or a few individuals, here and there, were endangered, and

WHEREAS,—The time has now come when we must have relief from this great menace to our lives, our homes, our churches, our schools, our streets and our peace-of-mind, therefore be it

RESOLVED,—That we, the members of the Jackson Street Baptist Church do hereby go unanimously on record most earnestly petitioning you to pass the Mattes bills now before the Legislature

B. L. C. BAER,  
W. O. JENKINS,  
D. H. WILLIAMS,  
Committee.

Mr. President, I have in my hand the story, told by picture, of this great menace which is now in the anthracite field. The first picture, "Graves of the dead rocked by mine caves." The last resting place of a well known Scranton, Pa., woman, whose grave was torn open, a few weeks after burial, by a mine cave, in Cathedral Cemetery, where hundreds of bodies have been dropped into the mine beneath. The casket is shown in the pit, torn asunder, and the hand of the corpse is seen protruding from the burial case."

The second picture, "The Prosser Family." "Extensive timbering being done to save the home." "The House property wrecked by gas explosion following mine cave." "This property nearly adjoins the Park theatre, Scranton, Pa. It was demolished by an explosion of gas following a mine cave and the result thereof, a few minutes after the theatre audience had been dismissed."

"While responding to a fire alarm, William Frey, of Taylor, Pa., near Scranton, Pa., a truck driver, just missed dropping the fire fighting apparatus into this 30 foot pit on a main thoroughfare. Quick action on the part of the driver saves the lives of these firefighters."

"Another family driven into the street as a result of a mine cave such as menaces the life of the people in the anthracite region."

"A concrete black apartment in Scranton, Pa., collapses as a result of a mine cave at 1 o'clock in the morning, driving all occupants into the street."

Mr. President, I will say that the most of the Senators have received copies of those photographs, and that it will be unnecessary for me to go over them all. The coal companies have stated at hearings, that the bill would ruin the industry. Mr. President, I am here to state that the saving of one soul of a small child is more valuable than all the coal in Pennsylvania. Only a few months ago a mine cave opened on the street at 10 o'clock at night when the family was asleep and the gas fumes flowed into that home and the next morning the whole family, the mother, the husband and the little girl, twelve years old, all asphyxiated. I want to tell you, gentlemen of the Senate, that this is a serious proposition. The Senate of Pennsylvania has been responsive. We have had hearings here; yesterday afternoon we had a hearing for several hours on the question of equal rights. We are not here asking only for equal rights, but human rights, and you men who live in territories where you have no mines cannot understand this, and I think it is time that the State of Pennsylvania would listen to the people of the anthracite coal regions and give us some relief. If we cannot get this relief from Pennsylvania we are going to march on to Washington and it is only a question of time, and I want to serve notice on the coal companies, that unless we get this relief we ask for, it is only a question of time when we are going to shut down this industry. The welfare of the public comes first, regardless of the Constitution, and it has been decided that the public welfare comes first. I ask all of you men in this Senate, who are fathers and have children and wives, if you do not do it for the sake of your own families, then do it for the sake of our families, who are in peril all the time. We cannot go to bed nights unless we put our windows to the top, for fear of gas creeping into our homes, and it is high time that the Senate of Pennsylvania recognize that. Remember this, I am speaking not only for the City of Scranton, but I am speaking for more than a million people in the anthracite coal regions, who are asking for this legislation and I am just going to say this much, that unless we get this legislation we are bound to take some other steps. We are not here to destroy the coal industry. We want the operators to take every pound of coal they have under the city of Scranton and elsewhere, but we say "We ask you to do it in such a way that you will not jeopardize the lives of our people," and that is what they are doing to-day. Several people have died from asphyxiation and causes due to the gas creeping into their homes, due to mine caves, and it is high time that the legislature of Pennsylvania take due notice and give us what we ask for at this time, and I ask the Senate to at least vote for this bill.

Mr. EYRE. Mr. President, I have great great sympathy for the Senator from Lackawanna, Mr. Davis, and he has made a very appealing address to this Senate from the viewpoint of those living in the vicinity of Scranton and in the anthracite coal region, but the anthracite regions are not the entire State of Pennsylvania. Those people of the anthracite coal regions sold their property at fabulous prices. They sold the mineral rights and reserved the surface rights and everybody building on those surface rights knew that the mineral rights were sold to mining companies. It seems to me like very dangerous legislation for the State of Pennsylvania to start. Starting in the anthracite coal region, what safety has invested capital in any part of the State of Pennsylvania if they can be made felons for using their property in a perfectly legitimate way. I have no doubt but that every word the Senator says is true, so far as the conditions are concerned, but I for one, cannot subscribe to that class of legislation, or starting to place on the statute books that class of legislation because if we pass this kind of legislation next year they will be down here from the bituminous region, and from other regions, asking for the same character of legislation, and I warn the members of the Senate that they are making a mistake if they place this kind of a law on the statute books, that they are taking a step in the wrong direction. They are not taking a step in the direction of progress in the State of Pennsylvania, and they are driving out of the State men who have their capital invested and invested in good faith. The people purchased the surface rights knowing that the mineral rights were reserved and that they



get the money out of it. Therefore I shall be compelled to vote against this piece of legislation.

Mr. CROW. Mr. President, this legislation, or legislation of a similar character, has been before every session of the legislature for a great many years. It is introduced to cure a local condition. The trouble with this bill is that it fastens upon an industry a principle and a burden to relieve a local condition. If it can be done in the anthracite it can be done in the bituminous. The principle is wrong. It involves the control of a man's property and the manner in which he shall operate it and the bill ought not to pass and I sincerely hope that this Senate will not give its approval to this legislation.

Mr. DAVIS. Mr. President, the words of my friend, the Senator from Chester, Mr. Eyre, and also the Senator from Fayette, Mr. Crow, are absolutely true. It is a local condition, but the cities are a creature of the State, and, therefore, the legislature has a right to take care of the child which it has created. As far as the remarks of the Senator from Chester, Mr. Eyre, are concerned, yes, the people have waived damages, but the people who are mining the coal under their homes, destroying their properties and endangering their lives, have sold the surface for anywhere from three to four thousand dollars a lot. Now then, there is no man who paid four thousand dollars to build his home on unless he has some assurance that it will be protected. Years ago,—I can go back thirty years, and show you maps that were marked "abandoned."—it was understood in those days that only two-thirds of the coal was to be mined and leave the other one-third in for protection. That is the reason that the people purchased those lots at four thousand dollars and then built their homes on them. But the time is coming and it is not far distant, when the Supreme Court of the State of Pennsylvania will hand down a decision equal to the one of the State of New York, and those waivers will not be worth the paper they are written on, because the public welfare comes first and the State of Pennsylvania, if you please, should see to it that its inhabitants are protected. We have laws on the statute books compelling you and me to send our children to school. What protection would we give those children in those school buildings? I will just read you something here now. The estimated value of the school buildings in the city of Scranton is \$3,000,000. The present enrollment is 24,456 pupils with the 690 teachers. Are we to compel our children to go to those schools and the building collapse? What becomes of the children? You say we should bear the burden, the school district. Yes, we tried that. The cost of repairs due to settlements of the school district in the city of Scranton, School No. 3, October 13, \$8,970, School 16, wrecked, entirely wrecked. It happened during the vacation period, otherwise from three to four hundred children would probably have been killed in that wreck. It cost the School District \$46,500.85 to repair that building. Wrecked again after spending \$46,000, wrecked again in 1916, and cost \$28,000 again to repair that school building. Other schools have been damaged. No. 17, cost to repair, \$2,670. No. 40 School, \$3,384. No. 32, \$5,605. No. 25 School, \$1,815. No. 22 School, \$289. School No. 15, \$1,391. Making a total of \$104,377 for the repairing of those school buildings. Mr. President, then why should not we purchase the coal? We have purchased the coal as far as we can go. We have purchased coal pillars, No. 7 coal pillar, \$679. No. 10, \$1,020. That is for the coal directly under the school buildings. No. 11, \$1,980, and so on down, the total of \$66,900. Now that is costing us a lot of money and what are we doing it for? To protect the children that this Commonwealth compels us by statute, to send to school. If we do not send our children to school we are arrested and yet we do not know whether those children are coming back after they close those schools.

Mr. President, I do not like to make this remark, but while we have purchased this coal and paid for it some of the coal companies have gotten under that property and taken the coal which the School District has paid for; and not only under the school buildings, but a friend of mine, who lives two blocks away from me, owns the coal under his property and a certain coal company took it away, it did not belong to them, 10,000 tons of coal, and he has no redress. It is not a criminal act to steal coal

under the ground, but it is criminal to steal a shovelfull of coal on the surface. It is a ridiculous thing that a coal company can take coal which does not belong to it and there is no penalty for it, but if you steal a shovelfull of coal from the surface you are liable to a jail sentence. This is serious, and I know that my friend from Fayette, Senator Crow, will agree with me that it is not right. He says it is a local condition and we admit it is local; nevertheless, we are a creature of this Commonwealth and the Commonwealth has a right to protect its child.

Mr. CROW. Mr. President, I would like to ask the Senator from Lackawanna a question.

The PRESIDENT. Will the Senator from Lackawanna, Mr. Davis, permit himself to be interrogated?

Mr. DAVIS. Mr. President, I will.

Mr. CROW. Mr. President, if the coal has been taken in the manner he states I just want to ask him if, under Pennsylvania law, the owner is not entitled to triple damages?

Mr. DAVIS. Mr. President, he is entitled to three times the amount of the coal that is taken from there but it is not a criminal offense.

Mr. CROW. Mr. President, have the courts of Lackawanna county been called upon to right the wrong in those cases?

Mr. DAVIS. Mr. President, yes, and we have a case pending now where the Mayor of Scranton has enforced the police power and has shut down the mine and the Court is now debating on the penalty.

And the question recurring.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—11.

Barr.	DeWitt.	Long.	Snyder.
Daix.	Jones.	Norton.	Woodward.
Davis.	Joyce.	Smith.	

## NAYS—31.

Aron.	Donahue.	Marlow.	Phipps.
Berntheisel.	Einstein.	McClintock.	Service.
Buckman.	Eyre.	McConnell.	Sisson.
Christley.	Gray.	McNichol.	Sones.
Clark.	Herron.	Miller, J. S.	Stineman.
Craig.	Homsher.	Miller, S. J.	Weaver.
Crow.	Leslie.	Murdoch.	Baldwin.
Culbertson.	MacDade.	Patton.	Pres. pro tem.

Less than a majority of all the Senators having voted "aye" the question was determined in the negative.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 421. (House Bill No. 353), entitled:

An Act to further amend section four and amend section six of an act approved the seventeenth day of April one thousand nine hundred and thirteen (Pennsylv. Laws eight-five) entitled "An act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees fines and penalties received."

And said bill having been read at length the third time, and agreed to.

And the amendments made therein having been printed as required by the Constitution.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—43.

Aron.	Davis.	MacDade.	Salts.
Barnes.	DeWitt.	Marlow.	Service.
Barr.	Donahue.	McClintock.	Sisson.
Berntheisel.	Einstein.	McConnell.	Smith.
Buckman.	Eyre.	McNichol.	Snyder.
Christley.	Gray.	Miller, J. S.	Sones.
Clark.	Herron.	Miller, S. J.	Stineman.
Craig.	Jones.	Murdoch.	Weaver.
Crow.	Joyce.	Norton.	Woodward.
Culbertson.	Leslie.	Patton.	Baldwin.
Daix.	Long.	Phipps.	Pres. pro tem.

## NAYS—0.



A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 476, entitled:

An Act making an appropriation to the Board of Trustees of the Philadelphia Museums.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Elnstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

#### NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 491, entitled:

An Act to make an appropriation for the improvement of the maritime port facilities of the State of Pennsylvania at Philadelphia; and providing for the expenditure thereof, and for the appointment by the Government of a competent engineer to assist and co-operate therein.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Elnstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 506, (House Bill No. 611), entitled:

An Act to amend an act entitled "An act to establish a Board of Commissioners of Navigation for the river Delaware

and its navigable tributaries regulating their jurisdiction over ships vessels and boats and wharves piers bulkheads docks slips and basins and exempting cities of the first class from certain of its provision and making an appropriation therefor" approved the eighth day of June one thousand nine hundred and seven (Pamphlet Laws page four hundred and ninety-six) amending sections five and six thereof so as to express with greater certainty the intention of the General Assembly with respect to the enforcement of the rules and regulations made and promulgated by the commissioners pursuant to the authority conferred upon them by said act.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—43.

Aron,	Davis,	MacDade,	Salus,
Barnes,	DeWitt,	Marlow,	Service,
Barr,	Donahue,	McClintock,	Sisson,
Berntheizel,	Elnstein,	McConnell,	Smith,
Buckman,	Eyre,	McNichol,	Snyder,
Christley,	Gray,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Jones,	Murdoch,	Weaver,
Crow,	Joyce,	Norton,	Woodward,
Culbertson,	Leslie,	Patton,	Baldwin,
Daix,	Long,	Phipps,	Pres. pro tem.

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 508, entitled:

A Supplement to an act entitled "An act to establish an asylum for the insane poor of this Commonwealth, to be called the 'Pennsylvania State Lunatic Hospital and Union Asylum for the Insane,'" approved the fourteenth day of April A. D. 1845 (P. L. 440).

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Elnstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 548, (House Bill No. 789), entitled:

An Act empowering all corporations incorporated under the laws of the State of Pennsylvania for purposes not for profit to change alter and amend by law such provisions of their charters as are purely administrative

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—42.

Aron,	Davis,	MacDade,	Service,
Barnes,	DeWitt,	Marlow,	Sisson,
Barr,	Donahue,	McClintock,	Smith,
Berntheizel,	Einstein,	McConnell,	Snyder,
Buckman,	Eyre,	McNichol,	Sones,
Christley,	Gray,	Miller, J. S.,	Stineman,
Clark,	Herron,	Miller, S. J.,	Weaver,
Craig,	Jones,	Murdoch,	Woodward,
Crow,	Joyce,	Norton,	Baldwin,
Culbertson,	Leslie,	Patton,	Pres. pro tem.
Daix,	Long,	Phipps,	

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

The PRESIDENT (Lieutenant-Governor E. E. Beidleman), in the Chair.

## BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 558, entitled:

An Act making an appropriation to Albright and Mebus for the payment for services heretofore rendered to the Attorney General of the Commonwealth.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,		

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 568, (House Bill No. 580), entitled:

An Act providing for the apportionment of wharfage and dockage in cities of the first class.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—44.

Aron,	Daix,	Leslie,	Patton,
Baldwin,	Davis,	Long,	Phipps,
Barnes,	DeWitt,	MacDade,	Service,
Barr,	Donahue,	Marlow,	Sisson,
Berntheizel,	Einstein,	McClintock,	Smith,
Buckman,	Eyre,	McConnell,	Snyder,
Christley,	Gray,	McNichol,	Sones,
Clark,	Herron,	Miller, J. S.,	Stineman,
Craig,	Homsher,	Miller, S. J.,	Vare,
Crow,	Jones,	Murdoch,	Weaver,
Culbertson,	Joyce,	Norton,	Woodward,

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 580, (House Bill No. 582), entitled:

An Act providing for the apportionment of wharfage and dockage on the River Delaware and its tributaries except in cities of the first class.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

## YEAS—44.

Aron,	Daix,	Leslie,	Patton,
Baldwin,	Davis,	Long,	Phipps,
Barnes,	DeWitt,	MacDade,	Service,
Barr,	Donahue,	Marlow,	Sisson,
Berntheizel,	Einstein,	McClintock,	Smith,
Buckman,	Eyre,	McConnell,	Snyder,
Christley,	Gray,	McNichol,	Sones,
Clark,	Herron,	Miller, J. S.,	Stineman,
Craig,	Homsher,	Miller, S. J.,	Vare,
Crow,	Jones,	Murdoch,	Weaver,
Culbertson,	Joyce,	Norton,	Woodward,

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 635, entitled:

An Act making a further appropriation to carry into effect the act approved the fourteenth day of June, one thousand nine hundred and eleven, (P. L. 935) entitled "An act providing for the erection by the Commonwealth of Pennsylvania of a statue in memory of General George Gordon Meade, in the city of Washington and making an appropriation therefor."

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,		

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 641, entitled:

An Act to amend section seven of an act entitled "An act creating a fund for the purpose of rebuilding, restoring and replacing buildings, structures, equipment, or other property of the Commonwealth of Pennsylvania, damaged or destroyed by fire or other casualty, and regulating the placing of insurance thereon, and providing penalties for any violation of the provisions of this act," approved the fourteenth day of May Anno Domini one thousand nine hundred fifteen



(Pamphlet Laws five hundred twenty-four) by permitting the purchase of policies of boiler insurance.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—44.

Aron.	Daix.	Leslie.	Patton.
Baldwin,	Davis,	Long.	Phipps.
Barnes,	DeWitt,	MacDade,	Service.
Barr,	Donahue,	Marlow,	Sisson.
Berntheizel,	Einstein,	McClintock,	Smith.
Buckman,	Eyre,	McConnell,	Snyder.
Christley,	Gray,	McNichol,	Sones.
Clark,	Herron,	Miller, J. S.,	Stineman.
Craig,	Homsher,	Miller, S. J.,	Vare.
Crow,	Jones,	Murdoch,	Weaver.
Culbertson,	Joyce,	Norton,	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 647, entitled:

An Act to repeal an act approved the third day of April, one thousand eight hundred and seventy-two (P. L. 786) entitled "An act to provide for the detection of crime in the county of Dauphin."

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—44.

Aron.	Daix.	Leslie.	Patton.
Baldwin,	Davis,	Long.	Phipps.
Barnes,	DeWitt,	MacDade,	Service.
Barr,	Donahue,	Marlow,	Sisson.
Berntheizel,	Einstein,	McClintock,	Smith.
Buckman,	Eyre,	McConnell,	Snyder.
Christley,	Gray,	McNichol,	Sones.
Clark,	Herron,	Miller, J. S.,	Stineman.
Craig,	Homsher,	Miller, S. J.,	Vare.
Crow,	Jones,	Murdoch,	Weaver.
Culbertson,	Joyce,	Norton,	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 678, entitled:

An Act to amend sections one, two and four of an act, approved the eighteenth day of July, Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws, one thousand and forty-nine), entitled "An Act authorizing the Board of Commissioners of Public Grounds and Buildings to erect a Soldiers' and Sailors' Memorial Bridge, with the approaches thereto and memorial pylons in this city of Harrisburg, to commemorate the services of the soldiers and sailors of the Commonwealth, providing for the letting of contracts therefor, providing for a proportion of the cost to be paid by the city of Harrisburg and public service corporations using or affected by the building of said bridge; providing for acquiring any property necessary by eminent domain giving the Board of Commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company to conform to the plans of the architect; providing for the maintenance of said bridge; and making an appropriation to carry out the provisions of this act."

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron.	Davis.	Long.	Salus.
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service.
Barr,	Einstein,	McClintock,	Sisson.
Berntheizel,	Eyre,	McConnell,	Smith.
Boyd,	Gray,	McNichol,	Snyder.
Buckman,	Hackett,	Miller, J. S.,	Sones.
Christley,	Heaton,	Miller, S. J.,	Stineman.
Clark,	Herron,	Murdoch,	Vare.
Craig,	Homsher,	Norton,	Weaver.
Crow,	Jones,	Patton,	Whitten.
Culbertson,	Joyce,	Phipps,	Woodward.
Daix,	Leslie,		

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 708 (House Bill No. 466), entitled:

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other incorporated districts or municipalities had and held pursuant to the provisions of an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance to such proceedings and elections.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—44.

Aron.	Daix.	Leslie.	Patton.
Baldwin,	Davis,	Long.	Phipps.
Barnes,	DeWitt,	MacDade,	Service.
Barr,	Donahue,	Marlow,	Sisson.
Berntheizel,	Einstein,	McClintock,	Smith.
Buckman,	Eyre,	McConnell,	Snyder.
Christley,	Gray,	McNichol,	Sones.
Clark,	Herron,	Miller, J. S.,	Stineman.
Craig,	Homsher,	Miller, S. J.,	Vare.
Crow,	Jones,	Murdoch,	Weaver.
Culbertson,	Joyce,	Norton,	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 757, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the payment of the cost of constructing approaches and necessary rights of way to and for bridges erected in pursuance of the proceedings under the act of May fifth one thousand nine hundred and eleven (Pamphlet Laws one hundred and seventy-seven) entitled "An act authorizing the Commonwealth of Pennsylvania to build bridges over any river not more than one thousand feet and not less than five hundred feet in width at localities not less than ten miles distant from the nearest public bridge over the same river in counties whose indebtedness increased by the cost of such proposed bridge would exceed the constitutional limitation of two per centum of their assessed valuation."

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron.	Davis.	Long.	Salus.
Baldwin.	DeWitt.	MacDade.	Schantz.
Barnes.	Donahue.	Marlow.	Service.
Barr.	Einstein.	McClintock.	Sisson.
Berntheizel.	Eyre.	McConnell.	Smith.
Boyd.	Gray.	McNichol.	Snyder.
Buckman.	Hackett.	Miller, J. S.	Sones.
Christley.	Heaton.	Miller, S. J.	Stineman.
Clark.	Herron.	Murdoch.	Vare.
Craig.	Homsher.	Norton.	Weaver.
Crow.	Jones.	Patton.	Whitten.
Culbertson.	Joyce.	Phipps.	Woodward.
Daix.	Leslie.		

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 758, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings, for the payment of the cost of bridges erected in pursuance of proceedings under the act of May fifth one thousand nine hundred and eleven (P. L. 177) entitled "An Act authorizing the Commonwealth of Pennsylvania to build bridges over any river, not more than one thousand feet and not less than five hundred feet in width, at localities not less than ten miles distant from the nearest public bridge over the same river. In counties whose indebtedness, increased by the cost of such proposed bridges, would exceed the constitutional limitation of two per centum of their assessed valuation."

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron.	Davis.	Long.	Salus.
Baldwin.	DeWitt.	MacDade.	Schantz.
Barnes.	Donahue.	Marlow.	Service.
Barr.	Einstein.	McClintock.	Sisson.
Berntheizel.	Eyre.	McConnell.	Smith.
Boyd.	Gray.	McNichol.	Snyder.
Buckman.	Hackett.	Miller, J. S.	Sones.
Christley.	Heaton.	Miller, S. J.	Stineman.
Clark.	Herron.	Murdoch.	Vare.
Craig.	Homsher.	Norton.	Weaver.
Crow.	Jones.	Patton.	Whitten.
Culbertson.	Joyce.	Phipps.	Woodward.
Daix.	Leslie.		

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate bill No. 779 (House Bill No. 642), entitled:

An Act to further amend section two of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" as amended

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

## YEAS—44.

Aron.	Daix.	Leslie.	Patton.
Baldwin.	Davis.	Long.	Phipps.
Barnes.	DeWitt.	MacDade.	Service.
Barr.	Donahue.	Marlow.	Sisson.

Berntheizel.	Einstein.	McClintock.	Smith.
Buckman.	Eyre.	McConnell.	Snyder.
Christley.	Gray.	McNichol.	Sones.
Clark.	Herron.	Miller, J. S.	Stineman.
Craig.	Homsher.	Miller, S. J.	Vare.
Crow.	Jones.	Murdoch.	Weaver.
Culbertson.	Joyce.	Norton.	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 792, entitled:

An Act to amend section one hundred of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred and eighty-two) entitled "An act to consolidate revise and amend the penal laws of this Commonwealth" as amended

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—44.

Aron.	Daix.	Leslie.	Patton.
Baldwin.	Davis.	Long.	Phipps.
Barnes.	DeWitt.	MacDade.	Service.
Barr.	Donahue.	Marlow.	Sisson.
Berntheizel.	Einstein.	McClintock.	Smith.
Buckman.	Eyre.	McConnell.	Snyder.
Christley.	Gray.	McNichol.	Sones.
Clark.	Herron.	Miller, J. S.	Stineman.
Craig.	Homsher.	Miller, S. J.	Vare.
Crow.	Jones.	Murdoch.	Weaver.
Culbertson.	Joyce.	Norton.	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 793, entitled:

An Act providing for and regulating the maintenance and government of a children's home, in each county of the fourth, fifth, sixth, seventh and eighth class of the State, for indigent orphans and for incorrigible, indigent, dependent and neglected children under sixteen years of age, and providing for their commitment thereto.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—44.

Aron.	Daix.	Leslie.	Patton.
Baldwin.	Davis.	Long.	Phipps.
Barnes.	DeWitt.	MacDade.	Service.
Barr.	Donahue.	Marlow.	Sisson.
Berntheizel.	Einstein.	McClintock.	Smith.
Buckman.	Eyre.	McConnell.	Snyder.
Christley.	Gray.	McNichol.	Sones.
Clark.	Herron.	Miller, J. S.	Stineman.
Craig.	Homsher.	Miller, S. J.	Vare.
Crow.	Jones.	Murdoch.	Weaver.
Culbertson.	Joyce.	Norton.	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 800, entitled:



An Act relating to the procedure on appeals from settlements or audits of auditors of boroughs townships and poor districts

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—44.

Aron,	Daix,	Leslie,	Patton.
Baldwin,	Davis,	Long,	Phipps,
Barnes,	DeWitt,	MacDade,	Service,
Barr,	Donahue,	Marlow,	Sisson,
Berntheizel,	Einstein,	McClintock,	Smith,
Buckman,	Eyre,	McConnell,	Snyder,
Christley,	Gray,	McNichol,	Sones,
Clark,	Herron,	Miller, J. S.,	Stineman,
Craig,	Homsher,	Miller, S. J.,	Vare,
Crow,	Jones,	Murdoch,	Weaver,
Culbertson,	Joyce,	Norton,	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 826, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the grading paving and curbing of part of North street in the city of Harrisburg.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward.
Daix,	Leslie,		

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 827, entitled:

An Act making an appropriation for use of the Board of Commissioners of Public Grounds and Buildings to carry on the work of completing an office building in Capitol Park.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,

Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward.
Daix,	Leslie,		

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 828, entitled:

An Act authorizing the Board of Commissioners of Public Grounds and Buildings to erect construct and complete a garage building in one or more units to be constructed of fire resisting materials on a plot of ground owned by the Commonwealth lying north of the proposed Soldiers' and Sailors' Memorial Bridge in the city of Harrisburg and providing for the letting of contracts therefor and making an appropriation for the payment thereof

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	Daix,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward.
Davis,	Leslie,		

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 832, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings of the Commonwealth of Pennsylvania for the payment of the Commonwealth's share of the cost of maintenance of and repairs to bridges over the Delaware River between the Commonwealth of Pennsylvania and the state of New York

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward.
Daix,	Leslie,		

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 833, entitled:

A joint resolution continuing the commission appointed pursuant to a concurrent resolution, dated June seventeenth, one thousand nine hundred and fifteen, for the purpose of continuing the work of the former commission by a further investigation and examination of the various laws now in effect in the several States, relating to the recording of titles, deeds, mortgages, the transfer of land, the insurance of titles, and the practical operation of such laws, and to propose such changes in the Constitution and laws of this Commonwealth as to insure the best system of recording, and make report and recommendation to the next General Assembly in the year one thousand nine hundred and twenty-three: defining the powers and duties of the commission; and making an appropriation.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward.
Daix,	Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 856, entitled:

An Act re-appropriating the unexpended balance of any money heretofore appropriated to the Board of Commissioners of Public Ground and Buildings for the purpose of carrying on the work of erecting and constructing a Soldiers' and Sailors' Memorial Bridge.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward.
Daix,	Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. BARR. Mr. President, I ask that Senate Bill No. 858, on third reading, entitled:

A Supplement to an act entitled "An act to amend an act, entitled 'An act to provide for the incorporation and regulation of certain corporations,' approved the twenty-ninth day of April, Anno Domini one thousand eight hundred and seventy-four, providing for the incorporation and

regulation of electric light, heat and power companies," approved the eighth day of May Anno Domini one thousand eight hundred and eighty-nine, by extending the powers of every corporation heretofore or hereafter incorporated for the supply of light, heat and power or any of them to the public by electricity and of every corporation which has heretofore accepted the provisions of said act as provided therein, and granting to every such corporation the power to appropriate property outside the limits of public streets, lanes, alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service, accommodation, convenience or safety of the public, and providing a method for the assessment of damages arising from such appropriation.

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 861, entitled:

An Act to amend an act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws 840) entitled "An act concerning townships and revising, amending and consolidating the law relating thereto".

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Aron,	Daix,	Leslie,	Patton,
Baldwin,	Davis,	Long,	Phipps,
Barnes,	DeWitt,	MacDade,	Service,
Barr,	Donahue,	Marlow,	Sisson,
Berntheizel,	Einstein,	McClintock,	Smith,
Buckman,	Eyre,	McConnell,	Snyder,
Christley,	Gray,	McNichol,	Sones,
Clark,	Herron,	Miller, J. S.,	Stineman,
Craig,	Homsher,	Miller, S. J.,	Vare,
Crow,	Jones,	Murdoch,	Weaver,
Culbertson,	Joyce,	Norton,	Woodward.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL RECOMMENDED.

Mr. DAVIS. Mr. President, I move that Senate Bill No. 883, on third reading, entitled:

An Act to amend sections one, two and three of an act approved the second day of July one thousand nine hundred and one (P. L. 601) entitled "An act to establish in cities of the first and second class a house or houses of detention for delinquent dependent and neglected children and providing for the management and maintenance thereof" making the provisions of the act effective only as to cities of the second class and designating the board of managers for such houses

be recommitted to the Committee on Judiciary General for the purpose of a hearing.

Mr. GRAY. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 888, (House Bill No. 860), entitled:

An Act creating a commission to prepare a revision and consolidation of the existing general statutory law defining the powers and duties of the commission imposing certain duties upon the Legislative Reference Bureau providing for the report of the commission to the General Assembly for its adoption or rejection and making an appropriation

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?



The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward.
Daix,	Leslie,		

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 898, (House Bill No. 790), entitled:

An Act to regulate and control the manufacture, sale, offering for sale, giving away, and use of weights and measures, and of weighing and measuring devices in the Commonwealth of Pennsylvania; providing for the approval and disapproval of such weights, measures and devices by the bureau of standards; and prescribing penalties.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—45.

Aron,	Davis,	Long,	Phipps,
Baldwin,	DeWitt,	MacDade,	Salus,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Buckman,	Gray,	McNichol,	Snyder,
Christley,	Herron,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Woodward.
Daix,	Leslie,		

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 899, (House Bill No. 791), entitled:

An Act to amend section two of the act approved the twenty-third day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and seventy-eight) entitled "An act supplementary to an act approved the eleventh day of May one thousand nine hundred and eleven entitled 'An act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof' providing for the examination of the glassware used for testing milk and cream for butterfat with the Babcock test prohibiting the use of inaccurate testing glassware defining the term Standard Babcock Glassware and fixing penalties for the violations of the provisions of this act"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—45.

Aron,	Davis,	Long,	Phipps,
Baldwin,	DeWitt,	MacDade,	Salus,

Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Buckman,	Gray,	McNichol,	Snyder,
Christley,	Herron,	Miller, J. S.,	Sones,
Clark,	Homsher,	Miller, S. J.,	Stineman,
Craig,	Jones,	Murdoch,	Vare,
Crow,	Joyce,	Norton,	Weaver,
Culbertson,	Leslie,	Patton,	Woodward.
Daix,			

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 900, (House Bill No. 792), entitled:

An Act to further amend section three of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred and seventy-five) entitled "An act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof" as amended

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—45.

Aron,	Davis,	Long,	Phipps,
Baldwin,	DeWitt,	MacDade,	Salus,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Buckman,	Gray,	McNichol,	Snyder,
Christley,	Herron,	Miller, J. S.,	Sones,
Clark,	Homsher,	Miller, S. J.,	Stineman,
Craig,	Jones,	Murdoch,	Vare,
Crow,	Joyce,	Norton,	Weaver,
Culbertson,	Leslie,	Patton,	Woodward.
Daix,			

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the Senate with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 921, (House Bill No. 1082), entitled:

An Act requiring the display of the flag of the United States at entertainments public gatherings and public meetings,

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward.
Daix,	Leslie,		

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House

of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 924, (House Bill No. 187), entitled:

A further supplement to an act approved the first day of April one thousand eight hundred and sixty-three (Pamphlet Laws two hundred and thirteen) entitled "An Act to accept the grant of public land by the United States to the several states for the endowment of agricultural colleges" making a deficiency appropriation for carrying the same into effect

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Hornsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward.
Daix,	Leslie,		

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 928 (House Bill No. 1254), entitled:

An Act making a deficiency appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—50.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Hornsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward.
Daix,	Leslie,		

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 934, entitled:

An Act relating to poor districts co-extensive with counties of the fourth class; authorizing the directors of such district to sell real estate no longer suitable for the support, maintenance and employment of the poor of their respective districts, and to purchase such real estate as may be necessary for such support, maintenance and employment, and to construct thereon such buildings as may be necessary, and to equip and furnish the same;

validating the title to real estate heretofore purchased by such directors, and providing for the borrowing of money and the issue of bonds by the County Commissioners to accomplish the purposes of this act.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—45.

Aron,	Davis,	Long,	Phipps,
Baldwin,	DeWitt,	MacDade,	Salus,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Buckman,	Gray,	McNichol,	Snyder,
Christley,	Herron,	Miller, J. S.,	Sones,
Clark,	Hornsher,	Miller, S. J.,	Stineman,
Craig,	Jones,	Murdoch,	Vare,
Crow,	Joyce,	Norton,	Weaver,
Culbertson,	Leslie,	Patton,	Woodward.
Daix,			

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 935, entitled:

An Act to amend section one of an act approved the eighth day of June, 1915 (P. L. 915), entitled "An act to fix the salaries of the deputies in the offices of the clerk of the courts, county controller, recorder of deeds, county treasurer, chief deputy sheriff, and chief clerk to the county commissioners, in counties of this Commonwealth having over two hundred and fifty thousand population and less than four hundred thousand population."

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—45.

Aron,	Davis,	Long,	Phipps,
Baldwin,	DeWitt,	MacDade,	Salus,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Buckman,	Gray,	McNichol,	Snyder,
Christley,	Herron,	Miller, J. S.,	Sones,
Clark,	Hornsher,	Miller, S. J.,	Stineman,
Craig,	Jones,	Murdoch,	Vare,
Crow,	Joyce,	Norton,	Weaver,
Culbertson,	Leslie,	Patton,	Woodward.
Daix,			

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 939, entitled:

An Act fixing the fees of the prothonotaries of the Supreme and Superior Courts.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—45.

Aron,	Davis,	Long,	Phipps,
Baldwin,	DeWitt,	MacDade,	Salus,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Buckman,	Gray,	McNichol,	Snyder,



Christley, Clark, Craig, Crow, Culbertson, Daix,	Herron, Homsher, Jones, Joyce, Leslie,	Miller, J. S., Miller, S. J., Murdoch, Norton, Patton,	Sones, Stineman, Vare, Weaver, Woodward.
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NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 940, entitled:

An Act to amend an act approved the fourteenth day of July, one thousand nine hundred and seventeen, (Pamphlet Laws 840) entitled, "An act concerning townships; and revising, amending and consolidating the law relating thereto," as amended.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Aron, Baldwin, Barnes, Barr, Berntheizel, Buckman, Christley, Clark, Craig, Crow, Culbertson, Daix,	Davis, DeWitt, Donahue, Einstein, Eyre, Gray, Herron, Homsher, Jones, Joyce, Leslie,	Long, MacDade, Marlow, McClintock, McConnell, McNichol, Miller, J. S., Miller, S. J., Murdoch, Norton, Patton,	Phipps, Salus, Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver, Woodward.
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NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. BUCKMAN. Mr. President, I ask that Senate Bill No. 942, on third reading, entitled:

An Act giving the Banking Commissioner supervision and control and authority to examine automobile protective or co-operative companies or associations issuing for money consideration policies or contracts guaranteeing attorneys services to owners of motor vehicles in event of accident to persons or property by operation of motor vehicles or providing for the towing of damaged vehicles defining motor vehicles providing for cancellation provision in policies or contracts providing for semi-annual reports by companies or associations to the Banking Commissioner and payment of examination expenses and filing fees providing for a reserve liability for unearned portion of premium or dues and for investment of funds in valid securities to protect the purchasers providing for filing of name and residence of solicitors employed requiring payment of tax to the Commonwealth of two per centum on all premiums or dues received requiring all such companies or associations now transacting business in this Commonwealth to register with the Banking Commissioner and to come under provisions of the act fixing penalty for violations of the Act providing for liquidation by the Banking Commissioner in event of insolvency.

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL ON THIRD READING AND FINAL PASSAGE POSTPONED FOR THE PRESENT.

Mr. LONG. Mr. President, I move that the Senate do now resume the third reading and consideration of Senate Bill No. 289, (House Bill No. 371), on third reading, postponed for the present, entitled:

An Act to amend section one of "An act to provide for the licensing of transient retail merchants in cities boroughs and townships and providing a penalty for failure to obtain the same" approved the second day of May Anno Domini one thousand eight hundred and ninety-nine.

Mr. MCCLINTOCK. Mr. President, I second the motion.

The motion was agreed to,

Agreeably to order.

The Senate resumed the third reading and consideration of Senate Bill No. 289, (House Bill No. 371), entitled:

An Act to amend section one of "An act to provide for the licensing of transient retail merchants in cities boroughs and townships and providing a penalty for failure to obtain the same" approved the second day of May Anno Domini one thousand eight hundred and ninety-nine.

And said bill having been read at length the third time, and agreed to,

On the question,

Will the Senate agree to the bill?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

Aron, Barnes, Barr, Berntheizel, Buckman, Christley, Clark, Craig, Crow, Culbertson, Daix,	Davis, DeWitt, Donahue, Einstein, Eyre, Gray, Herron, Homsher, Joyce, Leslie,	Long, MacDade, Marlow, McClintock, McConnell, Miller, J. S., Murdoch, Norton, Patton, Phipps,	Salus, Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver, Woodward.
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NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendment.

BILLS INTRODUCED.

Mr. CROW. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW read in his place and presented to the Chair Senate Bill No. 963, entitled:

An Act to authorize the acquisition, by purchase or condemnation, of lands with or without buildings thereon, and the erection of buildings for a State Truancy School, and for the appointment of a commission to acquire the same and making an appropriation for the purposes of this act, and providing for its operation by the State Board of Education.

Which was committed to the Committee on Education.

Also read in his place and presented to the Chair Senate Bill No. 964, entitled:

An Act to further amend section eight of the act approved the seventeenth day of February, one thousand nine hundred and six, (P. L. 45), entitled "An Act to regulate the deposits of State funds, to prescribe the method of selecting State depositories, to limit the amount of State deposits, to provide for the security of such deposits, to fix the rate of interest thereon, to provide for the publication of monthly statements of moneys in the general and sinking funds, to declare it a misdemeanor to give or take anything of value for obtaining the same, and prescribing penalties for violations of this act;" by fixing the rate of interest on active and nonactive depositories.

Which was committed to the Committee on Banks and Building and Loan Associations.

Mr. ARON. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. ARON read in his place and presented to the Chair Senate Bill No. 965, entitled:

An Act making an appropriation to the Hebrew Sheltering Home and Day Nursery for Children, Philadelphia, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. MCCLINTOCK. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCLINTOCK read in his place and presented to the Chair Senate Bill No. 966, entitled:

An Act to amend chapter four of the act approved the fourteenth day of May, one thousand nine hundred and fifteen (P. L. 312), entitled "An act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs;" by providing for the adjustment and apportionment of the property of two or more consolidating boroughs, or of a borough and territory annexed thereto.

Which was committed to the Committee on Municipal Affairs.

Mr. HEATON. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. HEATON read in his place and presented to the Chair Senate Bill No. 967, entitled:

An Act making an appropriation to the Trustees of the Locust Mountain Hospital at Shenandoah, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. S. J. MILLER. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. S. J. MILLER read in his place and presented to the Chair Senate Bill No. 968, entitled:

An Act prohibiting the use of motor vehicles as common carriers.

Which was committed to the Committee on Public Roads and Highways.

Mr. LESLIE. Mr. President, I ask unanimous consent to read bills in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. LESLIE read in his place and presented to the Chair Senate Bill No. 969, entitled:

An Act to regulate the allotting or subdividing of land in cities of the second class by requiring the recording in the office of the Recorder of Deeds of a map or plat prior to the sale, conveyance or mortgaging of any part thereof; and providing penalties for the violation of the act.

Which was committed to the Committee on Municipal Affairs.

Also read in his place and presented to the Chair Senate Bill No. 970, entitled:

An Act amending an act entitled "A supplement to an act, entitled 'An act for the government of cities of the second class,' approved the seventh day of March, Anno Domini, one thousand nine hundred and one; creating and regulating a City Planning Department, giving it jurisdiction, extending it over the city and for three miles beyond the city limits, and regulating the laying out of plans of lots within the limits of the city" approved the 10th day of June, A. D. 1911, by providing the method of appointment and terms of offices of the members of the City Planning Department and that all plans of streets for public use shall be submitted to and approved by this Department.

Which was committed to the Committee on Municipal Affairs.

Also read in his place and presented to the Chair Senate Bill No. 971, entitled:

An Act amending an act entitled "A supplement to an act entitled 'An Act for the government of cities of the second class,' approved the seventh day of March, one thousand nine hundred and one; authorizing cities of the second class to regulate and limit the height and bulk of buildings and the areas of yards, courts and open spaces, and to regulate and restrict the location of trades and industries and the location of buildings for specified uses, and to make regulation for trades and industries and for the use of buildings; and for the above purposes, to divide the cities into districts; and authorizing the City Planning Commission to recommend the boundaries of districts and appropriate regulations therein and providing the method of adoption of said districts, regulations and restrictions, and the method of amendment or change thereof" approved the 21st day of June A. D. 1919, providing for twenty days' notice to the City Planning Commission of any proposed amendment or change; for an enforcing officer and a board of appeal to review his actions.

Which was committed to the Committee on Municipal Affairs.

Also read in his place and presented to the Chair Senate Bill No. 972, entitled:

An Act empowering cities to take purchase or condemn property for the purpose of erecting providing maintaining and operating thereon playgrounds playfields gymnasiums public baths swimming pools indoor recreation centers comfort stations waiting stations and drinking fountains.

Which was committed to the Committee on Municipal Affairs.

Also read in his place and presented to the Chair Senate Bill No. 973, entitled:

An Act amending section nine of an act entitled "An Act in relation to the laying out, opening, widening, straightening, extending or vacating streets and alleys, and the construction of bridges in the several municipalities of this Commonwealth, the grading, paving, macadamizing or otherwise improving streets and alleys, providing for ascertaining the damages to private property resulting therefrom, the assessment of the damages, costs and expenses thereof upon the property benefited, and the construction of sewers and payment of the damages costs and expenses thereof, including damages to private property resulting therefrom," approved May sixteenth Anno Domini one thousand eight hundred and ninety-one, enabling municipal corporations to lay out, open, widen, extend, and vacate streets or alleys, upon petition or without petition of property owners, as amended by the act approved the twenty-second day of March Anno Domini one thousand eight hundred and ninety-five, and by the act approved the nineteenth day of March Anno Domini one thousand nine hundred and three, providing that the ordinances may require that no building may be built or altered, except to conform to the lines fixed by the widening or straightening ordinances, and that in such case the landowner's right of action shall not accrue until actual occupancy by the municipality or the locating or relocating of the building to conform to the new lines.

Which was committed to the Committee on Municipal Affairs.

Mr. JOYCE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. JOYCE read in his place and presented to the Chair Senate Bill No. 974, entitled:

An Act to further amend section three hundred ninety-five of an act approved the fourteenth day of July, one thousand nine hundred seventeen (Pamphlet Laws eight hundred and forty), entitled "An act concerning townships and revising amending and consolidating the law relating thereto."

Which was committed to the Committee on New Counties and County Seats.

Mr. VARE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE read in his place and presented to the Chair Senate Bill No. 975, entitled:

An Act making an appropriation to the Babies Hospital of Philadelphia, Pennsylvania.

Which was committed to the Committee on Appropriations.

#### REPORTS FROM COMMITTEES.

Mr. McCONNELL. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 873, entitled:

An Act relating to explosives; making unlawful the giving away, sale, or delivery of explosives to persons under sixteen, and the having in possession and use of explosives for certain purposes.

Also from the Committee on Judiciary Special, reported as committed, Senate Bill No. 874, entitled:

An Act relating to explosives making unlawful the giving away sale or delivering of explosives without the making and keeping records of sale.



Mr. SMITH. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SMITH, from the Committee on Public Health and Sanitation, reported as amended, Senate Bill No. 672, (House Bill No. 665), entitled:

A supplement to the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" requiring permits to conduct pharmacies providing for the revocation thereof and prescribing penalties

Mr. WEAVER. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WEAVER, from the Committee on Judiciary General, re-reported as committed, Senate Bill No. 622, (House Bill No. 709), entitled:

An Act concerning the taking of depositions in this State to be used in any foreign jurisdiction and to make uniform the law with reference thereto.

Also from the Committee on Judiciary General, re-reported as committed, Senate Bill No. 621, (House Bill No. 708), entitled:

An Act concerning the proof of statutes of other jurisdictions and to make uniform the law with reference thereto.

Also from the Committee on Judiciary General, reported as amended, Senate Bill No. 739, (House Bill No. 910), entitled:

An Act to amend section one two three and four of an act approved the twenty-sixth day of July one thousand nine hundred thirteen (Pamphlet Laws one thousand three hundred and sixty-nine) entitled "An act declaring buildings and parts of buildings, used for purposes of fornication lewdness assignation and prostitution to be nuisances providing a method of abating same establishing a method of procedure against those who use said buildings or parts for such purposes and providing penalties for violations of this act"

Mr. PATTON. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. PATTON, from the Committee on Elections, re-reported as committed, Senate Bill No. 516, entitled:

An Act to amend section sixteen of an act approved the tenth day of June one thousand eight hundred and ninety-three (Pamphlet Laws four hundred and nineteen) entitled "An act to regulate the nomination and election of public officers requiring certain expenses incident thereto to be paid by the several counties and punishing certain offenses in regard to such elections"

Mr. CRAIG. Mr. President, I ask unanimous consent to make reports from committees at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CRAIG, from the Committee on Appropriations, re-reported as committed, Senate Bill No. 887, (House Bill No. 418), entitled:

An Act giving additional protection to human beings in this Commonwealth and imposing penalties upon those who may shoot at or wound or kill a human being in mistake for either game or other wild creatures.

Also from the Committee on Game and Fisheries, re-reported as amended, Senate Bill No. 463, (House Bill No. 215), entitled:

An Act for the better protection of fish requiring citizens of the United States residing within this Commonwealth to procure a license from the county treasurer to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith and providing

for the disposition of the penalties recovered and license fees received

Mr. JONES. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. JONES, from the Committee on Public Roads and Highways, reported as committed, Senate Bill No. 944, entitled:

An Act to amend section eight of an act approved the thirty-first day of May, A. D. 1911 entitled "An act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two deputy State Highway Commissioners, chief engineer, chief draftsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities, and towns, and extending to the State line, describing and defining same by route numbers as the state highways of the Commonwealth; providing for the improvement, maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve and maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain state highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property or otherwise, in the improvement thereof, providing for purchase or acquiring of turnpikes or toll-roads forming all or part of and state highway, and procedure therein; providing for work of improvement of State highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State, providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways, and State-aid highways; providing method of application for State-aid in the improvement maintenance and repair of township or county roads and prescribing the contents, of township, county, borough or incorporated town petitions, providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same, providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State highways; making an appropriation to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads; and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act," providing for disposition of vacant portions of State Highway Routes.

Mr. GRAY. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. GRAY, from the Committee on Insurance, reported as committed, Senate Bill No. 916, (House Bill No. 4220), entitled:

A supplement to the act of June first one thousand nine hundred and eleven (Pamphlet Laws five hundred and ninety-nine) entitled "An act authorizing the Insurance Commissioner to proceed against and take possession of any insolvent or delinquent company order or association transacting any class of insurances and prescribing the method by which such insolvent or delinquent companies orders or associations shall be dissolved and liquidated" directing the deposit and keeping of any moneys or funds which shall come into the possession of the Insurance Commissioner or his duties while liquidating the business of any insurance company under the authority of said act

Mr. HOMSHER. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. HOMSHER from the Committee on Education, reported as committed, Senate Bill No. 871, (House Bill No. 1059), entitled:

An Act to amend section fourteen of an act approved the eighteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws ten hundred and forty-three), entitled "An act establishing a public school employees' retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employees, defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain



of said funds; imposing powers and duties upon board having the employment of public school employes; exempting annuities, allowances, returns, benefits, and rights from taxation and judicial process; and providing penalties," by providing for the payment of retirement allowances to employes who have rendered at least fifty years of school service.

Also from the Committee on Education, reported as committed, Senate Bill No. 717, (House Bill No. 744), entitled:

An Act to amend clause eight of section eight paragraph three (b) of section fourteen and section eleven of an act approved the eighteenth day of July Anno Domini one thousand nine hundred seventeen entitled "An Act establishing a public school employes retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employes, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employes; exempting annuities, allowances, returns, benefits, and rights from taxation and judicial process; and providing penalties," so as to provide that all the years of service of an employe, including years of service after age sixty-two, if any there be, shall be counted in calculating retirement allowance and the final salary; and so as to provide that a contributor shall continue to contribute as long as they remain in the service.

Mr. SMITH. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SMITH, from the Committee on Judiciary Special, re-reported as amended, Senate Bill No. 264, entitled:

An Act for the protection of human life livestock and growing timber by prohibiting the discharge of certain guns except at birds and animals or at targets properly protected and providing penalties.

Mr. Sisson. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. Sisson, from the Committee on Education, reported as committed, Senate Bill No. 711, (House Bill No. 650), entitled:

An Act to amend section six hundred two of an act approved the eighteenth day of May one thousand nine hundred and eleven (P. L. 309) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended.

Also from the Committee on Education, reported as committed, Senate Bill No. 718, (House Bill No. 784), entitled:

An Act authorizing school districts of the fourth class with the assent of the electors to use moneys borrowed or authorized to be borrowed for purposes which have proved impracticable or undesirable for other lawful purposes

Mr. McCONNELL. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL, from the Committee on Judiciary General, reported as committed, Senate Bill No. 352, entitled:

An Act to carry out the provisions of Section 8, Article IX of the Constitution of the State of Pennsylvania, as amended, and, for that purpose, prescribing the method of determining the amount which may be deducted in ascertaining the borrowing capacity of the City of Philadelphia by excluding from the calculation, and deducting from its indebtedness, so much of the debt of said City as shall have been incurred or is about to be incurred, and the proceeds thereof expended or about to be expended, upon any public improvement or in the construction, purchase or condemnation of any public utility, or part thereof, or facility therefor, if such public improvement or public utility or part thereof, whether separately or in connection with any other public improvement or public utility or part thereof may reasonably be expected to yield revenue in excess of operating expenses sufficient to pay the interest and sinking fund charges thereon.

Mr. BUCKMAN. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BUCKMAN, from the Committee on Game and Fisheries, re-reported as committed, Senate Bill No. 566, (House Bill No. 455), entitled:

An Act to amend section twenty-four of an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws five hundred seventy-two) entitled "An act to provide for the protection and preservation of game game-quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions"

Mr. McCONNELL. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 962, entitled:

An Act creating a board of managers to have exclusive jurisdiction over all house of detention for the reception of undisciplined juvenile offenders and neglected and dependent children, who may be under judicial investigation in cities of the second class, and abolishing the board of managers now in charge of such houses.

#### BILL INTRODUCED.

Mr. PATTON. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. PATTON read in his place and presented to the Chair Senate Bill No. 976, entitled:

An Act to amend an act providing that in all counties having more than five hundred thousand inhabitants, advertisements and notices required by law or rules of court to be published in newspapers of general circulation, unless dispensed with by special order of court, be published in the legal newspaper issued at least weekly, of the proper county, designated by rules of court for the publication of court or other legal notices, approved the third day of May Anno Domini, one thousand nine hundred and nine (P. L. 424), as amended, so as to except therefrom the advertisement by counties, cities, boroughs, school districts and other municipalities and incorporated districts of the sale of any bonds or other securities issued by them.

Which was committed to the Committee on Judiciary Special.

Mr. McCONNELL. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 976, entitled:

An Act to amend an act providing that in all counties having more than five hundred thousand inhabitants, advertisements and notices required by law or rules of court to be published in newspapers of general circulation dispensed with by special order of court, shall be published in the legal newspaper, issued at least weekly, of the proper county, designated by rules of court for the publication of court or other legal notices, approved the third day of May, A. D. 1909 (P. L. 424), as amended, so as to except therefrom the advertisement by counties, cities, boroughs, school districts and other municipalities, and incorporated districts of the sale of any bonds, or other securities issued by them.

#### BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 415, (House Bill No. 147), as follows:

An Act to amend sections one hundred seven and two hundred twelve of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended



Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one hundred seven of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which as amended by an act approved the twenty-eighth day of May one thousand nine hundred fifteen (Pamphlet Laws six hundred and twenty-seven) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred eleven entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' as amended" reads as follows:

"Section 107 After the taking of each United States census the Superintendent of Public Instruction shall canvass the same so far as it relates to the population of the several school districts in this Commonwealth and where territory comprising a separate school district is annexed to a city borough or township and the decree of the court or the vote of the electors effecting such annexation has been certified to the Superintendent of Public Instruction and where territory has been annexed to a city borough town or township and enumeration of the population of such annexed territory has been made if it appear in any such case that the population of any school district in this Commonwealth by such census or by such annexation is such that it should be included in another class of school districts the Superintendent of Public Instruction shall issue a certificate to such district to that effect and such school district shall with the beginning of such school year if such certificate is issued become a school district of the class to which it properly belongs" is hereby further amended to read as follows

Section 107 After the taking of each United States census the Superintendent of Public Instruction shall canvass the same so far as it relates to the population of the several school districts in this Commonwealth and where territory comprising a separate school district is annexed to the city borough or township and the decree of the court or the vote of the electors effecting such annexation has been certified to the Superintendent of Public Instruction and where territory has been annexed to a city borough town or township and enumeration of the population of such annexed territory has been made if it appear in any of said cases that the population of any school district in this Commonwealth by said census or said annexation is such that it should be included in another class of school districts the Superintendent of Public Instruction shall issue a certificate to said school district to that effect and such school district shall with the beginning of the next school year after said certificate has been issued become a school district of the class to which it properly belongs

Section 2 That section two hundred and twelve of said act which as amended by an act approved the twenty-eighth day of May one thousand nine hundred and fifteen (Pamphlet Laws six hundred and twenty-seven) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'" reads as follows

"Section 212 When any school district in this Commonwealth hereafter for any cause becomes a school district of another class as herein provided a new board of school directors shall be appointed or elected therein in the same manner as the school directors of districts of the same class are elected or appointed when new districts are created Provided That such school directors shall be so elected that the number and terms of those whose places are to be filled at each succeeding municipal election shall be the same as the number and terms of those whose places are filled at the corresponding elections in other school districts of the same class

When territory comprising a separate school district is annexed to a city or borough or township the school directors then in office in both districts shall hold office during the respective terms for which they were elected No election for school director in the district shall be held unless on the first Monday of January next following a municipal election there would be a less number of directors than is provided for the district by this act

At each subsequent municipal election only so many school directors shall be elected as will on the first Monday of January then next following bring the number of school directors to the proper number for the district" is hereby further amended to read as follows

Section 212 When any school district in this Commonwealth hereafter for any cause becomes a school district of another class as herein provided a new board of school directors shall be appointed therein if it becomes a district of the first class in the same manner as school directors in districts of the first class are now appointed If it becomes a district of any of the other classes and the number of directors therein are increased the additional directors shall be appointed or elected as vacancies in the board of directors are now filled When the change reduces the number of directors in such district the school directors then in office shall hold office during the respective terms for which they were elected and as vacancies are about to happen by the expiration of the terms of any directors a sufficient number of directors shall be elected at the municipal election preceding such vacancies to provide such district with the number of directors to which it is entitled under the class of districts to which it belongs

When territory comprising a separate school district is annexed to a city or borough or township the school directors then in office in both districts shall hold office during the respective terms for which they were elected No election for school director in the district shall be held unless on the first Monday of January next following a municipal election there would be a less number of directors than is provided for the district by this act

At each subsequent municipal election only so many school directors shall be elected as will on the first Monday of January then next following bring the number of school directors to the proper number for the district

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 494, as follows:

An Act providing state aid to poultry associations giving exhibitions and regulating the payment thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every poultry association giving an annual exhibition of poultry for education in and promotion of better methods of breeding and increasing the production of poultry and eggs is entitled to receive annually a sum not exceeding two hundred and fifty dollars and not exceeding twenty-five per centum of the amount received at such exhibition for poultry entrance fees

No part of such appropriation shall be used for the payment of salaries of officers of any such association nor shall any payment be made under this act to any organization already receiving state aid under other laws

Section 2 Annually on or before the thirty-first day of December an association applying for the benefit of this act shall file with the Secretary of Agriculture a statement sworn to by its president attested by its secretary setting forth the name of the association the time and place of the exhibition and the amount of entrance fees actually received giving the names and addresses of the persons by whom paid and in what class and department

Section 3 The sum of ten thousand dollars or so much thereof as may be necessary is hereby specifically appropriated for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of carrying out the provisions of this act

Section 4 Payments to poultry associations under the provisions of this act shall be made upon requisition of the Secretary of Agriculture by the State Treasurer upon warrant of the Auditor General

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 507, as follows:

An Act providing for the disposition of all drugs which are introduced in the evidence of any trial for the illegal possession or sale of same

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all drugs offered in evidence in the trial of any cause in this Commonwealth involving illegal sale or possession of such drugs shall be confiscated by the district attorney of the county in which said trial takes place

Section 2 The district attorney of the county of this Commonwealth who shall thus confiscate such drugs is hereby authorized to deliver such drugs to the State Department of Health or to any other legally constituted health board of any county of this Commonwealth as in his discretion he may deem fit



And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 577, (House Bill No. 741), entitled:

An Act to regulate and establish the traveling expenses and mileage to be charged by sheriffs in counties of the third fourth fifth-sixth seventh and eighth classes

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 581, (House Bill No. 835), entitled:

An Act fixing the time for the confirmation of the reports of viewers or portions thereof in proceedings to assess damages or benefits incident to public improvements where no exceptions are filed or appeal taken

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 590, as follows:

An Act to regulate increase and establish the fees to be charged by justices of the peace aldermen and magistrates in this Commonwealth

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the fees of justices of the peace magistrates and aldermen shall be as follows to wit for

Information or complaint on behalf of the Commonwealth one defendant fifty cents

Each additional defendant named on information or warrant twenty-five cents

Docket entry of action on behalf of the Commonwealth fifty cents

Hearing in each criminal case each day occupied or fraction of day one dollar

Administering oath in criminal cases ten cents

Docket entry of confession or pleas of guilty in criminal cases fifty cents

Making docket entry of testimony in cases of summary conviction each witness fifty cents

Taking bail for a hearing or for appearance at quarter sessions each defendant fifty cents

Entering judgment on conviction for fine fifty cents

Recording conviction fifty cents

Recording sentence fifty cents

Warrant to levy fine or forfeiture one dollar

Rail-piece and return one dollar

Commitment of each defendant fifty cents

Discharge to jailor fifty cents

Entering discontinuance in criminal case fifty cents

Transcript and certificate for any person to any one in criminal case one dollar

In all cases of summary conviction under a city borough or township ordinance heard and disposed of and costs not paid by defendant city or borough and township treasurer to pay two dollars.

In all cases of summary conviction heard and disposed of to be allowed and paid by the county (if under any act of Legislature) two dollars provided that this shall not apply to the payment of costs in summary conviction cases that are now or may hereafter be otherwise provided for

Entering actions in civil cases fifty cents

Issuing summons fifty cents

Issuing an attested copy of summons in civil or criminal case fifty cents

Subpoena or subpoena duces tecum in criminal or civil cases fifty cents

Each additional name after the first on summons subpoena or capias twenty-five cents

Capias in civil case fifty cents

Entering return on summons capias attachment or similar writ fifty cents

Qualifying constables to return twenty-five cents

Entering bail on capias or when bail is required in any civil action fifty cents

Every continuance of suit fifty cents

Trial and judgment in civil case one dollar

Administering oath in civil case ten cents

Entering satisfaction in civil cases fifty cents

Entering discontinuance of civil cases fifty cents

Entering amicable suit or confession of judgment seventy-five cents

Entering rule to take deposition of witnesses fifty cents

Interrogatories attached to rule fifty cents

Entering return of rule to take deposition or rule to refer fifty cents

Issuing rule of reference fifty cents

Notice to each referee and copy fifty cents

Entering report of reference and judgment thereon one dollar

Written notice in any case fifty cents

Execution and return seventy-five cents

Scire facias fifty cents

Return on scire facias thirty cents

Opening judgment for rehearing of the case fifty cents

Making transcript of judgment and certificate one dollar

Return of proceedings on appeals or certiorari including affidavit bail and certificate one dollar and fifty cents

Receiving the amount of a judgment and paying the same not over ten dollars twenty-five cents

Over ten and not over forty fifty cents

Over forty and not over sixty seventy-five cents

Over seventy-five and not over one hundred dollars one dollar and a like amount on each additional one hundred dollars or fraction thereof

Affidavit in case of attachment fifty cents

Entering action in laws of attachment fifty cents

Attachment and attested copy thereof one dollar

Rule on garnishee fifty cents

Interrogatories filing and issuing seventy-five cents

Return of rule or of interrogatories fifty cents

Bond in case of attachment seventy-five cents

Appointing freeholders fifty cents

Order to sell goods in any case one dollar

Entering complaint in landlord and tenant proceedings one dollar

Issuing process in landlord and tenant proceedings one dollar

Hearing and determining cases in landlord and tenant proceedings one dollar and fifty cents

Recording proceedings in landlord and tenant proceedings one dollar and fifty cents

Writ of possession and return in landlord and tenant proceedings one dollar

Issuing venire to summon jury making return one dollar

Holding trial by jury and entering judgment two dollars

Information of strays taken up one dollar

Warrant to freeholders to appraisers proceedings and judgment thereon one dollar

Receiving and entering return of appraisers and judgment thereon one dollar

Publishing proceedings of appraisers not including cost of printing one dollar

Order to relief of pauper one dollar

Order of removal of pauper one dollar

Ordered to seize goods for the maintenance of wife or children one dollar

Order for premium for wolf fox or other scalps to be paid by county fifty cents.

Entering transcript of judgment from another justice or alderman one dollar

Each acknowledgment of deed or other instrument of writing first name fifty cents

Each additional name after the first twenty-five cents

Certificate to obtain land warrant one dollar

Marry each couple making record thereof and certificate to the parties five dollars

Swearing or affirming county township or other public officer each officer fifty cents

Probating accounts fifty cents

Writing affidavits or affirmation seventy-five cents

Justifying parties on bond for liquor license one dollar and fifty cents

Copy of claim in civil suit under law of one thousand eight hundred and seventy-nine one dollar

Affidavit of defense in such case fifty cents

The fees for services under the laws of the United States shall be as follows

For certificate of protection fifty cents

For certificates of lost protection twenty-five cents

Warrant twenty-five cents

Commitment twenty-five cents

Summons of seamen in admiralty case twenty-five cents

Hearing thereon with docket entry fifty cents

For certificates to clerk of the district court to issue admiralty process twenty-five cents

For affidavit of claims and copies thereof twenty-five cents

The fees for services not herein specially provided shall be the same as for similar services

Section 2 That the act approved the twenty-third day of April one thousand nine hundred nine (Pamphlet Laws one hundred and sixty) entitled "An act to regulate and establish the fees to be charged by justices of the peace aldermen and magistrates in this Commonwealth" be and the same is hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 673, (House Bill No. 453), as follows:



An Act to further amend section one thousand four hundred twelve in article fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand four hundred twelve in article fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which as amended by an act approved the ninth day of May one thousand nine hundred and thirteen (Pamphlet Laws one hundred and ninety-two) entitled "An act amending section one thousand four hundred twelve in article fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' by requiring the free education in the public schools of children who are inmates of institutions for the care or training of orphans or other children" reads as follows

"Section 1412 The board of school directors of any school district in this Commonwealth in which there is located any orphan asylum home for the friendless children's home or other institution for the care or training of orphans or other children shall permit any children who are inmates of such homes but not legal residents in such district to attend the public schools in said district either with or without charge for tuition text-books or school supplies as the directors of the district in which such institution is located may determine. Provided That when the education of such inmates of such institutions is charged for the cost thereof shall not exceed the cost of tuition text-books and school supplies of other children of similar grade in such district. And provided further That such costs shall be paid to the district in which such institution is located by the district of which the respective pupils are legal residents" is hereby further amended to read as follows

Section 1412 The board of school directors of any school district in this Commonwealth in which there is located any orphan asylum home for the friendless children's home or other institution for the care or training of orphans or other children shall permit any children who are inmates of such homes but not legal residents in such district to attend the public schools in said district either with or without charge for tuition text-books or school supplies as the directors of the district in which such institution is located may determine. If a charge is made by any school district for tuition for the inmates of any such institution the officers of the institution shall submit to the board of school directors a sworn statement setting forth the names ages and school district liable for tuition of all children who are inmates thereof and desire to attend public school in the district. If any of said inmates have been received from outside of Pennsylvania or if the institution cannot certify as to their residence their tuition shall be paid by the institution having the care or custody of said children. The tuition of such other inmates as are included in the sworn statement to the board of school directors shall be withheld by the Superintendent of Public Instruction from any moneys due to the district liable for said tuition upon receipt of a sworn statement setting forth the names ages tuition charges and school district liable for tuition of said inmates and all moneys thus withheld shall be paid by him to the district entitled to receive the same. The district so charged with tuition may file an appeal with the Superintendent of Public Instruction in which it shall be the complainant and the institution the respondent. The decision of the Superintendent of Public Instruction as to which of said parties is responsible for tuition shall be final.

The cost of tuition in such cases shall be fixed as is now provided by law for tuition costs in other cases except where for the accommodation of such children it shall be necessary to provide a separate school or to erect additional school buildings in which cases the charge for tuition for such children may include a proportionate cost of the operating expense rental and interest on any investment required to be made in erecting such new school buildings. The tuition herein provided for shall be paid annually by the Superintendent of Public Instruction or the institution as the case may be

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with

The Senate proceeded to the second reading and consideration of Senate Bill No. 679, as follows:

An Act to amend an act approved the seventeenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and thirty-two) entitled "A supplement to an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the seventeenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and thirty-two) entitled "A supplement to an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'" which reads as follows

"Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the eighteenth day of May one thousand nine hundred and eleven entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' be supplemented by adding thereto the following

Section 1511 Any school district may provide for the care and treatment of defective eyes and teeth of all pupils of its public schools" is hereby amended to read as follows

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" be supplemented by adding thereto the following

Section 1511 Any school district may provide for the care and treatment of defective eyes and teeth of all pupils of its public schools and for such other defects as the board of school directors may specify. In districts where no provision is made for the treatment of such defects for all the children in its public schools if any parent or parents or person having the custody of any child or children reported by the medical inspector as requiring treatment is unable to secure the proper medical dental or surgical treatment for such child or children the board if school directors shall investigate the case and if in their judgment found worthy the board may provide the necessary medical dental or surgical treatment for such child or children at the expense of the school district providing the parents or guardians consent.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 682, as follows:

An Act authorizing certain corporations to issue preferred or common stock of one or more classes providing for the manner of issuance restrictions and regulations in the manner of voting thereof and the rights and privileges of the holders thereof validating certain acts of corporations not participated in by the holders of non-voting stock and repealing all acts and parts of acts inconsistent therewith

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every corporation heretofore or hereafter incorporated under the laws of this Commonwealth excepting those referred to in section two of this act may create two or more kinds of common stock and two of



more kinds of preferred stock at the time of its incorporation by provisions inserted in the Certificate of Incorporation or at any later time with the consent of a majority in interest of its stockholders having voting power obtained at a meeting to be called for that purpose. Notice of the time place and purpose of such meeting shall be published once a week for sixty (60) days prior to said meeting in a newspaper of general circulation and in the legal journal if any of the county in which the principal office of the corporation in this Commonwealth is located. Such classes of stock may from time to time be authorized and issued out of the unissued stock of the corporation. Such stock may be issued in one or more classes in such amounts for each class without regard to the amount of any other class or the amount of unqualified common stock and with such designations rights privileges limitations preferences and voting powers or prohibitions restrictions or qualifications of the voting and other rights and powers and upon such terms as to redemption in any class thereof at not less than par and convertible or not into any other class of stock common or preferred as may be set forth in the original Certificate of Incorporation or as may be approved and adopted by the stockholders at the time of the authorization or at any time prior to the issuance thereof. The rate of preferred dividend for any class of stock shall not exceed ten per centum (10%) per annum. Such stock may be issued for cash or property or in exchange for other stock of the corporation or through all or more than one of said methods and the stock so exchanged for such preferred stock and returned to the corporation may be issued again by the corporation.

Section 2 This act shall not apply to the following classes of corporations namely building and loan associations insurance banking and trust companies and such companies as are required by the provisions of an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" and supplements thereto to have their charters approved by the courts of common pleas.

Section 3 The rights privileges and terms and conditions of any class of stock issued and outstanding as above provided shall not thereafter be subject to alteration or change without the consent of all the holders of such class of stock except as may be otherwise provided by the Certificate of Incorporation or by the resolutions authorizing the issue of the same.

Section 4 Holders of non-voting stock issued under the provisions of this act or of any act heretofore or hereafter passed shall not have the right to participate in any meeting of the stockholders of the company and shall not be entitled to any notice of any such meeting nor shall waiver of notice of such meeting by such holders of stock be required notwithstanding the provisions of any act of Assembly which under its terms requires or shall require notice to stockholders nor shall the holders of non-voting stock be considered stockholders for the purpose of any election meeting or consent of stockholders under the provisions of any Act of Assembly now in force or which may hereafter be passed unless otherwise provided by certificate of incorporation or by the resolution authorizing the issue of the said stock.

Section 5 All acts of corporations heretofore done and all meetings of such corporations heretofore held which would be legal and valid under the provisions of section four of this act are hereby validated with the same force and effect as if this act had been in effect at the time of such acts or such meetings.

Section 6 The following acts and parts of acts are hereby specifically repealed. Section one two and three of an act approved the twenty-eighth day of May one thousand nine hundred and thirteen (Pamphlet Laws three hundred and seventy-eight) entitled "An act authorizing corporations to issue preferred stock of one or more classes providing for the manner of issuance restrictions and regulations in the matter of voting thereof and the rights and privileges of the holders thereof and repealing all acts or parts of acts inconsistent therewith".

An act approved the twenty-first day of April one thousand nine hundred and fifteen (Pamphlet Laws one hundred and forty-three) "An act to amend section one of an act entitled 'An act authorizing certain corporations to issue preferred stock of one or more classes providing for the manner of issuance restrictions and regulations in the matter of voting thereof and the rights and privileges of the holders thereof and repealing all acts or parts of acts inconsistent therewith'".

All acts or parts of acts general or special inconsistent herewith are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 723 (House Bill No. 973), entitled:

An Act regulating the selling offering or exposing for sale of agricultural seeds and mixtures of the same for seeding purposes forbidding the sale of seeds unfit for seeding purposes and providing for the prohibition of such sales by injunction providing for the taking and examination of samples of agricultural seed by the Secretary of

Agriculture and his agents and the publication of information gained from such examination, providing for the enforcement of the act and providing penalties for its violation.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 727 (House Bill No. 712), entitled:

An Act authorizing corporations created under the laws of other states of the United States for certain purposes to take hold mortgage lease and convey real estate in this Commonwealth and validating certain titles.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be lawful for any corporation created under the laws of any other state of the United States all or substantially all of the shares of the capital stock of which are owned by a manufacturing corporation incorporated under the laws of this Commonwealth and organized for the purpose or engaged in the business of producing or supplying raw materials used by such manufacturing corporation and which foreign corporation shall have complied or may hereafter comply with the provisions of the act entitled "An act to regulate the doing of business in this Commonwealth by foreign corporations the registration thereof and service of process thereon and providing punishment and penalties for the violation of its provisions and repealing previous legislation on the subject" approved June eighth one thousand nine hundred and eleven to take by purchase exchange or otherwise and to hold mortgage lease and convey such real estate in this Commonwealth as may be necessary and proper for its legitimate business.

Section 2 No such foreign corporation shall employ any greater amount of capital in its business within this Commonwealth or hold any greater quantity of real estate in this Commonwealth than such a domestic manufacturing corporation as aforesaid is permitted to employ or hold under the laws of this Commonwealth.

Section 3 Nothing herein contained shall be deemed to prevent or relieve real estate held by any such foreign corporation under the provisions of this act from being taxed in like manner as other real estate in this Commonwealth.

Section 4 Every such foreign corporation doing business as aforesaid in this Commonwealth shall be liable to taxation to an amount not exceeding that imposed on corporations organized for similar purposes under the laws of this Commonwealth and every such foreign corporation shall make the same returns to the Auditor General that are required by law of the corporations of this State.

Section 5 The title to any real estate heretofore taken held mortgaged leased or conveyed for any of the purposes aforesaid by any such foreign corporation is hereby validated and any real estate now held by any such corporation may be held mortgaged leased or conveyed with the same effect as if taken and held under the provisions of this act.

Section 6 Nothing herein contained shall be deemed to limit the power of any foreign corporation under existing laws to take and hold real estate.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 729 (House Bill No. 793), entitled:

An act to amend section seventeen of the act approved the thirty-first day of May one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing



for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act."

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 732 (House Bill No. 1038), entitled:

An Act fixing the salaries of county commissioners in counties of the seventh class.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

#### BILLS RECOMMITTED.

Mr. LESLIE. Mr. President, I move that Senate Bill No. 734 (House Bill No. 794), on second reading, entitled:

An Act to amend the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto."

be recommitted to the Committee on Public Roads and Highways for the purpose of hearing.

Mr. MURDOCK. Mr. President, I second the motion. The motion was agreed to.

Mr. LESLIE. Mr. President, I move that Senate Bill No. 735 (House Bill No. 795), on second reading, entitled:

An Act to amend section three hundred eighty-six clause four of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto" by limiting the power of townships of the second class to contract for road purposes.

be recommitted to the Committee on Public Roads and Highways for the purpose of a hearing.

Mr. MURDOCK. Mr. President, I second the motion. The motion was agreed to.

#### BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 736 (House Bill No. 796), entitled:

An Act to amend section six hundred and ninety-nine of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto."

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 745, as follows:

An Act to amend section two thousand twenty-one of an act approved the eighteenth day of May one thousand nine hundred

eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and proscribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and repealing section two thousand twenty-two two thousand twenty-three two thousand twenty-four and two thousand twenty-five thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two thousand twenty-one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and proscribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 2021 The State Board of Normal School Examiners at a State Normal School shall consist of the Superintendent of Public Instruction or his representative as president of two principals of State Normal Schools of whom the principal of the school where the students are to be examined shall be one together with a sufficient number of county district or assistant county or district superintendents all to be appointed by the Superintendent of Public Instruction" is hereby amended to read as follows

Section 2021 The Superintendent of Public Instruction shall prescribe and conduct necessary examinations for the students in the State Normal Schools Each graduate from a State Normal School shall receive a normal school certificate of such form as the State Board of Education shall prescribe Such certificate shall be accepted as full evidence of the qualifications of the holder thereof to teach in such grades department or divisions of the public school system as shall be set forth in such certificate for two full annual school terms in any public school in this Commonwealth without further examination

Section 2 Sections two thousand twenty-two two thousand twenty-three two thousand twenty-four and two thousand twenty-five of said act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 751 (House Bill No. 836), as follows:

An Act providing an exclusive method for the collection of benefits assessed by viewers in proceedings incidental to public improvements and providing for the filing of municipal liens therefor and for their collection

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter the exclusive method for the collection of benefits assessed against any property in any proceedings by the appointment of viewers for the assessment of benefits incidental to any public improvement in any city borough or township shall be either by an action of assumpsit against the owner of the property or by the filing and collection of a municipal lien in the manner now provided by law

In all cases where benefits in any such proceedings have been assessed against any property it shall be the duty of the municipal authorities may within six months after the absolute confirmation of the report of viewers to forthwith fine the necessary municipal lien or liens to protect the interests of the city borough or township and recover may be had thereon in the manner now provided for the recovery of municipal liens

This act shall apply to all proceedings now pending in any city borough or township as well as to all proceedings hereafter instituted

Section 2 All acts or parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 767, as follows:

An Act regulating the sale offering for sale barter exchange and giving of tickets cards or other tokens evidencing the right of admission to any theatre concert hall circus show ball-park athletic hall or field or other place of amusement and providing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That for the purpose of this act the term "place of amusement" shall mean any theatre concert hall circus show



ball-park athletic hall or field or other place of amusement to which an admission is charged. The term "ticket" shall mean any ticket card or other token evidencing the right of admission to any place of amusement.

Section 2 It is unlawful for the owner proprietor lessee or manager of any place of amusement or the agent of any of them to sell barter exchange or to give to any person any ticket for admission to such place of amusement unless the price of such ticket is conspicuously printed on the face thereof or to sell or to permit the sale of any ticket for admission to such place of amusement except at the ticket office or offices of such place of amusement where such ticket calls for admission.

Such ticket shall not be sold for a greater sum than the price printed upon the face of such ticket together with any tax thereon levied under authority of law.

Section 3 It is unlawful for any owner proprietor lessee or manager of any place of amusement or the agent of any of them to sell or offer for sale or to give to any person association copartnership or corporation for the purpose of sale resale barter or exchange any ticket for admission to any such place of amusement or to permit the sale or resale of any such ticket by any such person association copartnership or corporation.

Section 4 It is unlawful for any person association copartnership or corporation except the owner proprietor lessee or manager of any place of amusement or the agent of any of them to sell or offer for sale or exchange any ticket of admission to such place of amusement.

Section 5 It is the duty of the owner proprietor lessee or manager of every place of amusement to display in a conspicuous place outside the ticket office of such place of amusement a chart showing plainly the location of each seat in such place of amusement. If the seating arrangement of such place of amusement is divided into different sections and such sections so designated on the tickets they shall also be clearly designated on the said chart.

Section 6 Any person or any member or agent of any association or copartnership or any officer director or agent of any corporation violating any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars (\$500) or to undergo an imprisonment not exceeding six months or both.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 780 (House Bill No. 668), entitled:

An Act to amend section three hundred and three of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 807, as follows:

An Act to amend section one of an act approved the twenty-eighth day of May one thousand nine hundred and seven (Pamphlet Laws two hundred eighty-seven) entitled "An act to authorize municipalities or townships to make assessments for municipal improvements outside of their corporate limits under certain conditions"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twenty-eighth day of May one thousand nine hundred and seven (Pamphlet Laws two hundred eighty-seven) entitled "An act to authorize municipalities or townships to make assessments for municipal improvements outside of their corporate limits under certain conditions" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any street alley or highway entirely within the limits of any city borough or township shall divide the said city borough or township from any other municipality or township located in the same county the property on the side of said street alley or highway opposite the present line of said first-named municipality borough or township shall for a depth of one hundred and fifty feet from said line be assessed for any and all municipal improvements to or on the streets alleys or highways on which the said property shall abut in the manner provided by the acts of assembly for assess-

ments of benefits and damages as if the said property were entirely located within the limits of said first named municipality borough or township" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any street alley or highway more than one-half of which is within the limits of any city shall divide the said city from any other municipality or township located in the same county the property on the side of said street alley or highway opposite the present line of said first-named city shall for a depth of one hundred and fifty feet plus one-half the width of said street alley or highway from its center line be assessed for any and all municipal improvements to or on the said streets alleys or highways on which the said property shall abut in the manner provided by the acts of assembly for assessments of benefits and damages or by the foot front rule as if the said property were entirely located within the limits of said first-named city

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 823, as follows:

An Act to amend section five hundred and thirty-one of an act entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and validating liens for taxes

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five hundred and thirty-one of an act entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" approved May eighteenth one thousand nine hundred and eleven (Pamphlet Laws three hundred and thirty-nine) which reads as follows

"Section 531 In all school districts of the first class in this Commonwealth all unpaid school taxes assessed upon any real property shall be liens thereon in like way and manner and subject to like provisions and restrictions as exist and shall exist in the cases of all other taxes assessed in this Commonwealth such taxes and liens shall be filed enforced and collected by the receiver of taxes treasurer or other proper authority in the manner and under and in accordance with the provisions which are and shall be applicable in the cases of other taxes assessed in this Commonwealth" be amended so as to read as follows

Section 531 In all school districts of the first class in this Commonwealth all unpaid school taxes assessed upon any real property shall be liens thereon in like way and manner and subject to like provisions and restrictions as exist and shall exist in the cases of all other taxes assessed in this Commonwealth such taxes and liens shall be filed enforced and collected by the receiver of taxes treasurer or other proper authority in the manner and under and in accordance with the provisions which are and shall be applicable in the cases of other taxes assessed in this Commonwealth All liens for unpaid school taxes in all school districts of the first class heretofore filed or which may be hereafter filed shall be valid and the payment thereof enforced Provided the real property against which such liens are or may be filed is substantially described in the claim so that the said property can be readily identified This act shall not apply to any claim which has been judicially determined or which is in litigation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 837, as follows:

An Act to amend one thousand one hundred and twenty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of col-



lecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand one hundred and twenty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 1126 Every county superintendent having more than two hundred and not more than four hundred teachers under his supervision shall have an assistant superintendent every county superintendent having more than four hundred and not more than six hundred teachers under his supervision shall have two assistant superintendents every county superintendent having more than six hundred and not more than eight hundred teachers under his supervision shall have three assistant superintendents and for each additional four hundred teachers or fraction thereof under his supervision a county superintendent shall have an additional assistant superintendent And the school directors of any county at their convention for electing a county superintendent may authorize the appointment of additional assistant superintendents to those herein provided for" is hereby amended to read as follows

Section 1126 Every county superintendent having more than one hundred and fifty and not more than four hundred teachers under his supervision shall have an assistant superintendent every county superintendent having more than four hundred and not more than six hundred teachers under his supervision shall have two assistant superintendents every county superintendent having more than six hundred and not more than eight hundred teachers under his supervision shall have three assistant superintendents and for each additional four hundred teachers or fraction thereof under his supervision a county superintendent shall have an additional assistant superintendent And the school directors of any county at their convention for electing a county superintendent may authorize the appointment of additional assistant superintendents to those herein provided for

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 847 (House Bill No. 483), entitled:

An Act to further amend the fifth section of an act entitled "An act relating to the organization and jurisdiction of orphans' court in and for counties having more than one hundred fifty thousand inhabitants and to provide for the election of judges thereof" approved May nineteenth Anno Domini eighteen hundred and seventy-four (Pamphlet Laws two hundred and six) as amended by fixing and determining the salaries of the assistant clerks of said court in counties of the first second third and fourth classes,

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 848 (House Bill No. 822), entitled:

An Act to amend section one of the act approved the twenty-fourth day of March one thousand nine hundred and three (Pamphlet Laws fifty-one) entitled "An act providing for the manner of appointment of assessors for the purpose of valuation of property in counties containing a population of one million two hundred and fifty thousand or over" applying said act to counties of the first class and providing for the appointment of assessors without regard to party affiliation.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 864 (House Bill No. 1064), entitled:

An Act to amend the act approved the fourth day of April, one thousand nine hundred and nineteen (P. L. 35) entitled "An Act fixing the per diem compensation of borough and township assessors, and assistant assessors, and the method of ascertaining the number of days employed" by fixing the per diem compensation of assessors and assistant assessors in boroughs, wards, and townships of the second class and providing the method of ascertaining the number of days employed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 875, as follows:

An Act to amend sections one and two of the act approved the twenty-third day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred and twenty-three) entitled "An act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers road juries juries of view and commissioners to view land and providing for the charges upon the respective counties in the matter of salaries costs and expenses thereof" by fixing the number of members of the board of viewers in counties of the first class and abolishing the existing boards

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the twenty-third day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred and twenty-three) entitled "An act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers road juries juries of view and commissioners to view land and providing for the charges upon the respective counties in the matter of salaries costs and expenses thereof" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That there is hereby established in each county of this Commonwealth a board of viewers In counties containing over one million inhabitants such board shall not consist of less than six nor more than nine members one-third of whom may be learned in the law and members of the bar of the proper county In each county containing less than one million inhabitants said board shall consist of not less than three nor more than nine members one-third of whom may be surveyors or members of the bar of the proper county The judges of the court of common pleas of the proper county shall in each case determine within the aforesaid limits the total number of members of which the board shall be composed fixing and determining such number as shall be deemed necessary for the proper performance of the duties imposed upon the board with power in the court from time to time to change the number within the above stated limit as to the total number of members Each member of the board of viewers must be at least twenty-five years of age must be a freeholder must be qualified elector of the proper county must have resided therein for five years immediately prior to his appointment and must not be engaged in any public employment of profit The office of any member of the board shall be vacant immediately upon his ceasing to be a resident of the county in which he shall be appointed or upon his ceasing to possess any of the qualifications above required the court of the proper county being empowered from time to time to determine summarily any facts thus bringing about a vacancy in the office and being authorized to fill vacancies thus arising in the manner hereinafter set forth" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That there is hereby established in each county of this Commonwealth a board of viewers In counties of the first class such board shall consist of six members one-third of whom may be learned in the law and members of the bar of the county In counties of the second class such board shall not consist of less than six nor more than nine members one-third of whom may be learned in the law and members of the bar of the proper county In each county of the third fourth fifth sixth seventh and eighth class said board shall consist of not less than three nor more than nine members one-third of whom may be surveyors or members of the bar of the proper county Except in counties of the first class judges of the court of common pleas of the proper county shall in each case determine within the aforesaid limits the total number of members of which the board shall be composed fixing and determining such number as shall be deemed necessary for the proper performance of the duties imposed upon the board with power in the court from time to time to change the number within the above stated limit as to the total number of members Each member of the board of viewers must be at least twenty-five years of age must be a freeholder must be a qualified elector of the proper county must have resided therein for five years immediately prior to his appointment and must not be engaged in any public employment of profit The office of any member of the board shall be vacant immediately upon his ceasing to be a resident of the county in which he shall



be appointed or upon his ceasing to possess any of the qualifications above required the court of the proper county being empowered from time to time to determine summarily any facts thus bringing about a vacancy in the office and being authorized to fill vacancies thus arising in the manner hereinafter set forth

Section 2 Section two of said act which reads as follows

"Section 2 Immediately after the approval of this act the judges of the court of common pleas of each county shall appoint the members of the board of viewers for their respective counties In counties having more than one court of common pleas the judges of all the courts of common pleas shall meet as a body and shall make such appointment In judicial districts which comprise more than one county such appointment for each county shall be made by the judge or judges of the judicial district in which said county shall be situated

The courts of common pleas of the respective counties shall make such rules and regulations for the government of said boards and the proceedings thereof not inconsistent with the provisions thereof as they respectively shall deem proper which rules and regulations said courts from time to time may alter amend modify and rescind" is hereby amended to read as follows

Section 2 The judges of the court of common pleas of each county shall appoint the members of the board of viewers for their respective counties In counties having more than one court of common pleas the judges of all the courts of common pleas shall meet as a body and shall make such appointment In judicial districts which comprise more than one county such appointment for each county shall be made by the judge or judges of the judicial district in which said county shall be situated In counties of the first class the term of office of the members of the board of viewers now in office shall cease at the date of approval of this act The court of common pleas shall immediately thereupon appoint a new board to fill the vacancies thereby created

The courts of common pleas of the respective counties shall make such rules and regulations for the government of said boards and the proceedings thereof not inconsistent with the provisions thereof as they respectively shall deem proper which rules and regulations said courts from time to time may alter amend modify and rescind

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 877, as follows:

An Act fixing the salary of the Lieutenant Governor.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the salary of the Lieutenant Governor from and after the third Tuesday of January one thousand nine hundred and twenty-three shall be ten thousand dollars (\$10,000) per annum

Section 2 All acts and parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 879, as follows:

An Act to amend sections five hundred and six as amended and five hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five hundred and six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which as amended by an act approved the fourth day of June one thousand nine hundred and

fifteen (Pamphlet Laws eight hundred forty-four) entitled "An act to amend section five hundred and six of an act entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" reads as follows

"Section 506 The board of school directors in any school district in this Commonwealth in any year in order to purchase or acquire proper sites or grounds for school buildings or any lands additional to any present school site or grounds or to erect enlarge equip or furnish any school building or to repair or rebuild any new or old building or in order to pay or refund any existing indebtedness of any school district or to pay any indebtedness incurred by any municipality for or on account of any school district or for school purposes as is herein required to be assumed by any school district hereby established or to refund as herein authorized to any municipality the amount of any such indebtedness may create and incur an indebtedness against any such school district and issue bonds to secure the same for any and all such purposes or may create and incur an increase of any existing indebtedness against any such school district for any or all such purposes to any amount that the total indebtedness of such school district including the indebtedness of any sub-school or ward school district therein if any shall never exceed seven per centum upon the assessed value of the taxable property for school purposes therein" is hereby amended to read as follows

Section 506 The board of school directors in any school district of this Commonwealth in any years in order to purchase or acquire proper sites or grounds for school buildings or any lands additional to any present school sites or grounds or to erect enlarge equip or furnish any school building or to repair or rebuild any new or old building or in order to pay or refund any existing indebtedness of any school district or to pay any indebtedness incurred by any municipality for or on account of any school district or for school purposes as is herein required to be assumed by any school district hereby established or to refund as herein authorized to any municipality the amount of any such indebtedness or to pay or refund obligations or certificates of indebtedness issued under the provisions of section five hundred and eight of this act and outstanding on the thirty-first day of December one thousand nine hundred and twenty-one may create and incur an indebtedness against such school district and issue bonds to secure the same for any and all such purposes or may create and incur an increase of any existing indebtedness against any such school district for any and all such purposes to any amount that the total indebtedness of such school district including the indebtedness of any sub-school or ward school district therein if any shall never exceed seven per centum upon the assessed value of the taxable property for school purposes therein

Section 2 That section five hundred and eight of said act which reads as follows

"Section 508 Any school district having no indebtedness or whose indebtedness is less than two (2) per centum of the total valuation of the taxable property for school purposes therein may at any time by or through its board of school directors incur in addition to any bonds herein authorized a temporary debt or borrow money which in school districts of the first and second class shall not exceed two-tenths of one (1) per centum and in school districts of the third and fourth class one-half of one (1) per centum of the total amount of taxable property in such school district and issue an obligation therefor under the seal of the district if any properly attested by the president and secretary thereof payable within two years from the date thereof and bearing interest not exceeding the legal rate but no such obligation shall be sold at less than par Provided That the incurring of any such temporary debt or borrowing money upon such obligation shall receive the affirmative vote of not less than two-thirds of the members of the board of school directors therein Provided further That the total amount of all indebtedness in any school district issuing such obligation shall not at any time including all such obligations exceed two per centum of the total valuation of taxable property therein Provided further That all such obligations issued by any school district as herein provided shall be paid by the district on or before coming due and shall not be extended or renewed Provided further That any school district incurring any temporary debt and issuing such obligations in the manner herein provided shall provide from its current revenue for the payment of the same" is hereby amended to read as follows

Section 508 Any school district having no indebtedness or whose indebtedness is less than two (2) per centum of the total valuation of the taxable property for school purposes therein may at any time by or through its board of school directors incur in addition to any bonds herein authorized a temporary debt or borrow money which in school districts of the first and second class shall not exceed four-tenths of one (1) per centum and in school districts of the third and fourth class shall not exceed one (1) per centum of the total amount of taxable property in such school district and issue an obligation or obligations therefor under the seal of the district if any properly attested by the president and secretary thereof payable within two years from the date thereof and bearing interest not exceeding the legal rate but no such obligation shall be sold at less than par Provided That the incurring of any such temporary debt or borrowing money upon such obligation shall



receive the affirmative vote of not less than two-thirds of the members of the board of school directors therein. Provided further That the total amount of all indebtedness in any school district issuing such obligations shall not at any time including all such obligations exceed by two per centum of the total valuation of taxable property therein. Provided further That any school district incurring any temporary debt and issuing such obligation in the manner herein provided shall provide from its current revenue for the payment of the same except such temporary debt as may be outstanding on the thirty-first day of December one thousand nine hundred and twenty-one and which by the provisions of section five hundred and six may be refunded by an issue of bonds.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 881, as follows:

An Act to amend an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That clause seventeen of section one of the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" which reads as follows

"(17) 'Final salary' shall mean the average annual salary not exceeding two thousand dollars earnable by a contributor as an employee for the ten years of service immediately preceding retirement" is hereby amended to read as follows

"(17) 'Final salary' shall mean the average annual salary earnable by a contributor as an employee for the ten years service immediately preceding retirement"

Section 2 That clause five of section seven of said act which reads as follows:

"5 Each employer shall cause to be deducted on each and every pay-roll of a contributor for each and every pay-roll period subsequent to June thirtieth nineteen hundred nineteen such per centum of the total amount of salary earnable by the contributor in such pay-roll period as shall be certified to said employer by the retirement board as proper in accordance with the provisions of this act. No deductions shall be made from that part of the salary earnable by any contributor which is at a rate in excess of two thousand dollars per annum. In determining the amount earnable by a contributor in a pay-roll period the retirement board may consider the rate of salary payable to such contributor on the first day of each regular pay-roll period as continuing throughout such pay-roll period and it may omit salary deductions for any period less than a full pay-roll period in cases where the employee was not a contributor on the first day of the regular pay-roll period and to facilitate the making of the deductions it may modify the deduction required of any contributor by such amount as shall not exceed one-tenth of one per centum of the salary upon the basis of which the deduction is to be made. The deductions provided herein shall be made notwithstanding that minimum salaries provided for by the laws ordinances resolutions or other acts of the Commonwealth or of any other employer shall be reduced thereby. Each employer shall certify to the treasurer of said employer on each and every pay-roll a statement as voucher for the amounts so deducted and shall send a duplicate of such statement to the secretary of the retirement board" is hereby amended to read as follows

5 Each employer shall cause to be deducted on each and every pay-roll of a contributor for each and every pay-roll period subsequent to June thirtieth nineteen hundred nineteen such per centum of the total amount of salary earnable by the contributor in such pay-roll period as shall be certified to said employer by the retirement board as proper in accordance with the provisions of this act. In determining the amount earnable by a contributor in a pay-roll period the retirement board may consider the rate of salary payable to such contributor on the first day of each regular

pay-roll period as continuing throughout such pay-roll period and it may omit salary deductions for any period less than a full pay-roll period in cases where the employee was not a contributor on the first day of the regular pay-roll period and to facilitate the making of the deductions it may modify the deduction required of any contributor by such amount as shall not exceed one-tenth of one per centum of the salary upon the basis of which the deduction is to be made. The deductions provided herein shall be made notwithstanding that minimum salaries provided for by the laws ordinances resolutions or other acts of the Commonwealth or of any other employer shall be reduced thereby. Each employer shall certify to the treasurer of said employer on each and every pay-roll a statement as voucher for the amounts so deducted and shall send a duplicate of such statement to the secretary of the retirement board

This amendment shall apply to all contributors who have retired prior to the passage of this amendment and who shall pay to the retirement board the amount which would have been deducted from his or her salary over and above the two thousand dollar limitation hereinbefore provided by this act

Section 3 That clause six of section eight of said act which reads as follows

"6 The employees' annuity savings fund shall consist of the accumulated deductions from the salaries of contributors made under such rules and regulations as the retirement board shall prescribe as follows

From the salary of each employee who is a contributor there shall be deducted such per centum of his or her earnable salary not exceeding two thousand dollars per annum as shall be computed to be sufficient with regular interest to procure for him or her on superannuation retirement at age sixty-two an employee's annuity equal to one one-hundred-sixtieth (1-160) of his or her final salary for each year of service after the thirtieth day of June nineteen hundred nineteen except that if the deduction so computed shall exceed five per centum of his or her earnable salary and the employee shall so elect there shall be deducted five per centum of his or her earnable salary. And further provided That a beneficiary restored to school service shall not be required to contribute at a per centum rate of his or her earnable salary which is greater than the per centum thereof which he or she was required to contribute prior to his or her retirement. The rate per centum of said deduction from salary shall be based on such mortality and other tables as the retirement board shall adopt together with regular interest and shall be computed to remain constant during the prospective school service of the contributor" is hereby amended to read as follows

6 The employees' annuity savings fund shall consist of the accumulated deductions from the salaries of contributors made under such rules and regulations as the retirement board shall prescribe as follows

From the salary of each employee who is a contributor there shall be deducted such per centum of his or her earnable salary as shall be computed to be sufficient with regular interest to procure for him or her on superannuation retirement at age sixty-two an employee's annuity equal to one one-hundred-sixtieth (1-160) of his or her final salary for each year of service after the thirtieth day of June nineteen hundred nineteen except that if the deduction so computed shall exceed five per centum of his or her earnable salary and the employee shall so elect there shall be deducted five per centum of his or her earnable salary. And further provided That a beneficiary restored to school service shall not be required to contribute at a per centum rate of his or her earnable salary which is greater than the per centum thereof which he or she was required to contribute prior to his or her retirement. The rate per centum of said deduction from salary shall be based on such mortality and other tables as the retirement board shall adopt together with regular interest and shall be computed to remain constant during the prospective school service of the contributor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 884, as follows:

An Act to repeal an act approved the eighth day of March one thousand eight hundred and seventy-two (Pamphlet Laws two hundred and seventy-five) entitled "An act relating to the election of school directors of Conyngham Township Columbia county"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That an act approved the eighth day of March one thousand eight hundred and seventy-two entitled "An act relating to the election of school directors in Conyngham township Columbia county" is hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.



Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 893, (House Bill No. 309), as follows:

An Act to amend section four of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the second paragraph of section four of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" which reads as follows

"Every person appearing before the registrars after being sworn shall answer the questions put to him by them These answers must be recorded on a single line in two registers which shall have the following form The size and character of the registers shall be determined by the County Commissioners" is hereby amended to read as follows

Every person appearing before the registrars after being sworn shall answer the questions put to him by them These answers must be recorded on a single line in two registers which shall have the following form The size and character of the registers shall be determined by the County Commissioners Provided however that the county commissioners shall at each fall registration preceding the November election furnish to the registrars of the several wards and precincts the registers of the proper ward or precinct for the previous year Every person appearing before the registrars who was registered in said district for the previous year and who still resides at the same residence within said district as in the previous year shall after being sworn upon the production of a proper tax receipt and the making of a statement that he was registered in said election district the year immediately preceding that he resides in the same residence as during the year immediately preceding and naming the political party if any to which he belongs be again registered by the registrars without answering the additional questions In all such cases the registrars shall complete the registration of such person from the registers of the preceding year making due allowance for the elapsing of one year

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 904, (House Bill No. 1079), entitled:

An Act creating a commission to select an historic spot as a cemetery for the burial of bodies of soldiers sailors marines war nurses and members of the National Guard defining the powers and duties of the commission and making an appropriation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 912, (House Bill No. 1188), entitled:

An Act defining a private game preserve and making it a misdemeanor to enter such preserve for certain purposes or to break injure or destroy the enclosure of the same and fixing penalties

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 914, (House Bill No. 1202), entitled:

An Act to repeal an act approved the seventeenth day of March one thousand eight hundred and sixty-eight (Pamphlet Laws three hundred and forty-two) entitled "An act relating to the collection of State and county taxes in the county of Montgomery"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 915, (House Bill No. 1203), entitled:

An Act to repeal an act approved the twenty-third day of March one thousand eight hundred and sixty-five (Pamphlet Laws six hundred and thirty-four) entitled "An act relating to the compensation of the county treasurers of Montgomery and Berks counties"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 929, (House Bill No. 1277), entitled:

An Act to amend section one of an act approved the thirteenth day of April one thousand nine hundred and eleven (Pamphlet Laws sixty-two) entitled "An act to provide for the registration of conveyances of real estate in all counties of this Commonwealth with a population not to exceed four hundred thousand in order to facilitate the assessment of taxes therein in the name of the owner of said real estate and to ascertain the value of such real estate and providing compensation to the recorder of deeds of such counties for making reports thereof" requiring a certificate to be added to each deed of conveyance setting forth the required particulars and providing that the recorders of deeds in the several counties shall not receive for record any deed which does not contain such certificate

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 941, as follows:

An Act to amend an act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An Act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to National party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eleven of an act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An Act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" which reads as follows

"Section 11. The primaries shall be conducted by the regular election boards duly elected under existing or future laws who shall receive the same compensation for their



services as they receive at elections. Inspectors of elections shall have the right to appoint clerks to assist them at elections who shall receive the same compensation that clerks receive for such services at elections. Vacancies in election boards shall be filled in the manner now provided by law. Before entering upon their duties the election officers and clerks shall be sworn and execute written oaths as is now required by law.

The polls shall be open between the hours of seven o'clock ante meridian and seven o'clock post meridian. All persons licensed to sell liquor either at wholesale or retail or as bottlers shall be compelled to keep their places of business closed on said days for holding said primary only between the hours of six o'clock ante meridian and eight o'clock post meridian.

Primaries shall be conducted in conformity with the laws governing the conduct of general elections in so far as the same are not modified by the provisions of this act or are not inconsistent with its terms. Provided That no elector shall be permitted to receive any assistance in marking his ballot unless he shall first make an affidavit that he cannot read the name on the ballot or that by reason of physical disability he is unable to mark his ballot" is hereby amended to read as follows:

Section 11. The primaries shall be conducted by the regular election boards duly elected under existing or future laws who shall receive the same compensation for their services as they receive at elections. Inspectors of elections shall have the right to appoint clerks to assist them at elections who shall receive the same compensation that clerks receive for such services at elections. Vacancies in election boards shall be filled in the manner now provided by law. Before entering upon their duties the election officers and clerks shall be sworn and execute written oaths as is now required by law.

The polls shall be open between the hours of seven o'clock ante meridian and seven o'clock post meridian. All persons licensed to sell liquors either at wholesale or retail or as bottlers shall be compelled to keep their places of business closed on said days for holding said primary only between the hours of six o'clock ante meridian and eight o'clock post meridian.

Primaries shall be conducted in conformity with the laws governing the conduct of general elections in so far as the same are not modified by the provisions of this act or are not inconsistent with its terms.

Section 2. So much of section twenty-three of said act as reads as follows:

"Any voter who for the purpose of securing assistance in marking his ballot shall falsely make oath or declare that he cannot read the names on the ballot or that by reason of physical disability he is unable to mark his ballot or who without having made the affidavit provided for in this act that he cannot read the names on the ballot or that by reason of physical disability he is unable to mark his ballot shall permit another to accompany him into the voting compartment or shall permit another person to mark his ballot for him or any person who shall assist a voter in marking his ballot contrary to the provisions of this act or who shall attempt to influence the vote of the voter whom he is assisting or who shall mark a ballot in any other way than that requested by the voter whom he is assisting shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred (\$500) dollars or to undergo imprisonment for a period not exceeding one year or either or both at the discretion of the court.

No police officer in commission whether in uniform or in citizen's clothes shall be within one hundred feet of a polling-place during the conduct of a primary unless in the exercise of his privilege of voting or for the purpose of serving warrants or in case of disturbance of the peace and any police officer being so present within one hundred feet of a polling place during the conduct of a primary except for the purpose specified shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred (\$500) dollars or to undergo imprisonment for a term not exceeding one year or either or both at the discretion of the court.

Any person who shall accompany a voter into a voting compartment without the said voter having first made affidavit as provided in this act that he cannot read the names on the ballot or that by reason of physical disability he is unable to mark his ballot or who shall accompany a voter into the voting compartment when the affidavit which the voter has made is false to the knowledge of such person or any judge of election who shall fail to properly file and return affidavits and other papers required by this act or by law to be filed and returned to the county commissioners shall for each such offense be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand (\$1,000) dollars or to undergo imprisonment for a period not exceeding two years or either or both at the discretion of the court" is hereby amended to read as follows:

Any person who shall attempt to influence the vote of the voter whom he is assisting or who shall mark a ballot in any other way than that requested by the voter whom he is assisting shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred (\$500) dollars or to undergo an imprisonment for a period not exceeding one year or either or both at the discretion of the court.

No police officer in commission whether in uniform or in citizen's clothes shall be within one hundred feet of a polling-place during the conduct of a primary unless in the exercise of his privileges of voting or for the purpose of serving warrants or in case of disturbance of the peace and any police officer being so present within one hundred feet of a polling place during the conduct of a primary except

for the purposes specified shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not exceeding five hundred (\$500) dollars or to undergo imprisonment for a term not exceeding one year or either or both at the discretion of the court.

Any judge of election who shall fail to properly file and return affidavits and other papers required by this act or by law to be filed and returned to the county commissioners shall for each such offense be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand (\$1,000) dollars or to undergo imprisonment for a period not exceeding two years or either or both at the discretion of the court.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 950, as follows:

An Act to amend part of section six of an act approved the eighth day of May one thousand nine hundred nineteen (Pamphlet Laws one hundred and forty-one) entitled "An act reorganizing the Department of Agriculture creating bureaus therein and providing for the proper administration thereof"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That part of section six of an act approved the eighth day of May one thousand nine hundred nineteen (Pamphlet Laws one hundred and forty-one) entitled "An Act reorganizing the Department of Agriculture creating bureaus therein and providing for the proper administration thereof" which reads as follows:

"Section 6. The Director of the Bureau of Plant Industry shall be qualified by scientific training and practical experience in entomology and plant pathology. His salary shall be five thousand (\$5,000) dollars per year.

There shall be a Deputy Director of the Bureau of Plant Industry appointed by the director with the approval of the Secretary of Agriculture who shall have practical experience in entomology and plant pathology and shall perform such duties as the Director of the Bureau of Plant Industry shall designate. His salary shall be three thousand and (\$3,000) dollars per year is hereby amended to read as follows:

Section 6. The Director of the Bureau of Plant Industry shall be qualified by scientific training and practical experience in entomology and plant pathology. His salary shall be five thousand (\$5,000) per year.

There shall be a Deputy Director of the Bureau of Plant Industry appointed by the director with the approval of the Secretary of Agriculture who shall have practical experience in entomology and plant pathology and shall perform such duties as the Director of the Bureau of Plant Industry shall designate. His salary shall be four thousand (\$4,000) dollars per year.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 952, as follows:

An Act to repeal an act approved the eighteenth day of July one thousand nine hundred nineteen (Pamphlet Laws one thousand fifty-five) "An act in the relation to the public safety defense and welfare of the Commonwealth and of the United States continuing the Commission of Public Safety and Defense as a Commission of Public Welfare prescribing its powers and duties and making an appropriation"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the eighteenth day of July one thousand nine hundred nineteen (Pamphlet Laws one thousand fifty-five) entitled "An act in relation to the public safety defense and welfare of the Commonwealth and of the United States continuing the Commission of Public Safety and Defense as a Commission of Public Welfare prescribing its powers and duties and making an appropriation" be and the same is hereby repealed.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 953, as follows:



An Act to amend section eleven and section thirteen of an act approved the fifteenth day of May one thousand nine hundred fifteen (Pamphlet Laws five hundred thirty-four) entitled "An act relating to motion-picture films reels or stereopticon views or slides providing a system of examination approval and regulation thereof and of the banners posters and other like advertising matters used in connection therewith creating the Board of Censors and providing penalties for the violation of this act"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eleven of an act approved the fifteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred and thirty-four) entitled "An act relating to motion-picture films reels or stereopticon views or slides providing a system of examination approval and regulation thereof and of the banners posters and other like advertising matter used in connection therewith creating the Board of Censors and providing penalties for the violation of this act" which reads as follows

#### "SALARIES

"Section 11 The Chairman shall receive an annual salary of three thousand dollars the vice chairman an annual salary of two thousand five hundred dollars and the secretary and actual salary of two thousand four hundred dollars The salaries shall be payable monthly" is hereby amended to read as follows

#### SALARIES

Section 11 The Chairman shall receive an annual salary of four thousand dollars the vice chairman an annual salary of three thousand six hundred dollars and the secretary an annual salary of three thousand six hundred dollars The salaries shall be payable semi-monthly

Section 2 That section thirteen of said act which reads as follows

#### "EMPLOYES

"Section 13 The chairman shall appoint with the approval of the Governor the following employees one chief clerk at a salary of eighteen hundred dollars one assistant clerk at a salary of fifteen hundred dollars one assistant clerk at a salary of twelve hundred dollars two stenographers and typewriters at salaries of one thousand dollars each two stenographers and typewriters at salaries of seven hundred and twenty dollars each one chief inspector at a salary of fifteen hundred dollars three inspectors at salaries of fourteen hundred dollars each three inspectors at salaries of twelve hundred dollars each one operator who shall be an electrician at a salary of fourteen hundred dollars two operators at salaries of twelve hundred dollars each one operator at a salary of one thousand dollars two messengers at salaries of seven hundred and twenty dollars each one assistant operator or patcher at a salary of six hundred dollars one assistant patcher at a salary of four hundred and eighty dollars The salaries provided for above shall be annual and payable monthly

"In addition to the employees enumerated above the chairman may with the approval of the Governor appoint such additional employees as the work of the Board may necessarily require The salaries of such additional employees shall not exceed in the aggregate the sum of five thousand dollars annually" is hereby amended to read as follows

#### EMPLOYES

Section 13 The chairman shall appoint with the approval of the Governor the following employees One executive clerk at a salary of three thousand dollars one clerk at a salary of one thousand nine hundred twenty dollars two clerks at salaries of one thousand eight hundred dollars each two clerks at salaries of one thousand two hundred dollars each seven clerks and typists at salaries of one thousand eight hundred dollars each four stenographers at salaries of one thousand two hundred dollars each one director at a salary of three thousand dollars one chief inspector at a salary of one thousand nine hundred twenty dollars thirteen inspectors at salaries of one thousand eight hundred dollars each one chief operator at a salary of one thousand six hundred eighty dollars five operators at salaries of one thousand four hundred dollars each one messenger at a salary of one thousand two hundred dollars one janitor and watchman at a salary of one thousand eighty dollars The salaries provided for above shall be annual and payable semi-monthly

In addition to the employees enumerated above the chairman may with the approval of the Governor appoint such additional employees as the work of the Board may necessarily require The salaries of such additional employees shall not exceed in the aggregate the sum of five thousand dollars annually

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 956, as follows:

An Act supplementary to an act entitled "An act granting to water power companies and other corporations owning or

controlling water power authority to develop and distribute electric power by means of their water power and to erect construct or maintain the necessarily buildings plant and apparatus for that purpose" approved the second day of July one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and twenty-five) by extending the power of every corporation heretofore organized or hereafter to be organized for the purpose of supplying water power to the public and granting to every such corporation the power to appropriate property outside the limits of public streets lanes alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service accommodation convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following section be and the same is hereby added as section two to the act entitled "An act granting to water power companies and other corporations owning or controlling water power authority to develop and distribute electric power by means of their water power an to erect construct and maintain the necessary buildings plant and apparatus for that purpose" approved the second day of July one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and twenty-five)

Section 2 Every corporation heretofore organized or hereafter to be organized under the laws of this State for the purpose of supplying water power to the public shall in addition to and without impairment or limitation of any of their present rights and powers and for the purpose of supplying current and power to the public individuals firms and corporations have the following rights and powers

(a) To purchase construct erect operate or maintain necessary plants works equipment and facilities for the developing of electric current and power or either of them by means of water power or for the transmission or distribution thereof.

(b) To appropriate property outside the limits of public streets lanes alleys or highways necessary for its corporate use in the construction erection operation or maintenance of its buildings machinery apparatus plants works equipment and facilities for developing power and current or either of them by means of water power or for the transmission or distribution thereof except that streams rivers or waters of this Commonwealth or any of them or the land covered thereby or other public property or property of a public service company or property used as a burying ground or place of public worship or a dwelling house or the reasonable curtilage not to be less than three hundred feet appurtenant thereto shall not be appropriated by virtue of the power conferred by this sub-section provided as follows (1) that for the purpose of transmission or distribution of power and current so developed or either of them land covered by the streams rivers or waters of this Commonwealth or any of them may be appropriated by virtue of said power (2) that before any such corporation shall exercise the power conferred by this sub-section the Public Service Commission of the Commonwealth of Pennsylvania upon application of such corporation shall have found and determined after public hearing that the service to be furnished by said company through the exercise of said power is necessary or proper for the service accommodation convenience or safety of the public (3) that no corporation shall at any time directly or indirectly utilize any system or systems of transmission or distribution or any parts thereof acquired constructed erected used or operated through the exercise of the power conferred by this sub-section (b) to enable it subsequent to the passage of this act to commence to supply or where it shall have commenced the same subsequent thereto to continue to supply or to extend the supply of electric current and power within the limits of any city borough township or district in which at the time of said commencement or proposed commencement a company incorporated for the supply of light heat and power or any of them to the public by electricity is lawfully supplying or authorized to supply light heat and power as aforesaid provided that in such case said system or systems of transmission and distribution or parts thereof may be utilized to supply electric current and power to company (4) that nothing contained in this act except as herein otherwise expressly provided shall be construed as in any wise repealing amending or modifying the act entitled "An act providing that the right of eminent domain as respects the appropriation of streams rivers or waters or the land covered thereby shall not be exercised by water companies incorporated under law" approved the thirteenth day of April one thousand nine hundred and five (Pamphlet Laws one hundred fifty-two)

All damages arising from any exercise of the power conferred by this sub-section shall be ascertained recovered and paid as provided by the forty-first section of the act approved April twenty-ninth one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) and the amendments and supplements thereto

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,



The Senate proceeded to the second reading and consideration of Senate Bill No. 957, as follows:

An Act to apportion the State into Congressional Districts.

Section 1 Be it enacted by the State and House of Representatives of the Commonwealth of Pennsylvania, in General Assembly met and it is hereby enacted by the authority of the same, That for the purpose of electing representatives of the people of Pennsylvania to serve in the House of Representatives in the Congress of the United States, this State shall be divided into thirty-six districts, as follows:

The First district shall consist of the First, Seventh, Twenty-sixth, Thirtieth, Thirty-sixth, Thirty-ninth and Forty-eighth wards of the city of Philadelphia.

The Second district shall consist of the Eighth, Ninth, Tenth, Thirteenth, Fourteenth, Fifteenth, Twentieth, and Thirty-seventh wards of the city of Philadelphia.

The Third district shall consist of the Second, Third, Fourth, Fifth, Sixth, Eleventh, Twelfth, Sixteenth, Seventeenth, Eighteenth and Nineteenth wards of the city of Philadelphia.

The Fourth district shall consist of the Twenty-eighth, Twenty-ninth, Thirty-second, Thirty-eighth and Forty-seventh wards of the city of Philadelphia.

The Fifth district shall consist of the Twenty-third, Twenty-fifth, Thirty-first, Thirty-third, Thirty-fifth, Forty-first, and Forty-fifth wards of the city of Philadelphia.

The Sixth district shall consist of the Twenty-fourth, Twenty-seventh, Thirty-fourth, Fortieth, Forty-fourth, and Forty-sixth wards of the city of Philadelphia.

The Seventh district shall consist of the Twenty-first, Twenty-second and Forty-third wards of the city of Philadelphia.

The Eighth district shall consist of the counties of Chester and Delaware.

The Ninth district shall consist of the counties of Bucks and Montgomery.

The Tenth district shall consist of the county of Lancaster.

The Eleventh district shall consist of the county of Lackawanna.

The Twelfth district shall consist of the county of Luzerne.

The Thirteenth district shall consist of the county of Schuylkill.

The Fourteenth district shall consist of the counties of Berks and Lehigh.

The Fifteenth district shall consist of the counties of Bradford, Pike, Susquehanna, Wayne and Wyoming.

The Sixteenth district shall consist of the counties of Clinton, Lycoming, Potter and Tioga.

The Seventeenth district shall consist of the counties of Columbia, Montour, Northumberland and Sullivan.

The Eighteenth district shall consist of the counties of Franklin, Juniata, Mifflin, Perry, Snyder and Union.

The Nineteenth district shall consist of the counties of Cumberland, Dauphin and Lebanon.

The Twentieth district shall consist of the county of Cambria.

The Twenty-first district shall consist of the counties of Bedford, Blair, Fulton and Huntingdon.

The Twenty-second district shall consist of the counties of Adams and York.

The Twenty-third district shall consist of the counties of Cameron, Centre, Clearfield and McKean.

The Twenty-fourth district shall consist of the counties of Fayette and Somerset.

The twenty-fifth district shall consist of the counties of Greene and Washington.

The Twenty-sixth district shall consist of the counties of Beaver, Butler and Lawrence.

The Twenty-seventh district shall consist of the counties of Armstrong, Clarion, Indiana, and Jefferson.

The Twenty-eighth district shall consist of the counties of Elk, Forest, Mercer, Venango and Warren.

The Twenty-ninth district shall consist of the counties of Crawford and Erie.

The Thirtieth district shall consist of the counties of Carbon, Monroe and Northampton.

The Thirty-first district shall consist of the county of Westmoreland.

The Thirty-second district shall consist of the Twenty-first, Twenty-second, Twenty-third, Twenty-fourth, Twenty-fifth, Twenty-sixth and Twenty-seventh wards of the city of Pittsburgh, and all the boroughs and townships lying north of the Ohio and Allegheny Rivers not included in the Thirty-sixth district in the county of Allegheny.

The Thirty-third district shall consist of all the boroughs and townships lying between the Allegheny and Monongahela Rivers, and the boroughs of Springdale, Cheswick, Brackenridge, Tarentum, the townships of East Deer, Frazer, and Springdale, and the city of McKeesport in the county of Allegheny.

The Thirty-fourth district shall consist of the First, Fourth, Seventh, Eighth, Tenth, Eleventh, Twelfth, Thirteenth, Fourteenth and Fifteenth wards of the city of Pittsburgh in the county of Allegheny.

The Thirty-fifth district shall consist of the Second, Third, Fifth, Sixth, Ninth, Sixteenth, Seventeenth, Eighteenth, Nineteenth and Twentieth wards of the city of Pittsburgh and the township of Chartiers in the county of Allegheny.

The Thirty-sixth district shall consist of the cities of Clairton and Duquesne and all the boroughs and townships lying south of the Ohio Monongahela and Youghiogheny Rivers, excepting the township of Chartiers in the county of Allegheny.

Section 2 The nomination and election of members of the

House of Representatives of the United States which the qualified electors of any county, or of any part of a county are entitled to elect of themselves, unconnected with any other county or district, shall be made, held and conducted, and the return of votes cast at primary and general elections for the nomination and election of such members shall be made, computed, canvassed and certified as now or hereafter may be provided by law.

Section 3 In all congressional districts composed of two or more counties or parts of two or more counties or of one or more counties and a part or parts of one or more counties, the county commissioners of each of such counties, in the case of primary elections, and the court of common pleas, in the case of general elections, shall appoint one of the judges of election of such county, or part of such county, comprised within such district, to take charge of the returns of all votes cast at any primary or general election in said county or part of said county, for any candidate or candidates for the nomination of Representatives in Congress, from said district.

Section 4 Such return judges shall meet at such places in their respective districts as herein designated.

The return judges of the eighth district shall meet at the court house in West Chester, in the County of Chester.

The return judges of the ninth district shall meet at the court house in Norristown, in the county of Montgomery.

The return judges of the fourteenth district shall meet at the court house in Reading, in the county of Berks.

The return judges of the fifteenth district shall meet at the court house in Montrose, in the county of Susquehanna.

The return judges of the sixteenth district shall meet at the court house in Wellsboro, in the county of Tioga.

The return judges of the seventeenth district shall meet at the court house in Sunbury in the county of Northumberland.

The return judges of the eighteenth district shall meet at the court house in Lewisburg, in the county of Mifflin.

The return judges of the nineteenth district shall meet at the court house in Harrisburg, in the county of Dauphin.

The return judges of the twenty-first district shall meet at the court house in Hollidaysburg, in the county of Blair.

The return judges of the twenty second district shall meet at the court house in York, in the county of York.

The return judges of the twenty-third district shall meet at the court house in Clearfield, in the county of Clearfield.

The return judges of the twenty-fourth district shall meet at the court house in Uniontown, in the county of Fayette.

The return judges of the twenty-fifth district shall meet at the court house in Washington, in the county of Washington.

The return judges of the twenty-sixth district shall meet at the court house in Beaver, in the county of Beaver.

The return judges of the twenty-seventh district shall meet at the court house in Indiana, in the county of Indiana.

The return judges of the twenty-eighth district shall meet at the court house in Warren in the county of Warren.

The return judges of the twenty-ninth district shall meet at the court house in Meadville, in the county of Crawford.

The return judges of the thirtieth district shall meet at the court house in Easton, in the county of Northampton.

Section 5 Such return judges shall meet and cast up the several return of the counties or parts of counties composing the district on the Tuesday next following the day on which the official computation of the county returns in all of such counties shall have been completed.

Section 6. The return judges, shall execute, under their hands and seals, a general and true return of the whole district, which in case such return is of the general election, shall be deposited with the prothonotary of the county wherein the return is executed, or, in case the return is of a primary election with the county commissioners of such county. Immediately upon the receipt of such return, the prothonotary or county commissioners, as the case may be, shall make copies of such return, and shall transmit one copy thereof properly certified, to the Secretary of the Commonwealth and the other copy or copies, also certified, to the person or persons, receiving the highest number of votes cast at the preceding general or primary election for the office for which the election was held or the nominations were made in the district.

Section 7 Every return judge shall receive, out of the treasury, of his proper county, the sum of ten dollars for each day actually employed in computing such vote, and in addition thereto, shall receive ten cents for every mile necessarily traveled in going to and from the place of meeting.

Section 8 The first election under this act shall be held at the general election in the year one thousand nine hundred and twenty-two.

The members of Congress now in office shall continue in such office until the expiration of their respective terms.

Vacancies now existing or happening after the passage of this act and before the commencement of the terms of the members elected at the election of one thousand nine hundred and twenty-two shall be filled for the unexpired terms in the manner now provided by law in the particular district or at large as the case may be.

Section 9 The following acts are hereby repealed absolutely: An act approved the eleventh day of July, one thousand nine hundred and one (P. L. 652), entitled "An act to apportion the State into Congressional districts."

An act approved the twenty-seventh day of April, one thousand nine hundred and nine (P. L. 233), entitled "An act to amend an act entitled 'An act to apportion the State into Congressional districts,' approved the eleventh day of July, Anno Domini one thousand nine hundred and one, so as to read just the territorial limits of the twenty-ninth, thirtieth, thirty-first and thirty-second Congressional districts."

An act approved the twelfth day of June, one thousand nine



hundred and nineteen (P. L. 459), entitled "supplment to an act approved the eleventh day of July one thousand nine hundred and one (Pamphlet laws six hundred and fifty-two), entitled 'An act to apportion the State into congressional districts'; designating the places in which the return judges of such congressional districts shall meet in districts composed of two or more counties or parts of two or more counties."

The following acts are hereby repealed in so far as they apply to congressional districts:

An act approved the twelfth day of June, one thousand nine hundred and nineteen (P. L. 458), entitled "An act fixing the time of meeting of the return judges in the several congressional, senatorial, representative and judicial districts, composed of two or more counties or parts of two or more counties; prescribing the manner of making and certifying the consolidated returns; imposing certain duties on prothonotaries and county commissioners; and fixing the compensation of such return judges."

An act approved the twelfth day of June, one thousand nine hundred and nineteen (P. L. 460) entitled "An act authorizing county commissioners to appoint return judges to cast up primary election returns in congressional, senatorial and judicial districts."

All other acts and parts of acts inconsistent herewith are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 958, as follows:

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the judicial districts of the Commonwealth shall be numbered composed designated and shall each have the number of judges respectively as follows

The first district shall be composed of the city and county of Philadelphia and shall have fifteen judges learned in the law in the common pleas and five judges learned in the law in the orphans court and such judges of the municipal court as now or may hereafter be provided by law

The second district of the county of Lancaster and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The third district of the county of Northampton and shall have three judges learned in the law in the common pleas

The fourth district of the county of Tioga and shall have one judge learned in the law

The fifth district of the county of Allegheny and shall have fourteen judges learned in the law in the Common pleas and three judges learned in the law in the orphans' court and such judges of the county court as now or may hereafter be provided by law

The sixth district of the county of Erie and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The seventh district of all the county of Bucks and shall have one judge learned in the law

The eighth district of the county of Northumberland and shall have two judges learned in the law

The ninth district of the county of Cumberland and shall have one judge learned in the law

The tenth district of the county of Westmoreland and shall have three judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The eleventh district of the county of Luzerne and shall have five judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The twelfth district of the county of Dauphin and shall have three judges learned in the law

The thirteenth district of the county of Greene and shall have one judge learned in the law

The fourteenth district of the county of Fayette and shall have two judges learned in the law and one judge learned in the law in the orphans' court

The fifteenth district of the county of Chester and shall have two judges learned in the law

The sixteenth district of the county of Somerset and shall have one judge learned in the law

The seventeenth district of the counties of Union and Snyder and shall have one judge learned in the law

The eighteenth district of the county of Clarion and shall have one judge learned in the law

The nineteenth district of the county of York and shall have two judges learned in the law

The twentieth district of the counties of Huntingdon Bedford and Mifflin and shall have one judge learned in the law

The twenty-first district of the county of Schuylkill and shall have three judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The twenty-second district of the county of Wayne and shall have one judge learned in the law

The twenty-third district of the county of Berks and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The twenty-fourth district of the county of Blair and shall have one judge learned in the law

The twenty-fifth district of the counties of Cameron Clinton and Elk and shall have one judge learned in the law

The twenty-sixth district of the county of Columbia and shall have one judge learned in the law The county of Montour shall be attached to this district

The twenty-seventh district of the county of Washington and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The twenty-eighth district of the county of Venango and shall have one judge learned in the law

The twenty-ninth district of the county of Lycoming and shall have one judge learned in the law

The thirtieth district of the county of Crawford and shall have one judge learned in the law

The thirty-first district of the county of Lehigh and shall have two judges learned in the law

The thirty-second district of the county of Delaware and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The thirty-third district of the county of Armstrong and shall have one judge learned in the law

The thirty-fourth district of the county of Susquehanna and shall have one judge learned in the law

The thirty-fifth district of the county of Mercer and shall have one judge learned in the law

The thirty-sixth district of the county of Beaver and shall have two judges learned in the law

The thirty-seventh district of the county of Warren and shall have one judge learned in the law The county of Forest shall be attached to this district

The thirty-eighth district of the county of Montgomery and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The thirty-ninth district of the county of Franklin and shall have one judge learned in the law

The fortieth district of the county of Indiana and shall have one judge learned in the law

The forty-first district of the counties of Juniata and Perry and shall have one judge learned in the law

The forty-second district of the county of Bradford and shall have one judge learned in the law

The forty-third district of the counties of Monroe and Pike and shall have one judge learned in the law

The forty-fourth district of the counties of Wyoming and Sullivan and shall have one judge learned in the law

The forty-fifth district of the county of Lackawanna and shall have three judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The forty-sixth district of the county of Clearfield and shall have one judge learned in the law

The forty-seventh district of the county of Cambria and shall have two judges learned in the law and one judge learned in the law in the orphans' court

The forty-eighth district of the county of McKean and shall have one judge learned in the law

The forty-ninth district of the county of Centre and shall have one judge learned in the law

The fiftieth district of the county of Butler and shall have one judge learned in the law

The fifty-first district of the counties of Adams and Fulton and shall have one judge learned in the law

The fifty-second district of the county of Lebanon and shall have one judge learned in the law

The fifty-third district of the county of Lawrence and shall have one judge learned in the law

The fifty-fourth district of the county of Jefferson and shall have one judge learned in the law

The fifty-fifth district of the county of Potter and shall have one judge learned in the law

The fifty-sixth district of the county of Carbon and shall have one judge learned in the law

And in all cases where a county is or shall be attached to a contiguous district the qualified voters of said county shall be entitled to vote for the judge or judges

Section 2 The nomination of judges which the qualified electors of any county are entitled to elect of themselves unconnected with any other county or district shall be made held and conducted and the returns of votes cast at primary elections for the nomination of such judges shall be made computed canvassed and certified as now or may be hereafter provided by law

Section 3 Returns of votes cast in all such counties at the municipal elections for all judges shall be made out by the prothonotary of the court of common pleas of such county under direction of said court or of the judge or person or persons authorized by law to receive and compute returns in such counties at its his or their meeting to receive and compute the returns of the preceding municipal election Such returns shall be properly attested by the seal of said court One of such returns shall be filed and entered in the office of the prothonotary of such court Another of such returns such prothonotary shall enclose in a sealed envelope and direct and immediately mail to the Secretary of the Commonwealth It shall also be the duty of the prothonotary to deliver a copy of such return to each person elected judge at such municipal election

Section 4 In case of the election of a judge or judges in any judicial district composed of two or more counties or of a single county to which one or more counties is or are at-



tached as provided by this act on the day of the sitting of the court or of the judge person or persons authorized by law to receive and compute returns in each of such counties the prothonotary of the court of common pleas shall open and in its his or their presence shall make out a return of all votes cast at the preceding municipal election within each county for every person voted for as judge. Such return shall be properly attested by the seal of said court. The court or judge or person or persons receiving and computing returns shall thereupon appoint one of the judges of election in said county to take charge of such return and produce the same at a meeting of the judges so appointed in each of the counties comprising said district.

Section 5 In all judicial districts composed of two or more counties the county commissioners of each county shall appoint one of the judges of elections of such county to take charge of the returns of all votes cast at any primary election in said county for any candidate or candidates for the nomination of judge of the courts of said district.

Section 6 In all judicial districts composed of two or more counties the persons appointed as return judges to compute the vote cast at any municipal or primary election for any judges of the courts of such districts shall meet and cast up the several returns of the counties composing the district on the Tuesday next following the day on which the official computation of the county returns in all of such counties shall have been completed. Such meetings shall be held at the court house of one of the counties taking said counties alternately in alphabetical order.

Section 7 The return judges having met and cast up the votes of their respective districts shall execute under their hands and seals a general and true return of the whole district which in case such return is of a municipal election shall be deposited with the prothonotary of the county wherein the return is executed or in case the return is of a primary election with the county commissioners of such county. Immediately upon the receipt of such return the prothonotary or county commissioners as the case may be shall make copies of such return and shall transmit one copy thereof properly certified to the Secretary of the Commonwealth and the other copy or copies also certified to the person or persons receiving the highest number of votes cast at the preceding municipal or primary election for the office or offices for which the election was held or the nominations were made in the district.

Section 8 Every return judge shall receive out of the treasury of his proper county the sum of ten dollars for each day actually employed in computing such vote and in addition thereto shall receive ten cents for every mile necessarily traveled in going to and from the place of meeting.

Section 9 In all judicial districts at the municipal election next preceding the expiration of the term of any judge now or hereafter commissioned the qualified electors of any county or counties composing such district shall elect a successor to such judge to serve as provided by law.

Section 10 In all districts in which by the provisions of this act two or more judges are provided one of said judges shall be the president judge of said district and the other or others shall be the additional law judge or judges thereof. The judge of said districts whose commission shall first expire shall be the president judge thereof except when the president judge has been or shall be re-elected in which case he shall continue to be president judge. The said additional law judge or judges shall possess the same qualifications which are required by the Constitution and laws for the president judge of said district and shall hold his or their office for a like term and by the same tenure and shall have the same powers authority and jurisdiction and shall be subject to the same duties restrictions and penalties as the president judge of said district.

Section 11 In all cases where by the provisions of this act a district heretofore consisting of more than one county is divided into two or more districts and in all cases in which counties are transferred from one district to another the judge now in office shall continue to serve until the expiration of his term of office as judge of the district which by this act is given the same number as that of the district in which the said judge has heretofore served. At the municipal election next preceding the expiration of the term of office of any such judge the electors of the county or counties composing such district shall elect a judge to serve as provided by law.

Section 12 In all districts in which the office of additional law judge or the office of orphans' court judge is created by the provisions of this act the Governor shall appoint a person learned in the law and otherwise legally qualified and commission him as additional law judge or orphans' court judge of such district as the case may be to serve until the first Monday of January one thousand nine hundred and twenty-two.

Section 13 The act approved the eighteenth day of July one thousand nine hundred and one (Pamphlet Laws six hundred sixty-nine) entitled "An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election appointment and commissioning of judges learned in the law for the said districts in cases where such judges are not provided for by existing law" the act approved the twenty-third day of May one thousand nine hundred and one (Pamphlet Laws two hundred ninety-two) entitled "An act to provide for an additional law judge of the several courts of the eighth judicial district" the act approved the eleventh day of July one thousand nine hundred and one (Pamphlet Laws six hundred fifty-five) entitled "An act to provide for an additional law judge of the several courts of the eleventh judicial district" the act approved the twenty-eighth day of February one thousand nine hundred and seven (Pamphlet Laws four) entitled "An act to

provide for an additional law judge of the several courts of the thirty-second judicial district the act approved the twenty-fourth day of March one thousand nine hundred and eleven (Pamphlet Laws twenty-five) entitled "An act to provide for an additional law judge of the several courts of the sixth judicial district" the act approved the fourth day of April one thousand nine hundred and thirteen (Pamphlet Laws forty) entitled "An act to provide for an additional law judge of the several courts of the forty-seventh judicial district" the act approved the twenty-first day of July one thousand nine hundred and thirteen (Pamphlet Laws eight hundred seventy-two) entitled "An act to provide for an additional district" the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws four hundred ninety-eight) entitled "An act to amend section one of an act entitled 'An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election appointment and commissioning of judges learned in the law for the said districts in cases where such judges are not provided for by existing law' approved the eighteenth day of July one thousand nine hundred and one by designating the counties of Cameron and Elk as the twenty-fifth district and attaching the county of Clinton to the fifty-fifth district" the act approved the twenty-fourth day of April one thousand nine hundred and seventeen (Pamphlet Laws ninety-five) entitled "An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts" are hereby repealed absolutely. The act approved the twelfth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred fifty-eight) entitled "An Act fixing the time of meeting of the return judges in the several congressional senatorial counties or parts of two or more counties prescribing the manner certain duties on prothonotaries and county commissioners and fixing the compensation of such return judges" and the act approved the twelfth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred sixty) entitled "An act authorizing county commissioners to appoint return judges to cast up primary election returns in congressional senatorial and judicial districts" are hereby repealed in so far as they relate to judicial districts. All other acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

Nothing in this act shall be construed to repeal any of the provisions of an act approved the fifth day of May one thousand nine hundred and eleven entitled "An act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" or the amendments thereto nor to repeal any of the provisions of an act approved the twelfth day of July one thousand nine hundred and thirteen entitled "An Act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expenses thereof" or the amendments thereto.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 960 (House Bill No. 747), entitled:

An Act to amend section one of an act approved the twenty-fifth day of June one thousand eight hundred and ninety-five (Pamphlet Laws two hundred and seventy-five) entitled "An act dividing the cities of this State into three classes with respect to their population and designating the mode of ascertaining and changing the classification thereof in accordance herewith"

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

#### HOUSE MESSAGE.

RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL NO. 301.

The Clerk of the House of Representatives, being introduced, presented extract from the Journal of the House of Representatives, which was twice read as follows, considered and agreed to:

In the House of Representatives, April 13, 1921.

Resolved (if the Senate concur.) That House Bill No. 301, File Folio 2285, entitled "An act to amend sections six and eight of article two of chapter seven of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve), entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs", and to repeal section seven of article two of chapter seven of said

act," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

**RESOLUTION CONGRATULATING CARDINAL DOUGHERTY UPON HIS ELEVATION TO THE CARDINALATE.**

He also presented extract from the Journal of the House of Representatives, which was twice read as follows, considered, and agreed to:

In the House of Representatives, April 13, 1921.

Whereas, A native son of Pennsylvania and one of the leading factors for the betterment and uplift of our great Commonwealth has been highly honored by the Church he represents in being appointed to a most exalted position in administering to the spiritual wants of millions of people in this country; and

Whereas, The officials of the city of Philadelphia, of the State and of the Nation have joined with representatives of many religious bodies, business men, and citizens of every class, in tendering to him a public reception at the Academy of Music, Philadelphia, Friday evening, April fifteenth; and

Whereas, With a feeling of pride in having within the borders of our State so distinguished and honored a citizen the General Assembly is desirous of showing its appreciation; therefore be it

Resolved (if the Senate concur) that the General Assembly does hereby tender its congratulations to His Eminence Cardinal Dougherty of Philadelphia on his elevation to the supreme post he now occupies in the Catholic Church of the entire world; and be it further

Resolved, That the General Assembly sincerely wishes him a long continued period of usefulness to the State and Nation, and be it further

Resolved, That the Chief Clerk is instructed to forward a copy of this resolution to His Eminence Cardinal Dougherty and to the Hon. J. Hampton Moore, Mayor of Philadelphia, Chairman of the Citizens' Committee.

Ordered, That the Clerk inform the House of Representatives accordingly.

**LETTER FROM MRS. THEODORE ROOSEVELT IN ACKNOWLEDGEMENT OF MEMORIAL PRESENTED TO HER.**

The CHAIR. The Chief Clerk desires to read a letter from Mrs. Theodore Roosevelt in acknowledge of the memorial presented to her by the Senate of Pennsylvania during the 1919 session.

The letter was read as follows:

Oyster Bay, Long Island, N. Y.

W. P. GALLAGHER, Esq.,

Senate of Pennsylvania,

Harrisburg, Penna.

My dear Mr. Gallagher:

Please express the thanks and deep appreciation of myself and my family to the Senate of Pennsylvania. My husband's desire was to die before his working days were done, and this was granted him.

Believe me,

Very truly yours,

EDITH KERMIT ROOSEVELT.

(Mrs. Theodore Roosevelt.)

**HOUSE CONCURS IN RESOLUTION RETURNING TO THE GOVERNOR HOUSE BILL NO. 271 WITHOUT AMENDMENTS.**

He also presented communication from the House of Representatives informing the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate, April 12, 1921.

Resolved (if the House of Representatives concur), That Senate Bill No. 271, entitled:

An Act to amend section two of the act approved May 8, 1919 (P. L. 148), entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll-bridges over the Delaware River."

**RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL NO. 838.**

He also presented extract from the Journal of the House of Representatives, which was twice read as follows, considered and agreed to:

In the House of Representatives, April 12, 1921.

Resolved (if the Senate concur), That House Bill No. 838, File Polio No. 1981, entitled:

"An Act authorizing counties cities boroughs town and townships to acquire lands by purchase gift or condemnation and to convey such lands to the Commonwealth for use of the National Guard," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

**RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL NO. 878.**

He also presented extract from the Journal of the House of Representatives, which was twice read as follows, considered and agreed to:

In the House of Representatives, April 12, 1921.

Resolved (if the Senate concur), That House Bill No. 878, File Polio 3411, entitled "An Act to amend an act approved the nineteenth day of June, one thousand nine hundred and eleven (Pamphlet Laws, one thousand and fifty-nine), entitled 'An act extending the powers of judges of court of quarter sessions and of oyer and terminer in relation to releasing prisoners in jails and workhouses on parole' by extending said act to include houses of correction and conferring similar powers on other courts of record," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

**HOUSE CONCURS IN AMENDMENTS TO SENATE BILL NO. 437, RECALLED FROM THE GOVERNOR.**

He also informed the Senate that the House has concurred in amendments made by the Senate to Senate Bill No. 437, entitled:

An Act authorizing the council of cities of the third class whenever any city of such class shall have sold or leased the coal underlying any public park or common within the limits of said city to apply the proceeds thereof for certain improvements of such park or common and the policing and lighting thereof for the purchase of certain lands for park purposes and for other public improvements and providing for the issuing of improvement bonds for such purposes

Said bill having been recalled from the Governor for the purpose of amendment, the votes had on final passage and third reading were reconsidered in the Senate and the bill amended.

**HOUSE MESSAGE.**

**SENATE BILL NO. 198 RETURNED WITH AMENDMENTS.**

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 198, entitled:

An Act to further amend section fourteen of an act approved the twelfth day of July, one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same, authorizing the State committee of a political party to make and to alter, amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Mr. PHILIPS. Mr. President, I move that Rule 21, which requires amended bills to be noted on the calendar, be in this case dispensed with, and the Senate proceed to the consideration of the amendments made by the House of Representatives to the foregoing bill.

Mr. CRAIG. Mr. President, I second the motion.

The motion was agreed to.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 1, page 8, line 15 by striking out the word "county" and inserting in lieu thereof the word "count"; also line 24 by striking out the word "in" and inserting in lieu thereof the word "it"; also page 10, line 29, by striking out "usual" and inserting in lieu thereof the word "usual"; also page 13 by striking out the word "as" and inserting in lieu thereof the word "and".



On the question,  
Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—45.

Aron.	Davis.	Leslie.	Thipps.
Baldwin.	DeWitt.	Long.	Salus.
Barnes.	Donahue.	MacDade.	Service.
Barr.	Einstein.	Marlow.	Sisson.
Berntheizel.	Eyre.	McClintock.	Smith.
Buckman.	Gray.	McConnell.	Snyder.
Christley.	Herron.	McNichol.	Sones.
Clark.	Honisher.	Miller, J. S.	Stineman.
Craig.	Jones.	Miller, S. J.	Vare.
Crow.	Joyce.	Murdoch.	Weaver.
Culbertson.	Patton.	Norton.	Woodward.
Daix.			

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

## COMMUNICATIONS FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

## APPROVAL OF SENATE BILL NO. 158.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 11, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 158, entitled "An act to establish a separate orphans' court in and for the county of Delaware."

WM. C. SPROUL.

## APPROVAL OF SENATE BILL NO. 131.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 9, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 131, entitled:

An Act to amend the act of the seventeenth day of July, Anno Domini, one thousand nine hundred and nineteen (P. L. 1021), entitled "An act to exempt from taxation public property used for public purposes, actual places of religious worship, places of burial not used or held for private or corporate profit, and institutions of purely public charity, and repealing prior acts relating thereto.

WM. C. SPROUL.

## APPROVAL OF SENATE BILLS NOS. 73, 141, 296 AND 396.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 12, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 73, entitled:

"An Act providing for the establishment and the regulation of a State park to be known as the Snyder-Middleburgh State Park."

Also Senate Bill No. 141, entitled:

"An Act to amend section two of an act approved the twenty-second day of March one thousand eight hundred sixty-two (Pamphlet laws one hundred sixty-four) entitled "An act to provide for the destruction and to prevent the spread of Canada thistles" as amended.

Also Senate Bill No. 296, entitled:

"An Act validating certain elections of counties cities boroughs townships school districts and other incorporated districts held pursuant to the provisions of an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four entitled "An Act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments thereto and

validating bonds issued or authorized to be issued in pursuance of such elections"

Also Senate Bill No. 396, entitled:

"An Act to amend section one of an act approved the sixth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and seventy-nine) entitled "An act reorganizing the Attorney General's Department designating the officers and employees thereof and fixing their salaries and making an appropriation therefor to the end of the fiscal year."

WM. C. SPROUL.

## NOMINATIONS BY THE GOVERNOR.

## NOTARIES PUBLIC.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 12, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be notaries public for the Commonwealth of Pennsylvania, for the term of four years to compute from the date of their confirmation.

## BERKS COUNTY.

Geo. Frank Spencer, Heidelberg Twp., Berks.  
Robert Weiger, Reading, Berks.

## DELAWARE COUNTY.

Miss S. Claire Vander Veer, Sharon Hill, Delaware.

## LEBANON COUNTY.

John R. Lentz, Jonestown Lebanon.

## PHILADELPHIA COUNTY.

Miss Caroline Earnshaw, Philadelphia, Philadelphia.  
Miss Edith Price, Philadelphia, Philadelphia.  
Samuel Sagan, Philadelphia, Philadelphia.

## SOMERSET COUNTY.

Robert E. Ross, Addison, Somerset.

WM. C. SPROUL.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 13, 1921.

The Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be notaries public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the dates set opposite their names respectively.

## WESTMORELAND COUNTY.

A. W. Love, Vandergrift, Westmoreland, April 25, 1921.

## YORK COUNTY.

J. F. Buser, Mount Wolf York, April 23, 1921.

WM. C. SPROUL.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 13, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of their confirmation.

## ALLEGHENY COUNTY.

A. J. Gresky, Pittsburgh, Allegheny.

## LACKAWANNA COUNTY.

Joseph Bay, Scranton, Lackawanna.

## PHILADELPHIA COUNTY.

Miss Emma V. Hantford, Philadelphia, Philadelphia.

## TIOGA COUNTY.

Donald B. Rockwell, Mansfield, Tioga.

WM. C. SPROUL.

## EXECUTIVE SESSION.

By unanimous consent.

A motion was made by Mr. JOYCE.

That Rule 38, which requires nominations made by the Governor to be referred to proper committees, be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting on the foregoing nominations.

Which was agreed to.

Whereupon.

A motion was made by Mr. JOYCE.

That the Senate do advise and consent to said nominations.

On the question.

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—45.

Aron.	Davis.	Long.	Phipps.
Baldwin.	DeWitt.	MacDade.	Salus.
Barnes.	Donahue.	Marlow.	Service.
Barr.	Einstein.	McClintock.	Sisson.
Berntheizel.	Byre.	McConnell.	Smith.
Buckman.	Gray.	McNichol.	Snyder.
Christley.	Herron.	Miller, J. S.	Sones.
Clark.	Honsher.	Miller, S. J.	Stineman.
Craig.	Jones.	Murdoch.	Vare.
Crow.	Joyce.	Norton.	Weaver.
Culbertson.	Leslie.	Patton.	Woodward.
Daix.			

## NAYS—0.

Two thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Governor be informed accordingly.

Mr. JOYCE. Mr. President, I move that the Executive Session do now rise.

Mr. JONES. Mr. President, I second the motion.

The motion was agreed to.

## HOUSE MESSAGE.

AMENDMENT TO HOUSE BILL NO. 199 RECALLED FROM THE GOVERNOR.

The Clerk of the House of Representatives being introduced, presented for concurrence bill of the House of Representatives, as follows:

House Bill No. 199, entitled:

An Act to amend section one of an act approved the fourteenth day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred seventy-three) entitled "An act to provide for retirement of State employees permanently disqualified by reason of physical or mental disability to perform their official functions and duties with half pay under certain conditions during the remainder of their lives except State employees whose retirement has been or shall be otherwise provided for and the filling of vacancies caused by such retirement" as amended by changing the conditions under which said employees can be retired and the procedure therein changing the pension period and defining the term "State employee" to include officers and employees in the legislative and executive branches of the State government and of State institutions

Said bill having been recalled from the Governor for amendment, the votes had on final passage and third reading were reconsidered in the House and the bill amended, in which amendments the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend section 1, page 4, line 13, by inserting after the word "life" the following: "or during the continuance of such disability or incapacity"

On the question.

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—45.

Aron.	Davis.	Long.	Phipps.
Baldwin.	DeWitt.	MacDade.	Salus.

Barnes.	Donahue.	Marlow.	Service.
Barr.	Einstein.	McClintock.	Sisson.
Berntheizel.	Byre.	McConnell.	Smith.
Buckman.	Gray.	McNichol.	Snyder.
Christley.	Herron.	Miller, J. S.	Sones.
Clark.	Honsher.	Miller, S. J.	Stineman.
Craig.	Jones.	Murdoch.	Vare.
Crow.	Joyce.	Norton.	Weaver.
Culbertson.	Leslie.	Patton.	Woodward.
Daix.			

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk inform the House of Representatives accordingly.

## HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 243.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 243, entitled:

An Act to amend section four hundred and twenty-one of the act approved the fourteenth day of July one thousand and nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

## HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 672.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 672, entitled:

An Act requiring the examination and treatment for venereal diseases of prisoners convicted of crime or pending conviction and authorizing the State Department of Health to make suitable rules and regulations for its enforcement

## HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 798.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 798, entitled:

An Act to amend section thirteen of an act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred and fifty-four) entitled "An act to protect the public health and safety by regulating the erection alteration repair use occupancy maintenance sanitation and condemnation of dwellings two-family dwellings rooming houses and tenements by regulating the use maintenance and sanitation of the grounds surrounding the same the adjoining buildings and all vacant land in cities of the first class providing for their inspection the abatement of nuisances the vacating of uninhabitable houses and the filing of liens creating a division of housing and sanitation and providing penalties for violations of the provisions thereof and repealing all laws inconsistent therewith"

## HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 868.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 868, entitled:

An Act requiring the assessors for county taxation purposes to collect certain agricultural information and fixing the duties of the county commissioners in connection therewith and imposing penalties

## HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1138.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1138, entitled:

An Act to amend section three section five and section nine of an act approved the twenty-second day of June Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one thousand and ninety-three) entitled "An act creating in counties having a population of from eight hundred thousand to one million five hundred thousand a board for the assessment and revision of taxes providing for the appointment of the members of such board by the county commissioners fixing their salaries payable by the county defining the powers and duties of such board and regulating the assessment of property and occupations for State and county purposes authorizing the appointment of subordinate assessors and clerks defining their duties and providing for their compensation payable by such counties imposing a penalty on subordinate assessors for



failure to comply with certain provisions of this act and abolishing the office of ward borough and township assessor insofar as respects the assessment of property and occupations for State and county purposes" as amended

APPROVAL OF RESOLUTION RECALLING FROM THE GOVERNOR  
SENATE BILL NO. 309.

The Secretary to the Governor being introduced, presented communication in writing from His Excellency, the Governor of the Commonwealth, which was read as follows:

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 12, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania,

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor Senate Bill No. 309, File Folio 905, entitled:

"Resolved, (if the House of Representatives concur), That Senate Bill No. 309, File Folio 905, entitled 'An act to amend sections five and six of an act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing for violations thereof and repealing all acts or parts of acts inconsistent therewith," be recalled from the Governor for the purpose of amendment."

Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

RECONSIDERATION OF SENATE BILL NO. 309, RECALLED FROM  
THE GOVERNOR.

Mr. SMITH. Mr. President, I move to reconsider the vote by which the bill passed finally.

The PRESIDENT. How did the Senator vote?

Mr. SMITH. Mr. President, I voted "aye."

Mr. LESLIE. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. LESLIE. Mr. President, I voted "aye."

The motion was agreed to.

And the question recurring.

Shall the bill pass finally?

Mr. SMITH. Mr. President, I move to reconsider the vote by which the bill passed third reading.

The PRESIDENT. How did the Senator vote?

Mr. SMITH. Mr. President, I voted "aye."

Mr. LESLIE. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. LESLIE. Mr. President, I voted "aye."

And the question recurring.

Will the Senate agree to the bill on third reading?

Mr. SMITH. Mr. President, I ask unanimous consent to amend section 1, page 4, by striking out all of lines 20, 21, 22, 23, 24, 25, 26, and line 27 to and including the word "service," and inserting in lieu thereof the following: "Any person shall be entitled prior to the first day of January, one thousand nine hundred twenty-two to take a limited examination who at the time the limited examinations under the act to which this is an amendment were held was serving"; also page 5, line 7, by inserting after the word "character" the following: "The Board shall require satisfactory proof of the fact or facts entitling any person to take a limited examination under any provision of this amendment"; also page 5, by striking out lines 8, 9, 10, 11, 12, 13, 14 and 15; also page 6, line 8, by inserting after the word "entitled" the following: "Prior to the first day of January, one thousand nine hundred twenty-two."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question.

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILLS SIGNED.

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 66, entitled:

An Act to further amend section one of the act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred seventy) entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines" as amended

Senate Bill No. 168, entitled:

An Act to transfer and reappropriate a certain unexpended part of the General Appropriation to the Department of Public Instruction as provided by the General Appropriation act approved the sixteenth day of July, one thousand nine hundred nineteen (Appropriation Act, 1919, P. L. 31).

Senate Bill No. 200, entitled:

An Act making a deficiency appropriation to the Washington Crossing Park Commission created under the provisions of the act approved July 25, 1917, (P. L. 1209) entitled "An act to authorize the acquisition, by purchase or condemnation, of lands for a park, and the erection of a monument commemorative of Washington crossing the river Delaware and for the appointment of a commission to acquire said lands and erect such monument, and making an appropriation for the purpose of this act."

Senate Bill No. 202, entitled:

An Act to amend section one of an act approved the 25th day of July, 1917 (P. L. 1209), entitled "An act to authorize the acquisition, by purchase or condemnation, of lands for a park and the erection of a monument commemorative of Washington crossing the river Delaware, and for the appointment of a commission to acquire said lands and erect such monument; and making an appropriation for the purpose of this act"

Senate Bill No. 358, entitled:

An Act providing for and regulating the taking and appropriation of land and property by incorporated cemetery and burial associations not for profit for the purpose of carrying cemeteries and burial grounds

Senate Bill No. 384, entitled:

An Act to amend section one of an act, approved the first day of June, one thousand eight hundred and eighty-three (P. L. 58), entitled "An act empowering and directing the county commissioners of any county to purchase ground at the county seat for the erection thereon of such building or buildings as may be necessary for the accommodation of the courts, and of the several officers of the county, and for the reception and safe keeping of the records and other papers in charge of such officers; and also such other building or buildings as may be necessary and proper for the purposes of a county jail or workhouse when occasion shall require the erection of such building or buildings and in case the said ground cannot be obtained by agreement with the owner or owners at a reasonable price in the estimation of said commissioners, then to resort to condemnation," as amended by providing for the purchase and condemnation of ground at or near the county seat.

Senate Bill No. 480, entitled:

An Act to provide for a second additional law judge of the several courts of the twelfth judicial district

Senate Bill No. 535, entitled:

An Act to amend an act approved July fourteen one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Senate Bill No. 585, entitled:

An Act to amend section fifteen of an act approved April twenty-seventh one thousand nine hundred and five (Pamphlet Laws three hundred and twelve) entitled "An Act creating a Department of Health and defining its powers and duties" as amended

Whereupon,

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) in the presence of the Senate signed the same.

## BILLS INTRODUCED.

Mr. LESLIE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. LESLIE read in his place and presented to the Chair Senate Bill No. 977, entitled:

An Act authorizing the county commissioners of any county within this Commonwealth to appropriate and pay out of treasury of their county, a sum not exceeding ten thousand dollars for the entertainment and other general expenses incident to a state or national convention, encampment, reunion or meeting of any national organization composed of certain honorably discharged soldiers, sailors and marines of the United States, and directing the manner in which such appropriation shall be expended.

Which was committed to the Committee on New Counties and County Seats.

Mr. SALUS. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SALUS read in his place and presented to the Chair Senate Bill No. 978, entitled:

An Act to amend section seven of the act approved the third day of June, one thousand nine hundred and fifteen, (P. L. 954), entitled "An act to protect the public health and safety, by regulating the erection, alteration, repair, use, occupancy, maintenance, sanitation, and condemnation of dwellings, two-family dwellings, rooming-houses, and tenements, by regulating the use, maintenance, and sanitation of the grounds surrounding the same, the adjoining buildings, and all vacant land, in cities of the first class; providing for their inspection, the abatement of nuisances, the vacating of uninhabitable houses, and the filling of lens; creating a Division of Housing and Sanitation; and providing penalties for violations of the provisions thereof, and repealing all laws inconsistent therewith.

Which was committed to the Committee on Public Health and Sanitation.

## RECESS.

Mr. LESLIE. Mr. President, I move that the Senate do now take a recess until 5 o'clock this afternoon.

Mr. SISSON. Mr. President, I second the motion.

The motion was agreed to.

## AFTER RECESS.

The PRESIDENT PRO TEMPORE (Mr. F. E. Baldwin) in the Chair.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

## BILL INTRODUCED.

Mr. BUCKMAN. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BUCKMAN read in his place and presented to the Chair Senate Bill No. 979, entitled:

An Act to further regulate the construction maintenance and inspection of buildings in cities of the first class.

Which was committed to the Committee on Municipal Affairs.

## RECONSIDERATION OF HOUSE BILL NO. 677.

Mr. SISSON. Mr. President, I move to reconsider the vote by which Senate Bill No. 714, (House Bill No. 677), entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered general special or local or any part thereof that are or may be inconsistent therewith" as amended.

passed finally.

The PRESIDENT. How did the Senator vote?

Mr. SISSON. Mr. President, I voted "aye."

Mr. LESLIE. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. LESLIE. Mr. President, I voted "aye."

The motion was agreed to.

And the question recurring.

Shall the bill pass finally?

Mr. SISSON. Mr. President, I move to reconsider the vote by which the bill passed third reading.

The PRESIDENT. How did the Senator vote?

Mr. SISSON. Mr. President, I voted "aye."

Mr. LESLIE. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. LESLIE. Mr. President, I voted "aye."

The motion was agreed to.

And the question recurring.

Will the Senate agree to the bill on third reading?

Mr. SISSON. Mr. President, I ask unanimous consent to amend section 1, page 5, line 23, by inserting after the word "public" the words "and private"; also line 24 by striking out before the word "established" the word "school"; and inserting in lieu thereof the word "schools"; also page 6, line 1, by striking out before the word "loyalty" the words "ethical instruction"; also line 4, by inserting after the word "training" the word "and"; also by striking out after the word "physiology" the words "and hygiene."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question.

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

## NOMINATION BY THE GOVERNOR.

The Private Secretary to the Governor being introduced, presented communication in writing from His Excellency, the Governor of the Commonwealth, which was read as follows:

MAGISTRATE OF COURT NO. 24 OF THE CITY OF PHILADELPHIA.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 12, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate, John F. Dugan, Philadelphia, to be Magistrate of Court No. 24 of the City of Philadelphia, to serve until the first Monday in January, 1922, vice William F. Harris, deceased.

WM. C. SPROUL.

## EXECUTIVE SESSION.

By unanimous consent.

A motion was made by Mr. PATTON.

That Rule 38, which requires nominations made by the Governor to be referred to proper committees, be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting on the foregoing nominations.

Which was agreed to.

Whereupon.

A motion was made by Mr. PATTON.

That the Senate do advise and consent to said nominations.

On the question.

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Aron.	DeWitt.	Marlow.	Service.
Barnes.	Donahoe.	McCluskey.	Steen.
Barr.	Ernststein.	McConnell.	Smith.
Berntheizel.	Eyre.	McNichol.	Snider.
Buckman.	Gray.	Miller, J. S.	Sones.
Christley.	Herron.	Miller, S. J.	Stineman.
Clark.	Honshier.	Murdoch.	Vare.
Craig.	Jones.	Norton.	Weaver.
Crow.	Joyce.	Patton.	Woodward.



Culbertson,  
Daix,  
Davis,

Leslie,  
Long,  
MacDade,

Phipps,  
Salus,

Baldwin,  
Pres. pro tem.

#### NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. PATTON. Mr. President, I move that the Executive Session do now rise.

Mr. McCONNELL. Mr. President, I second the motion. The motion was agreed to.

#### HOUSE MESSAGES.

##### AMENDMENT TO HOUSE BILL NO. 253 RECALLED FROM THE GOVERNOR.

The Clerk of the House of Representatives being introduced, presented for concurrence bill of the House of Representatives, as follows:

House Bill No. 253, entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Said bill having been recalled from the Governor for amendment, the votes had on final passage and third reading were reconsidered in the House and the bill amended, in which amendments the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend section 2, page 2, line 29, by striking out "consent thereto upon the record by such intervening taxpayer" and inserting in lieu thereof the words "notice to such intervening taxpayer and opportunity for him to be heard."

On the question.

Will the Senate concur in the amendments.

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—45.

Aron.	DeWitt.	Marlow.	Service.
Barnes.	Donahue.	McClintock.	Sisson.
Barr.	Einstein.	McConnell.	Smith.
Berntheisel.	Eyre.	McNichol.	Snyder.
Buckman.	Gray.	Miller, J. S.	Sones.
Christley.	Herron.	Miller, S. J.	Stineman.
Clark.	Honisher.	Murdoch.	Vare.
Craig.	Jones.	Norton.	Weaver.
Crow.	Joyce.	Patton.	Woodward.
Culbertson.	Leslie.	Phipps.	Baldwin.
Daix.	Long.	Salus.	Pres. pro tem.
Davis.	MacDade.		

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

##### AMENDMENT TO HOUSE BILL NO. 430 RECALLED FROM THE GOVERNOR.

The Clerk of the House of Representatives being introduced, presented for concurrence bill of the House of Representatives, as follows:

House Bill No. 430, entitled:

An Act to amend section three of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred fourteen) entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the state of New Jersey of a bridge over the Delaware River connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring taking and condemnation of the real

estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purposes of this act"

Said bill having been recalled from the Governor for amendment, the votes had on final passage and third reading were reconsidered in the House and the bill amended, in which amendments the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend the title, page 1, line 1, by striking out the word "section" and inserting in lieu thereof the words "sections two and"; also section 1, page 2, line 4, by striking out the word "three" and inserting in lieu thereof the word "two"; also line 21, by inserting the following:

"Section 2 The word 'bridge' whenever used in this act shall include the actual bridge between the shore lines of the river and approaches thereto including the substructures and superstructures of both The word 'approaches' whenever used in this act shall be construed to mean all that portion of the bridge extending from the beginning of the approach to the furthestmost abutment of the bridge on the same side of the river but not to include such abutment The word 'superstructure' whenever used in this act shall be construed to mean all that portion of the bridge between the approaches The term 'substructure' whenever used in this act shall include all that portion of the bridge not included within the meaning of the definition of superstructure or the approaches and shall include the piers and abutments The term 'cost of construction' as used in this act shall include the cost of constructing the superstructure and substructure of the bridge and the approaches thereto and the cost of acquisition of the ground for the site of said bridge and the approaches thereto including any franchises easement rights or damages incident thereto or consequent upon the taking thereof The 'Pennsylvania commission' as used in this act shall be construed to mean the Board of Commissioners of Public Grounds and Buildings of the Commonwealth of Pennsylvania the mayor of the city of Philadelphia and two other citizens of the Commonwealth to be appointed by the Governor The term 'interstate bridge commission' as used in this act shall be construed to mean the New Jersey Interstate Bridge and Tunnel Commission The 'joint commission' as referred to in this act shall mean the New Jersey Interstate Bridge and Tunnel Commission and the Pennsylvania commission acting as a joint commission for and on behalf of the Commonwealth of Pennsylvania and the State of New Jersey The term 'owner' as used in this act shall be construed to mean all individuals incorporated companies and religious benevolent literary or other societies or associations having any title or interest in lands structures rights of way franchises easements or other interests in land is hereby amended to read as follows

Section 2 The word "bridge" whenever used in this act shall include the actual bridge between the shore lines of the river and the approaches thereto including the substructures and superstructures of both the word "approaches" whenever used in this act shall be construed to mean all that portion of the bridge extending from the beginning of the approach to the furthestmost abutment of the bridge on the same side of the river but not to include such abutment The word "superstructure" whenever used in this act shall be construed to mean all that portion of the bridge between the approaches The term "substructure" whenever used in this act shall include all that portion of the bridge not included within the meaning of the definition of superstructure or the approaches and shall include the piers and abutments The term "cost of construction" as used in this act shall include the cost of constructing the superstructure and substructure of the bridge and the approaches thereto and the cost of acquisition of the ground for the site of said bridge and the approaches thereto including any franchises easement rights or damages incident thereto or consequent upon the taking thereof The "Pennsylvania commission" as used in this act shall be construed to mean the Board of Commissioners of Public Grounds and Buildings of the Commonwealth of Pennsylvania the mayor of the city of Philadelphia and four other citizens of the Commonwealth to be appointed by the Governor The term "interstate bridge commission" as used in this act shall be construed to mean the New Jersey Interstate Bridge and Tunnel Commission The "joint commission" as referred to in this act shall mean the New Jersey Interstate Bridge and Tunnel Commission and the Pennsylvania commission acting as a joint commission for and on behalf of the Commonwealth of Pennsylvania and the State of New Jersey The term "owner" as used in this act shall be construed to mean all individuals incorporated companies and religious benevolent literary or other societies or associations having any title or interest in lands structures rights of way franchises easements or other interests in lands

On the question.

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—45.

Aron.	DeWitt.	Marlow.	Service.
Barnes.	Donahue.	McClintock.	Sisson.
Barr.	Einstein.	McConnell.	Smith.

Bernthelzel,	Eyre,	McNichol,	Snyder,
Buckman,	Gray,	Miller, J. S.,	Sones,
Christley,	Herron,	Miller, S. J.,	Stinemann,
Clark,	Homsher,	Murdoch,	Varc,
Craig,	Jores,	Norton,	Weaver,
Crow,	Joyce,	Patton,	Woodward,
Culbertson,	Leslie,	Phipps,	Baldwin,
Daix,	Long,	Salus,	Pres. pro tem.
Davis,	MacDade,		

YAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk inform the House of Representatives accordingly.

RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL  
NO. 757.

He also presented extract from the Journal of the House of Representatives, which was twice read, as follows, considered and agreed to:

In the House of Representatives, April 13, 1921.

Resolved (if the Senate concur), That House Bill No. 757 File Folio 2833, entitled:

An Act to amend an act approved the twenty-fifth day of May one thousand eight hundred ninety-seven (Pamphlet Laws eighty-three) entitled "An act to provide for the maintenance care and treatment of the indigent insane in county and local institutions" as amended

be recalled from the Governor for the purpose of amendment.

Ordered. That the Clerk inform the House of Representatives accordingly.

BILL INTRODUCED.

Mr. HEATON. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. HEATON read in his place and presented to the Chair Senate Bill No. 1007, entitled:

An Act to amend section four of the act approved the ninth day of June, one thousand nine hundred and eleven. (P. L. 753) entitled "An act to provide for the appointment of deputy prothonotaries in counties of this Commonwealth having a population of more than two hundred and fifty thousand and less than a million, and defining their qualifications, powers, and salary"

Which was committed to the Committee on Judiciary Special.

REPORTS FROM COMMITTEES.

Mr. PATTON. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. PATTON, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 919, (House Bill No. 1074), entitled:

An Act to further amend section 49 of an act entitled "An act to create a Bureau of Building Inspection and to regulate the construction maintenance and inspection of buildings and city walls in cities of first class approved the fifth day of May one thousand eight hundred and ninety-nine" as heretofore amended by an act supplemental thereto approved the fifth day of June one thousand nine hundred and one

HOUSE MESSAGE.

HOUSE BILLS FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, presented for concurrence, bills of the House of Representatives, as follows:

House Bill No. 204, (Senate Bill No. 980), entitled:

An Act to regulate the practice of professional engineering and land surveying creating a State Board for Registration of Professional Engineers and Land Surveyors defining its powers and duties imposing certain duties upon the Commonwealth and political sub-divisions thereof in connection with public work and providing penalties

Which was committed to the Committee on Judiciary Special.

House Bill No. 767, (Senate Bill No. 981), entitled:

An Act to amend section one thousand six hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Which was committed to the Committee on Education.

House Bill No. 876, (Senate Bill No. 982), entitled:

An Act to amend sections one, two, three, five, six and seven of an act approved the eighth day of July, one thousand nine hundred and nineteen (P. L. 784), entitled: "An act empowering cities of the second and third classes, boroughs and counties to acquire, maintain and operate playgrounds, play fields, gymnasiums, public baths, swimming pools, and indoor recreation centers; authorizing school districts to join in the maintenance and operation of said activities, and authorizing the issue of bonds and the levy of taxes for such purposes," by extending the provisions thereof so as to include townships.

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 1001, (Senate Bill No. 983), entitled:

An Act to amend sections twenty-one twenty-two and twenty-three of the act approved the twenty-second day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred and twenty-eight) entitled "An act relating to domestic animals defining domestic animals so as to include poultry providing methods of improving the quality thereof and of preventing controlling and eradicating diseases thereof imposing certain duties upon practitioners of veterinary medicine in Pennsylvania regulating the manufacture use and sale of tuberculin mallein and other biological products for use with domestic animals defining the powers and duties of the State Livestock Sanitary Board and the officers and employees thereof of fixing the compensation of the Deputy State Veterinarian and providing penalties for the violation of this act

Which was committed to the Committee on Agriculture.

House Bill No. 1004, (Senate Bill No. 984), entitled:

An Act to amend section nine clause (b) of the act approved the twenty-first of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred nine) entitled "An Act relating to the organization maintenance and operation of the Banking Department and the scope of its supervision and control over corporations partnerships unincorporated associations and individuals and the assets and liabilities thereof providing penalties for the enforcement of its provisions and repealing certain acts" by increasing the maximum and minimum fee for the examination of building and loan associations

Which was committed to the Committee on Banks and Building and Loan Associations.

House Bill No. 1015, (Senate Bill No. 985), entitled:

An Act authorizing the several boroughs and townships to appropriate moneys for the support of county associations of boroughs and townships

Which was committed to the Committee on Municipal Affairs.

House Bill No. 1031, (Senate Bill No. 986), entitled:

An Act empowering cities of the third class to contract with certain incorporated associations to use and occupy public parks and playgrounds subject to regulations prescribed by said cities

Which was committed to the Committee on Municipal Affairs.

House Bill No. 1032, (Senate Bill No. 987), entitled:

An Act to amend section four of an act approved the twentieth day of June, one thousand nine hundred and seventeen (P. L. 618), entitled "An act relating to the appointment of persons to the police department in cities of the third class; providing for and regulating examinations, the manner of appointments and the manner and power of removal of employees of said department; and providing a method for fixing compensation."

Which was committed to the Committee on Municipal Affairs.



## House Bill No. 1085, (Senate Bill No. 988), entitled:

An Act authorizing the lease of lands acquired in connection with the acquisition of toll-bridges over boundary waters to boroughs and townships for park purposes

Which was committed to the Committee on Judiciary Special.

## House Bill No. 1190, (Senate Bill No. 989), entitled:

An Act making a burial permit issued at the place of death valid throughout the Commonwealth

Which was committed to the Committee on Judiciary Special.

## House Bill No. 1193, (Senate Bill No. 990), entitled:

An Act empowering clerks designated by the board for the assessment and revision of taxes in counties of the second class to administer oaths and affirmations

Which was committed to the Committee on Judiciary Special.

## House Bill No. 1195, (Senate Bill No. 991), entitled:

An Act to commemorate the memory of Thaddeus Stevens by designating one of the educational buildings to be erected in the capital park as "The Thaddeus Stevens Educational Memorial" and constituting a commission to prepare a pamphlet dealing with the life and the speeches of Thaddeus Stevens to be distributed to the public schools

Which was committed to the Committee on Education.

## House Bill No. 1209, (Senate Bill No. 992), entitled:

An Act providing for the better management of the jails or county prisons in the several counties of this Commonwealth of the third and fourth classes by creating in such counties a board to be known by the name and style of inspectors of the jail or county prison with authority to appoint a warden of such prison and by vesting in said board and the officers appointed by it the safe-keeping discipline and employment of prisoners and the government and management of said jails or county prisons

Which was committed to the Committee on Judiciary Special.

## House Bill No. 1278, (Senate Bill No. 993), entitled:

An Act to amend an act approved the twenty-fourth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws one hundred and eighty-two) entitled "An act to authorize the councils of the cities of the first class of the Commonwealth to appropriate annually a sum not exceeding five hundred dollars for the support and maintenance of each company of the National Guard using and occupying an armory building room or quarters within said cities in addition to the annual appropriation by the Legislature" fixing the amounts which may be appropriated by cities of the first second and third classes to companies troops and similar units of the National Guard and extending the provisions of said act to counties

Which was committed to the Committee on Military Affairs.

## House Bill No. 603, (Senate Bill No. 994), entitled:

An Act to amend section six of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation" as amended

Which was committed to the Committee on Municipal Affairs.

## House Bill No. 606, (Senate Bill No. 995), entitled:

A Supplement to an act approved the fourteenth day of May, one thousand eight hundred and eighty-nine, (P. L. 211), entitled "An act to provide for the incorporation and government of street railway companies in this Commonwealth," authorizing street railway companies to operate vehicles without the use of rails or tracks, by electricity distributed by overhead wires.

Which was committed to the Committee on City Passenger Railways.

## House Bill No. 939, (Senate Bill No. 996), entitled:

An Act to amend section four hundred and one of an act approved the eighteenth day of May one thousand nine hundred

and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Which was committed to the Committee on Education.

## House Bill No. 1237, (Senate Bill No. 997), entitled:

An Act amending an act approved the thirteenth day of May one thousand eight hundred and eighty-seven entitled "An act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" by prohibiting the manufacture sale offering for sale transportation importation exportation furnishing or possession for beverage purposes of anything determined and found to be intoxicating by Act of Congress passed pursuant to and in the enforcement of the Constitution of the United States of America and by restraining and regulating the sale of vinous spirituous malt or brewed liquors or any admixtures thereof fit for beverage purposes other than such as are from time to time determined and found to be intoxicating by any such Act of Congress

Which was committed to the Committee on Law and Order.

## House Bill No. 1261, (Senate Bill No. 998), entitled:

An act to amend sections two three and four of an act approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws three hundred and ninety-five) entitled "An act regulating the sale of concentrated commercial feeding-stuffs also of condimental stock and poultry-food and patented proprietary or trade-mark stock and poultry-food possessing nutritive value combined with medicinal properties defining concentrated commercial feeding-stuffs prohibiting the adulteration of any feeding-stuff sold offered or exposed for sale in this State with oat-hulls ground corn cobs flax plany refuse elevator chaff cotton-seed hulls ground corn stalks rice hulls peanut hulls weed-seeds or other similar adulterants providing for the collection of sample and analysis thereof by the Department of Agriculture and the publication of information concerning the same providing also for the expenses of the enforcement of the law fixing penalties for its violation and repealing act number two hundred and eleven (Pamphlet Laws one thousand nine hundred and seven page two hundred and seventy-three) entitled "An act regulating the sale of wheat rye corn and buckwheat bran and middlings or any admixture thereof" et cetera approved the twenty-eighth day of May one thousand nine hundred and seven" by enlarging the scope of the term concentrated commercial feeding-stuffs, and providing for the collection of license fees for the sale thereof and by including certain other substances as adulterants

Which was committed to the Committee on Agriculture.

## House Bill No. 1090, (Senate Bill No. 999), entitled:

An Act authorizing the appointment of interpreters in counties of the third fourth fifth sixth seventh and eighth classes of this Commonwealth and providing for their compensation

Which was committed to the Committee on Judiciary General.

## House Bill No. 1096, (Senate Bill No. 1000), entitled:

An Act to amend sections one two and three article seven chapter six of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Which was committed to the Committee on New Counties and County Seats.

## House Bill No. 1191, (Senate Bill No. 1001), entitled:

An Act to amend an act approved the fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws four hundred and thirty-five) entitled "An act to authorize the courts of common pleas of any county when an individual church within the county has become inactive or extinct by reason of there being no resident or active trustees representing it or otherwise and the property of the church is liable to be wasted or destroyed to appoint the trustees of the State body or organization representative of the denomination of which said church was a member as trustees for said church to hold and dispose of the title to the property owned by said church and defining the procedure thereon" authorizing the said courts to appoint as trustees for such church the trustees of the superior judiciary with which the church has been connected when the territory covered by the said judiciary is within the State

Which was committed to the Committee on Judiciary General.

House Bill No. 1198. (Senate Bill No. 1002), entitled:

An Act to amend an act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred sixty-four) entitled "An act authorizing suits brought to recover in case of accidents in this Commonwealth in courts of common pleas to be certified to the Workmen's Compensation Board when discovered that the suit has been brought wrongfully" extending the provisions of said act to suits brought after the passage of the act

Which was committed to the Committee on Judiciary Special.

House Bill No. 1218. (Senate Bill No. 1003), entitled:

An Act limiting the time during which public service companies may require payment of rates or tariffs in advance of service rendered

Which was committed to the Committee on Judiciary Special.

House Bill No. 1344. (Senate Bill No. 1004), entitled:

An Act to amend an act approved the twenty-fourth day of May one thousand nine hundred and seventeen (P. L. 299), entitled "An act to amend section one of an act, approved the twenty-first day of March, one thousand nine hundred and seven, entitled 'An act authorizing the county commissioners of the several counties, or the town councils of the several boroughs of this Commonwealth, or both, to appropriate annually a sufficient sum of money to each post of the Grand Army of the Republic, in their respective counties or boroughs, to aid in defraying the expenses of Memorial Day,' as amended, by requiring the commissioners to make appropriations also to Memorial Day or similar organizations where there was heretofore an established post."

Which was committed to the Committee on Judiciary General.

House Bill No. 1360. (Senate Bill No. 1005), entitled:

An Act providing for the appointment of a commission to inspect sites suitable for the erection thereon of a State psychopathic hospital to be erected West of the Allegheny Mountains, and to be known as the Western Pennsylvania State Psychopathic Hospital, and to select therefrom and recommend to the Governor the purchase of one of said sites for said purpose.

Which was committed to the Committee on Public Health and Sanitation.

House Bill No. 1363. (Senate Bill No. 1006), entitled:

An Act providing for placement training in the several departments bureaus boards divisions and commissions of the State Government of disabled soldiers sailors and marines

Which was committed to the Committee on Education.

#### REPORTS FROM COMMITTEES.

Mr. HEATON. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. HEATON, from the Committee on City Passenger Railways, reported as committed, Senate Bill No. 949, entitled:

An Act further supplementing and amending an act entitled "An act to provide for the incorporation and regulation of motor power companies for operating passenger railways by cable, electrical or other means" approved March 22, A. D., 1887, and granting to such corporations heretofore or hereafter incorporated the additional powers and franchises, to wit: to acquire and operate motor buses and to build extensions to any system of railways which it may at any time have leased or controlled through stock ownership

Mr. EYRE. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE, from the Committee on Appropriations, reported as committed, Senate Bill No. 142, entitled:

An Act making an appropriation to the Grand View Hospital, located near Sellersville, Buck county, Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 836, entitled:

An Act designating employees of the Insurance Department and fixing their compensation

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 827, (House Bill No. 952), entitled:

An Act making a deficiency appropriation to the Department of Labor and Industry for the payment of the salaries of a supervising inspector

Mr. DAVIS. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAVIS, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 844, (House Bill No. 1020), entitled:

An Act to amend chapter eleven, article two of the act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty), entitled "An act concerning townships; and revising, amending and consolidating the law relating thereto."

Mr. MACDADE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MACDADE, from the Committee on Education, reported as committed, Senate Bill No. 954, entitled:

An Act to amend section six hundred and thirty-two of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, that are or may be inconsistent therewith"

Mr. LONG. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. LONG, from the Committee on Education, re-reported as committed, Senate Bill No. 633, entitled:

An act to amend section five hundred and forty-two as amended and section five hundred and forty-three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by imposing an occupation tax for school purposes on female residents of school districts of the second third and fourth class

Mr. McCONNELL. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1007, entitled:

An Act to amend section four of the act approved the ninth day of June, one thousand nine hundred and eleven, (P. L. 763) entitled "An act to provide for the appointment of deputy prothonotaries in counties of this Commonwealth having a population of more than two hundred and fifty thousand and less than a million, and defining their qualifications, powers, and salary"

#### MOTION TO READ BILLS FIRST TIME.

Mr. EINSTEIN. Mr. President, I move that all bills reported from committees at today's session be read the first time.

Mr. Sisson. Mr. President, I second the motion. The motion was agreed to.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 80, entitled:



An Act making an appropriation to the treasurer of the First Regiment Infantry of Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 142, entitled:

An Act making an appropriation to the Grand View Hospital located near Sellersville Bucks county Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 286, (House Bill No. 251), entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 352, entitled:

An Act to carry out the provisions of section eight article nine of the Constitution of the State of Pennsylvania as amended and for that purpose prescribing the method of determining the amount which may be deducted in ascertaining the borrowing capacity of the city of Philadelphia by excluding from the calculation and deducting from its indebtedness so much of the debt of said city as shall have been incurred or is about to be incurred and the proceeds thereof expended or about to be expended upon any public improvement or in the construction purchase of condemnation of any public utility or part thereof or facility therefor if such public improvement or public utility or part thereof whether separately or in connection with any other public improvement of public utility or part thereof may reasonably be expected to yield revenue in excess of operating expenses sufficient to pay the interest and sinking fund charges thereon.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 370, (House Bill No. 224), entitled:

An Act to amend an act approved the fourth day of May, one thousand nine hundred and fifteen (Pamphlet Laws 312), entitled "An Act providing a system of government for Boroughs, and revising, amending and consolidating the law relating to Boroughs."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 417, (House Bill No. 225), entitled:

An Act to amend an act approved the fourteenth day of May, one thousand nine hundred and fifteen, (P. L. 312), entitled "An Act providing a system of government for boroughs and revising, amending and consolidating the law relating to boroughs."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 566, (House Bill No. 455), entitled:

An Act to amend section twenty-four of an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws five hundred seventy-two) entitled "An Act to provide for the protection and preservation of game game quadrupeds and gamebirds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 711, (House Bill No. 650), entitled:

An Act to amend section six hundred two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 712, (House Bill No. 617), entitled:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 717, (House Bill No. 744), entitled:

An Act to amend sections eight and eleven of an act approved the eighteenth day of July Anno Domini one thousand nine hundred seventeen entitled "An act establishing a public school employees retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" so as to provide that all the years of service of an employee including years of service after age sixty-two if any there be shall be counted in calculating retirement allowance and the final salary and so as to provide that a contributor shall continue to contribute as long as they remain in the service

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 718, (House Bill No. 784), entitled:

An Act authorizing school districts of the fourth class with the assent of the electors to use money borrowed or authorized to be borrowed for purposes which have proved unpracticable or undesirable for other lawful purposes

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 731, (House Bill No. 950), entitled:

An Act to amend section one of an act approved the twentieth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand one hundred fifty-eight) entitled "An Act to fix regulate and establish the fees to be charged and received by constables in this Commonwealth" as amended

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 739, (House Bill No. 910), entitled:

An Act to amend sections one two three and four of an act approved the twenty-sixth day of July one thousand nine hundred thirteen (Pamphlet Laws one thousand three hundred and sixty-nine) entitled "An act declaring buildings and parts of buildings used for purposes of fornication lewdness assignation and prostitution to be nuisances providing a method of abating same establishing a method of procedure against those who use said buildings or parts for such purposes and providing penalties for violations of this act"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 787, (House Bill No. 1066), entitled:

An Act requiring persons, partnerships, associations or corporations advertising for soliciting business as adjusters of claims within this Commonwealth for loss or damage arising out of policies of insurance, surety or indemnity on property, persons or insurable business interests within this Commonwealth to be licensed by the Insurance Commissioner.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 788, (House Bill No. 1067), entitled:

An Act making it unlawful to give or offer money to secure proxies for use at meetings of insurance companies

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 818, entitled:

An Act providing for the election of one person as prothonotary and one person as clerk of the courts of quarter sessions and over and terminer in counties of the fourth class and repealing general local and special acts inconsistent herewith

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 819, entitled:

An Act creating the office of county controller in counties of the first second third fourth and fifth classes prescribing his powers and duties imposing certain duties upon county commissioners and county treasurers and abolishing the office of county auditor

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 820, entitled:

An Act providing that the county controller shall be made a party defendant in all suits against any county

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 821, entitled:

An Act fixing the salaries of the county controller in counties of the first second third fourth and fifth class cities

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 836, entitled:

An Act designating employees of the Insurance Department and fixing their compensation

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 840, entitled:

An Act to amend an act approved the sixteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred and eighty-two) entitled "An act creating a Board of Commissioners of Public Grounds and Buildings providing for the appointment of a Superintendent of Public Grounds and Building and subordinate officers and employees and fixing their salaries defining the powers and duties of the board and the superintendent with

regard to contracts for the furnishing of furniture furnishings stationery supplies paper and fuel for the executive and legislative branches of the State Government and the Executive Mansion the supervision of the Capitol grounds and buildings the State Arsenal and Executive Mansion and repairs alterations and improvements thereto and to other buildings land and property of the State the disposal of unserviceable personal property of the Commonwealth the renting of office rooms outside of the Capitol the bonding of officers and employees of the Commonwealth and the supervision of the erection of and repairs and additions to State institutions and the expenditure of funds therefor and repealing supplied and inconsistent laws"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 843, (House Bill No. 997), entitled:

An Act to amend the forty-first clause of section two article one chapter five of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 844, (House Bill No. 1020), entitled:

An act to amend chapter eleven article two of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 855, entitled:

An Act making an appropriation and re-appropriation for the erection and construction of a bridge over the Delaware River and approaches thereto as provided for in the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fourteen) entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purpose of this act"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 871, (House Bill No. 1059), entitled:

An Act to amend section fourteen of an act, approved the eighteenth day of July, one thousand nine hundred and seventeen (P. L. 1043), entitled "An Act establishing a public school employees' retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employees, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employees; exempting annuities, allowances, returns, benefits, and rights from taxation and judicial process; and providing penalties," by providing for the payment of retirement allowances to employees who have rendered at least fifty years of school service.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 878, entitled:



An Act fixing the salary of the Deputy Secretary of the Commonwealth

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 901, (House Bill No. 937), entitled:

An Act to amend an act approved the twenty-eighth day of May one thousand nine hundred and fifteen (Pamphlet Laws six hundred forty-two) entitled "An act for the protection of the public health by providing that persons firms or corporations who are operating or conducting hotels restaurants dining-cars or other public eating places in this Commonwealth shall not employ or keep in their employ as cooks waiters kitchen-help chambermaids or other house servants any person or persons who are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis gonorrhea open external cancer or barber's itch or who are carriers of typhoid fever and further providing that no dishes receptacles or utensils used in eating or drinking shall be furnished to patrons or customers of any such public eating place unless the same have been thoroughly cleansed since used by another individual and further providing that no towels shall be furnished in any washroom in connection with any such public eating-place unless such towels be laundered or discarded after each individual use and further providing that no common drinking cups shall be furnished at any public drinking place operated in connection with any such public eating place and providing penalties for violations of the provisions of this act" by extending its provisions to public drinking places requiring public washrooms to be kept in a sanitary condition and providing for health certificates from employes in such establishments

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 916, (House Bill No. 1220), entitled:

A supplement to the act of June first one thousand nine hundred and eleven (Pamphlet Laws five hundred and ninety-nine) entitled "An act authorizing the Insurance Commissioner to proceed against and take possession of any insolvent or delinquent company order or association transacting any class of insurance and prescribing the method by which such insolvent or delinquent companies orders or associations shall be dissolved and liquidated" directing the deposit and keeping of any moneys or funds which shall come into the possession of the Insurance Commissioner or his deputies while liquidating the business of any insurance company under the authority of said act

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 918, (House Bill No. 1286), entitled:

An Act to further amend an act, entitled "An act to authorize and provide for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum, for restraint, care and treatment," approved April sixteen, Anno Domini, one thousand nine hundred and three, as amended by an act approved May twenty-eight, one thousand nine hundred and seven, entitled "An act to amend an act, entitled "An act to authorize and provide for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum, for restraint, care and treatment," approved April sixteen, Anno Domini, one thousand nine hundred and three; providing for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum, for restraint, care and treatment, by the court of quarter sessions; providing for the payment of the cost and expense of care and treatment of indigent inebriates by the county from which the inebriate is committed and that the overhead charges shall be paid by the state when the inebriate is committed to a public state institution.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 919, (House Bill No. 1074), entitled:

An Act to further amend section forty-nine of an act approved the fifth day of May one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred and ninety-three) entitled "An Act entitled an act to create a Bureau of Building

Inspection and to regulate the construction maintenance and inspection of buildings and party walls in cities of the first class

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 926, (House Bill No. 830), entitled:

An Act making a deficiency appropriation to the State Board of Education for use in the payment of scholarships

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 927, (House Bill No. 952), entitled:

An Act making a deficiency appropriation to the Department of Labor and Industry for the payment of the salaries of a supervising inspector

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 936, entitled:

An Act authorizing boroughs, townships, school districts and poor districts to appeal from assessments of property or other subjects of taxation for their corporate purposes.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 937, entitled:

An Act to amend section three of the act approved the twentieth day of April, 1874, (P. L. 65), entitled "An act to regulate the manner of increasing the indebtedness of municipalities, to provide for the redemption of the same, and to impose penalties for the illegal increase thereof," as amended.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 938, entitled:

An Act to amend section twenty-eight of an act approved the first day of June, one thousand nine hundred eleven (P. L. 581) entitled "An act to provide for the incorporation of life insurance companies; and for the regulating of home and foreign life insurance companies; and providing penalties for any violations thereof."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 944, entitled:

An Act to amend section eight of an act approved the 31st day of May, A. D. 1911, entitled "An act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants, and employes; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads, connecting county-seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve and maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority upon the State Highway Commissioner; providing for the payment of damages in taking of properties or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway, and procedure therein; providing for work of improvement of State



Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of townships or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways, and kind of materials to be used in the improvements; providing for payment of costs of improvement and repairs; providing penalty for injuring or destroying State Highway; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and Improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act," providing for disposition of vacant portions of State Highway routes.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 946, entitled:

An Act to make habitual loafing, lounging, congregating or loitering upon the corners or other places on the streets and highways of the cities of the first class of this Commonwealth a misdemeanor, and prescribing the penalties therefor

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 949, entitled:

An Act further supplementing and amending an act entitled "An Act to provide for the incorporation and regulation of motor power companies for operating passenger railways by cable, electrical or other means" approved March 22, A. D., 1887, and granting to such corporations heretofore or hereafter incorporated the additional powers and franchises, to wit: to acquire and operate motor buses and to build extensions to any system of railways which it may at any time have leased or controlled through stock ownership.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 954, entitled:

An Act to amend section six hundred and thirty-two of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, that are or may be inconsistent therewith"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 962, entitled:

An Act creating a board of managers to have exclusive jurisdiction over all houses of detention for the reception of untried juvenile offenders and neglected and dependent children, who may be under judicial investigation in cities of the second class, and abolishing the boards of managers now in charge of such houses.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 976, entitled:

An Act to amend an act providing that all counties having more than five hundred thousand inhabitants, advertisements and notices required by law or rules of court to be published in newspapers of general circulation unless dispensed with by special order of court, shall be published in the legal newspaper, issued at least weekly, of the proper county, designated by rules of court for the publication of court or other legal notices, approved the third

day of May, A. D., 1909 (P. L. 424), as amended, so as to except therefrom the advertisement by counties, cities, boroughs, school districts and other municipalities and incorporated districts of the sale of any bonds, or other securities issued by them

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1007, entitled:

An Act to amend section four of the act approved the ninth day of June, one thousand nine hundred and eleven, (P. L. 763) entitled "An Act to provide for the appointment of deputy prothonotaries in counties of this Commonwealth having a population of more than two hundred and fifty thousand and less than a million, and defining their qualifications, powers, and salary"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

#### ADJOURNMENT.

Mr. EYRE. Mr. President, I move that the Senate do now adjourn until tomorrow morning at ten o'clock, for the consideration of bills on first and second reading, reports from committees, the reading of bills in place, and receiving messages from the Governor and the House of Representatives.

Mr. EINSTEIN. Mr. President, I second the motion.

The Senate adjourned at 5.57 o'clock P. M. until Thursday, April 14, 1921, at 10 o'clock A. M.

### HOUSE OF REPRESENTATIVES

WEDNESDAY, APRIL 13, 1921.

The House met at 11 o'clock A. M.

The SPEAKER (Robert S. Spangler), in the Chair.

#### PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

Almighty God, so cleanse and purify our hearts that our lives and the State itself may truly be represented in the building in which we meet. May it be symbolical of what the State should be. Let the foundations be laid on the bedrock of the eternal verities, so that a fitting superstructure may be reared thereon that shall last throughout the times. May its granite front be able to resist every onslaught that shall come from without, and may it be within as pure as the marble halls that line its walls.

May there be that inner life in home and school and church, and in all of its institutions that shall be unflecked and unstained. And above all, may it rear its lofty dome toward heaven, ever being a symbol telling us of where we must go as to the last resort and the only and final hope. Place it upon a hill that it may overlook all the country and be as a city that shall shine throughout all time. Bless us, we pray Thee, with everything that is noble and good, and may its walls be gilded with the charity and the brotherliness that shall make it ever beautiful to behold. Amen.

#### JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on the motion of Mr. Curran, the further reading was dispensed with and the Journal was approved.

#### LEAVE OF ABSENCE.

The SPEAKER asked and obtained leave of absence for Mr. Thomas, because of illness.

Mr. GOLDER. Mr. Speaker, on behalf of the Military Committee I wish to state that several matters have arisen requiring an inspection at Mt. Gretna. It is a question of expending a large sum of money and it has been arranged, with the approval of the Speaker, that the Military Com-



mittee of this House leave at 12.30 to make an inspection at Mt. Gretna. I therefore, ask leave of absence for the Military Committee until 4 o'clock this afternoon.

The SPEAKER. Will the committee be back in time for the night session.

Mr. GOLDER. Mr. Speaker, the committee will be back at 4 o'clock.

The SPEAKER. If there is no objection leave of absence will be granted.

#### BILL RE-REFERRED.

Mr. CHAPLIN returned from the Committee on Education, with the recommendation that it be re-referred to the Committee on Public Health and Sanitation, House Bill No. 1509, entitled:

An Act to amend article fifteen of an act approved the eighteenth day of May, one thousand nine hundred eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local or any parts thereof, that are or may be inconsistent therewith, by adding thereto section one thousand five hundred and thirteen.

The SPEAKER. The bill is now re-referred to the Committee on Public Health and Sanitation.

#### SENATE MESSAGE.

##### SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

Senate Bill No. 170, (House Bill No. 1541).

An Act to amend section two of an act approved the twenty-ninth day of March, eighteen hundred and ninety-one (Pamphlet Laws twenty-one), entitled "An act to establish a board for the examination of accountants, to provide for the granting of certificates to accountants, and to provide a punishment for the violation of this act" as amended.

Referred to the Committee on Corporations.

Senate Bill No. 22, (House Bill No. 1542).

An Act making an appropriation to the Allentown Hospital, Allentown, Lehigh County, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 24 (House Bill No. 1543).

An Act making an appropriation to Saint Lukes Hospital located at South Bethlehem, Lehigh County, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 28 (House Bill No. 1544).

An Act making an appropriation to the Paoli Memorial Association for improvement to and maintenance of the Paoli Parade Grounds.

Referred to the Committee on Appropriations.

Senate Bill No. 45, (House Bill No. 1545).

An Act making an appropriation to the General Hospital of East Stroudsburg, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 62, (House Bill No. 1546).

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 63, (House Bill No. 1547).

An Act making an appropriation to Saint Luke's Homeopathic Hospital of Philadelphia.

Referred to the Committee on Appropriations.

Senate Bill No. 70, (House Bill No. 1548).

An Act making an appropriation to the Robert Packer Hospital,

Referred to the Committee on Appropriations.

Senate Bill No. 78. (House Bill No. 1549).

An Act making an appropriation to the Misericordia Hospital of Philadelphia.

Referred to the Committee on Appropriations.

Senate Bill No. 82, (House Bill No. 1550).

An Act making an appropriation to the West Philadelphia Hospital for Women in the City of Philadelphia.

Referred to the Committee on Appropriations.

Senate Bill No. 86, (House Bill No. 1551).

An Act making an appropriation to the Mercy Hospital of Johnstown, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 98, (House Bill No. 1552).

An Act making an appropriation to Eagleville Sanatorium for Consumptives located at Eagleville, Montgomery County.

Referred to the Committee on Appropriations.

Senate Bill No. 106, (House Bill No. 1553).

An Act making an appropriation to the Sewickly Valley Hospital, Association Incorporated of Allegheny County, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 111, (House Bill No. 1554).

An Act making an appropriation to the J. C. Blair Memorial Hospital of Huntingdon, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 116, (House Bill No. 1555).

An Act making an appropriation to the Nason Hospital Association of Roaring Spring, Blair County, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 117, (House Bill No. 1556).

An Act making an appropriation to the Pennsylvania Industrial Reformatory at Huntingdon, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 129, (House Bill No. 1557).

An Act making an appropriation to the trustees of the Pennsylvania State Lunatic Hospital for the Southern District of Pennsylvania at Harrisburg.

Referred to the Committee on Appropriations.

Senate Bill No. 130, (House Bill No. 1558).

An Act reappropriating certain moneys to the trustees of the Pennsylvania State Lunatic Hospital for the Southern District of Pennsylvania at Harrisburg.

Referred to the Committee on Appropriations.

Senate Bill No. 132, (House Bill No. 1559).

An Act making an appropriation to "The Union Home for Old Ladies," of West Philadelphia.

Referred to the Committee on Appropriations.

Senate Bill No. 133, (House Bill No. 1560).

An Act making an appropriation to the Home for the Homeless, Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 139, (House Bill No. 1561).

An Act making an appropriation to the Mercy Hospital of Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 140, (House Bill No. 1562).

An Act making an appropriation to the Taylor Hospital, Ridley Park, Delaware County, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 147, (House Bill No. 1563).

An Act making an appropriation to The Lankenau Hospital, of Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 148, (House Bill No. 1564).

An Act making an appropriation for the Gynecceau Hospital, Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 151, (House Bill No. 1565).

An Act making an appropriation to the Society for the Prevention and Cure of Consumption of the City of Scranton, popularly known as the West Mountain Sanatorium.

Referred to the Committee on Appropriations.

Senate Bill No. 174, (House Bill No. 1566).

An Act making an appropriation to the Salvation Army Rescue Home and Hospital, Lansdowne Avenue, Philadelphia.

Referred to the Committee on Appropriations.

Senate Bill No. 176, (House Bill No. 1567).

An Act making an appropriation to the Easton Home for Friendless Children at Easton, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 180, (House Bill No. 1568).

An Act making an appropriation to the Indiana Hospital of Indiana County, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 181, (House Bill No. 1569).

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium at Austin, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 205, (House Bill No. 1507).

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania, at Pittsburgh.

Referred to the Committee on Appropriations.

Senate Bill No. 209, (House Bill No. 1571).

An Act making an appropriation to the George Junior Republic Association of Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 217, (House Bill No. 1572).

An Act making an appropriation to the Punxsutawney Hospital Association of Punxsutawney, Jefferson County, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 222, (House Bill No. 1573).

An Act making an appropriation to the Florence Crittenton Home located at one hundred and thirty-nine Queen Street, Germantown, Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 228, (House Bill No. 1574).

An Act making an appropriation to the Children's Aid Society of Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 229, (House Bill No. 1575).

An Act making an appropriation to the House of Good Shepherd, Penn and Chew Streets, Germantown, Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 238, (House Bill No. 1576).

An Act making an appropriation to the State Institution for Feeble-Minded of Western Pennsylvania at Polk, Pennsylvania, for maintenance and training.

Referred to the Committee on Appropriations.

Senate Bill No. 239, (House Bill No. 1577).

An Act making an appropriation to the State Institution for Feeble-Minded of Western Pennsylvania at Polk, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 250, (House Bill No. 1578).

An Act making an appropriation to the Adrian Hospital Association of Punxsutawney, Jefferson County, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 252, (House Bill No. 1579).

An Act making an appropriation to the Braddock General Hospital, Braddock, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 253, (House Bill No. 1580).

An Act making an appropriation to the Home for the Aged and Infirm Colored Women at Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 254 (House Bill No. 1581).

An Act making an appropriation to the Pittsburgh Hospital Sisters of Charity, Frankstown Avenue, Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 255, (House Bill No. 1582).

An Act making an appropriation to the Columbia Hospital, Wilkensburg, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 269, (House Bill No. 1583).

An Act making an appropriation to the Women's Homeopathic Hospital of Philadelphia.

Referred to the Committee on Appropriations.

Senate Bill No. 273, (House Bill No. 1584).

An Act making an appropriation to the Clearfield Hospital, Clearfield, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 292, (House Bill No. 1585).

An Act making an appropriation to the New Castle Hospital of New Castle, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 301, (House Bill No. 1586).

An Act making an appropriation to the Friends' Home for Children situate at four thousand eleven Aspen Street, Philadelphia.

Referred to the Committee on Appropriations.

Senate Bill No. 304, (House Bill No. 1587).

An Act making an appropriation to the Pennsylvania Institution for the Instruction of the Blind.

Referred to the Committee on Appropriations.

Senate Bill No. 306, (House Bill No. 1588).

An Act making an appropriation to the Medico-Chirurgical Hospital of the University of Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 307, (House Bill No. 1589).

An Act making an appropriation to the Hospital of the University of Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 311 (House Bill No. 1590).

An Act making an appropriation to the Memorial Hospital Association of Monongahela City, Pennsylvania.

Referred to the Committee on Appropriations.



Senate Bill No. 313, (House Bill No. 1591).

An Act making an appropriation to the Home for Widows and Single Women of Reading, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 314, (House Bill No. 1592).

An Act making an appropriation to the Western Pennsylvania Hospital.

Referred to the Committee on Appropriations.

Senate Bill No. 321, (House Bill No. 1593).

An Act making an appropriation to the Mary M. Packer Hospital Sunbury Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 335, (House Bill No. 1594).

An Act providing for the reappropriation of the unexpended balance for the erection of a monument upon the parkway in the city of Philadelphia or elsewhere in the State of Pennsylvania in commemoration of the military service of General Galusha Pennypacker and making an additional appropriation for the same purpose.

Referred to the Committee on Appropriations.

Senate Bill No. 341, (House Bill No. 1595).

An Act making an appropriation to the Taylor Home for Children, Doylestown, Bucks County, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 347 (House Bill No. 1596).

A Further Supplement to an act approved the first day of April, one thousand eight hundred and sixty-three (Pamphlet Laws two hundred and thirteen), entitled "An act to accept the grant of public lands by the United States to the several States for the endowment of agricultural colleges" and making appropriation to carry the same into effect.

Referred to the Committee on Appropriations.

Senate Bill No. 353, (House Bill No. 1597).

An Act making an appropriation to the Hospital of the Hahnemann Medical College and Hospital.

Referred to the Committee on Appropriations.

Senate Bill No. 357, (House Bill No. 1598).

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mount Carmel Coal Fields.

Referred to the Committee on Appropriations.

Senate Bill No. 360, (House Bill No. 1599).

An Act making an appropriation to the Cottage State Hospital of Philipsburg, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 365, (House Bill No. 1600).

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 380, (House Bill No. 1601).

An Act making an appropriation to the House of the Good Shepherd in the City of Reading, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 382, (House Bill No. 1602).

An Act making an appropriation to the Sisters of Charity of Saint Catherine's Orphan Asylum of Reading, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 383, (House Bill No. 1603).

An Act making an appropriation to the Saint Joseph's Hospital in the City of Reading Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 390, (House Bill No. 1604).

An Act making an appropriation to the Pennsylvania Seamen's Friend Society of Philadelphia Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 393, (House Bill No. 1605).

An Act making an appropriation to the Franklin City Hospital Franklin Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 397 (House Bill No. 1606).

An Act making an appropriation to the South Side Hospital of Pittsburgh Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 434 (House Bill No. 1607).

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 435, (House Bill No. 1608).

An Act making an appropriation to the Christian Home for Women at fourteen hundred and twenty-three Liverpool Street Northside city of Pittsburgh Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 436, (House Bill No. 1609).

An Act making an appropriation to the State Industrial Home for Women at Muncy.

Referred to the Committee on Appropriations.

Senate Bill No. 444, (House Bill No. 1610).

An Act making an appropriation to the Erie Infants Home and Hospital of Erie, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 455, (House Bill No. 1611).

An Act making an appropriation to the Reading Hospital in the City of Reading, Pennsylvania, for maintenance and deficiencies.

Referred to the Committee on Appropriations.

Senate Bill No. 481, (House Bill No. 1612).

An Act making an appropriation to the Pittsburgh Newsboys' Home of Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 485 (House Bill No. 1613).

An Act making an appropriation to the Wills Hospital, Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 488, (House Bill No. 1614).

An Act making an appropriation to the Nesbit West Side Hospital, Dorrencetown, Luzerne County, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 489, (House Bill No. 1615).

An Act making an appropriation to the Pittston Hospital Association of the City of Pittston, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 490, (House Bill No. 1616).

An Act making an appropriation to the Florence Crittenton Circle of Wilkes-Barre, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 492 (House Bill No. 1617).

An Act making an appropriation to the Saint Agnes Hospital, Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 493, (House Bill No. 1618).

An Act making an appropriation to the Columbia Hospital at Columbia, Lancaster County, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 510, (House Bill No. 1619).

An Act making an appropriation to the Children's Homeopathic Hospital, of Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 515, (House Bill No. 1620).

An Act making an appropriation to the Industrial Home for Crippled Children at Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 536 (House Bill No. 1621).

An Act making an appropriation to the Beulah Anchorage of Reading, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 538, (House Bill No. 1622),

An Act to amend an act approved the tenth day of July, one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and ninety-three) entitled "An act providing for assistance to certain mothers, providing for the appointment of boards of trustees for the several counties of the Commonwealth, and for the appointment of a State supervisor and assistants and fixing the salaries of such State supervisors and assistants, defining the powers and duties of boards of trustees, including the power of appointing assistants and investigators, and the distribution of funds at their disposal, providing for the apportionment of the State appropriation among the several counties, and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties," by subjecting the exercise of the powers and duties conferred upon the State supervisor to the supervision and control of the Department of Public Welfare.

Referred to the Committee on Public Health and Sanitation.

Senate Bill No. 540. (House Bill No. 1623).

An Act making an appropriation to the Wilkes-Barre City Hospital.

Referred to the Committee on Appropriations.

Senate Bill No. 550, (House Bill No. 1624).

An Act making an appropriation to the Chester Hospital in the City of Chester, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 586, (House Bill No. 1625).

An Act making an appropriation to the several fire companies of the City of Harrisburg, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 593, (House Bill No. 1626).

An Act making an appropriation to the trustees of the Homeopathic State Hospital for the Insane at Allentown, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 627, (House Bill No. 1627).

An Act making an appropriation to the Home for the Friendless of Harrisburg, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 628, (House Bill No. 1628).

An Act making an appropriation to the Harrisburg Polyclinic Hospital of Harrisburg, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 630 (House Bill No. 1629).

An Act making an appropriation to the Sylvan Heights Home for Orphan Girls at Harrisburg, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 685, (House Bill No. 1630).

An Act making an appropriation to the trustees of the Western State Hospital for the Insane.

Referred to the Committee on Appropriations.

Senate Bill No. 808, (House Bill No. 1631).

An Act making an appropriation to Saint Vincent's Home and Maternity Hospital Seventieth street and Woodland Avenue, Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 809, (House Bill No. 1632).

An Act making an appropriation to Saint John's Orphan Asylum Forty-ninth street and Wyalusing avenue, Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 810. (House Bill No. 1633).

An Act making an appropriation to the House of the Good Shepherd Fairmount avenue and Thirty-fifth street Philadelphia Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 812. (House Bill No. 1634).

An Act making an appropriation to the Saint Edmond's Home for Crippled Children Forty-fourth street and Havercord avenue Philadelphia Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 813 (House Bill No. 1635).

An Act making an appropriation to Saint Vincent's Home Lansdowne Delaware county Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 814. (House Bill No. 1636).

An Act making an appropriation to the Catholic Home for Destitute Children Allegheny avenue and Twenty-ninth street Philadelphia Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 815, (House Bill No. 1637).

An Act making an appropriation to the Philadelphia Protectory for Boys Protectory Station Montgomery county Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 816. (House Bill No. 1638).

An Act making an appropriation to Saint Joseph's Hospital Sixteenth street and Girard avenue, Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 824, (House Bill No. 1639).

An Act making an appropriation to the Western Temporary Home of Philadelphia.

Referred to the Committee on Appropriations.

Senate Bill No. 791, (House Bill No. 1640).

An Act to amend sections one and two of an act approved the fifth day of June, Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws four hundred and forty-three) entitled "An act for the prevention of blindness by requiring the reporting of cases of ophthalmia, neonatorum (inflammation of the eyes of infants) by physicians, midwives and others and requiring the reporting of results of treatment of each case of said disease and fixing a penalty for violation thereof."

Referred to the Committee on Public Health and Sanitation.

Senate Bill No. 889, (House Bill No. 1641).

An Act authorizing the purchasing or building of residences for principals, teachers or janitors, by school districts of the fourth class.

Referred to the Committee on Education.



## Senate Bill No. 891, (House Bill No. 1642).

An Act to amend section five of an act approved the twelfth day of July, one thousand nine hundred and thirteen (Pamphlet Laws seven hundred nineteen) entitled "An act regulating certain political parties, providing for and regulating the nomination of candidates of such political parties for certain public offices; the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States, and the payment by the several counties and their reimbursement by the State of the expenses of the same, authorizing the State committee of a political party to make and to alter, amend and revoke rules, and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein and repealing inconsistent legislation."

Referred to the Committee on Elections.

## Senate Bill No. 930, (House Bill No. 1643).

An Act to provide for the appointment by the district attorneys of the counties of the fourth class of this Commonwealth of a special detective officer and assistant special detective officers making said special detective officers general police officers with all the powers conferred on constables in cases of crime and criminal procedure and defining their duties, fixing their salaries and authorizing the payment of same together with the necessary expenses by such counties.

Referred to the Committee on Judiciary General.

## Senate Bill No. 931, (House Bill No. 1644).

An Act providing for the appointment of county detectives in counties of the fourth class and fixing their salaries payable from the county treasurer.

Referred to the Committee on Judiciary General.

## REPORTS FROM COMMITTEES.

Mr. CLUTTON, from the Committee on Education, reported as committed, House Bill No. 1469, entitled:

An Act to amend section fourteen, clause three, of an act approved the eighteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof, establishing certain funds from contributions by the Commonwealth and contributing employees, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds, imposing powers and duties upon boards having the employment of public school employees, exempting annuities, allowances, returns, benefits and rights from taxation and judicial process, and providing penalties."

Mr. STADTLANDER, from the Committee on Education, reported as committed, House Bill No. 1478, entitled:

An Act to amend sections two hundred sixteen, three hundred twenty-three, one thousand one hundred forty-five, one thousand four hundred eight, of an act approved the eighteenth day of May, one thousand nine hundred eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same and the method of collecting such revenue; and repealing all laws, general, special or local or any parts thereof that are or may be inconsistent therewith."

Mr. STADTLANDER, from the Committee on Judiciary General reported as committed, House Bill No. 1317, entitled:

An Act providing for biennial instead of annual reports of the several Departments of the State Government and directing to whom said reports shall be made; and the manner of printing and distributing the same.

Mr. FINNEY, from the Committee on Education, reported as committed, House Bill No. 1430, entitled:

An Act to amend section one, clause seventeen, section seven, clause five and section eight, clause six of an act approved the eighteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three), entitled "An act establishing a public school employees' retirement system, and creating a retirement board for the administration thereof, establishing certain funds from contributions by the Commonwealth and contributing employees, defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds, imposing powers and duties upon boards having the employ-

ment of public school employees, exempting annuities, returns, benefits and rights from taxation and judicial process, and providing penalties."

Mr. STERLING, from the Committee on Education, reported as amended, House Bill No. 1377, entitled:

An Act to amend sections one thousand seven hundred one, one thousand seven hundred four, one thousand seven hundred five, and one thousand seven hundred eleven of an act approved the eighteenth day of May, one thousand nine hundred eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. JOHN O. CRAIG, from the Committee on Elections, reported as committed, House Bill No. 577, entitled:

An Act to further amend Section one, Article eight of an act, approved the twenty seventh day of June, one thousand nine hundred and thirteen (Pamphlet Laws, five hundred and sixty eight), entitled "An act providing for the incorporation, regulation, and government of cities of the third class regulating nomination and election of municipal officers therein; and repealing, consolidating and expending the laws in relation thereto."

Mr. JOHN O. CRAIG, from the Committee on Elections, reported as committed, House Bill No. 1092, entitled:

An Act to amend section six of the act approved the thirtieth day of January, one thousand eight hundred and seventy-four, (P. L. 31), entitled "A further supplement to the act regulating elections in this Commonwealth;" as amended; authorizing the court of quarter sessions to appoint election officers in cases of vacancy.

Mr. JOHN O. CRAIG, from the Committee on Elections, reported as amended, House Bill No. 113, entitled:

An Act relating to assessments of persons residing in boarding houses, rooming houses, hotels, inns and taverns; defining the duties of the proprietors or other persons in charge of such places and of assessors; and prescribing penalties for violations of this act.

Mr. RUCH, from the Committee on Education, reported as committed, House Bill No. 1508, entitled:

An Act to amend section one thousand three hundred sixteen, as amended, and section one thousand three hundred seventeen, of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. HOLCOMBE, from the Committee on Education, reported as committed, House Bill No. 912, entitled:

An Act to amend sections one thousand four hundred fourteen as amended one thousand four hundred seventeen one thousand four hundred twenty-one as amended one thousand four hundred twenty-two as amended one thousand four hundred twenty-three one thousand four hundred twenty-four and one thousand four hundred thirty-eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (P. L. 309) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

Mr. DAVIS, from the Committee on Education, reported as amended, House Bill No. 834, entitled:

An Act to amend an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith" by providing for the appointment dismissal and reduction of teachers, principals and supervisors.

Mr. WHITEMAN, from the Committee on Judiciary General, reported as committed, House Bill No. 1383, entitled:



An Act making it the duty of municipal policemen to co-operate in the prevention and punishment of crimes against the laws of the Commonwealth.

Mr. HESS, from the Committee on Manufactures, reported as committed, House Bill No. 1217, entitled:

An Act to amend the act approved the twenty-sixth day of June, one thousand eight hundred and seventy-three (P. L. 1874, page 332) entitled "An act to regulate the commission or license fee to be paid by auctioneers;" by exempting auctioneers selling only live stock and farm implements from the provisions of the act.

Mr. GLASS, from the Committee on Municipal Corporations, reported as amended, House Bill No. 1103, entitled:

An Act empowering cities of the first class to enact ordinances to regulate traffic and to provide punishment for the violation of any such ordinance.

Mr. DITHRICH, from the Committee on Judiciary General, reported as committed, House Bill No. 1534, (Senate Bill No. 825), entitled:

An Act to provide for a second additional law judge of the Court of Common Pleas of the tenth judicial district.

Mr. DITHRICH, from the Committee on Elections, reported as committed, House Bill No. 1450, (Senate Bill No. 830), entitled:

An Act to further amend section fifteen of the act approved July 12th, 1913, (P. L. 719), entitled "An act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National party conventions, and of certain party officers, including State Committeemen, a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties, and their reimbursement by the State of the expenses of the same, authorizing the State Committee of a political party to make, and to alter, amend and revoke rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offences provided for herein; and repealing inconsistent legislation;" by empowering the courts of common pleas instead of the return board to open ballot boxes when fraud or error not manifest on the general return is alleged.

Mr. DITHRICH, from the Committee on Judiciary General, reported as committed, House Bill No. 1518, (Senate Bill No. 832), entitled:

An Act to establish a separate orphans' court in and for the county of Erie.

Mr. DITHRICH, from the Committee on Judiciary General, reported as committed, House Bill No. 1535, (Senate Bill No. 839), entitled:

An Act to provide for an additional law judge of the Court of Common Pleas of the thirty-sixth judicial district.

Mr. JOSEPH C. MARCUS, from the Committee on Retrenchment and Reform, reported as committed, House Bill No. 1452, (Senate Bill No. 835), entitled:

An Act to amend an act approved the ninth day of April, one thousand nine hundred and thirteen (P. L. page forty-six), entitled "An act fixing the number and salaries of clerks and other employees in the Auditor General's Department."

Mr. HARER, from the Committee on Labor and Industry, re-reported as committed, House Bill No. 638, entitled:

An Act to fix the salaries of supervising inspectors of the second grade in the Department of Labor and Industry.

Mr. WHITAKER, from the Committee on Corporations, re-reported as amended, House Bill No. 1110, (Senate Bill No. 169), entitled:

An Act to amend section one of an act entitled "An Act making it unlawful for any individual or individuals to carry on or conduct any business under an assumed or fictitious name, style or designation unless upon the filing of a certificate to that effect in the office of the Secretary of the Commonwealth and of the prothonotary; requiring county commissioners at the expense of the county to provide books for the entry of such certificates; fixing the fees of the Secretary of the Commonwealth and prothonotary and providing penalties" approved the twenty-eighth day of June, one thousand nine hundred and seventeen (Pamphlet Laws page six hundred forty-five).

Mr. GOODNOUGH, from the Committee on Insurance, re-reported as amended, House Bill No. 1395, (Senate Bill No. 93), entitled:

An Act relating to insurance amending revising and consolidating the law providing for the incorporation of insurance companies and the regulation supervision and protection of home and foreign insurance companies Lloyds associations reciprocal and inter-insurance exchanges and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund providing penalties and repealing existing laws

RESOLUTION CONGRATULATING CARDINAL DOUGHERTY UPON HIS ELEVATION TO THE CARDINALATE.

Mr. GREEN offered the following resolution, which was twice read, considered and adopted:

In the House of Representatives, April 13, 1921.  
Whereas: a native son of Pennsylvania and one of the leading factors for the betterment and uplift of our great Commonwealth has been highly honored by the Church he represents in being appointed to a most exalted position in administering to the spiritual wants of millions of people in this country; and

Whereas: the officials of the city of Philadelphia, of the State and of the Nation have joined with representatives of many religious bodies, business men, and citizens of every class, in tendering to him a public reception at the Academy of Music, Philadelphia, Friday Evening, April fifteenth; and

Whereas: with a feeling of pride in having within the borders of our State so distinguished and honored a citizen the General Assembly is desirous of showing its appreciation; therefor be it

Resolved (If the Senate Concur) that the General Assembly does hereby tender its congratulations to His Eminence Cardinal Dougherty of Philadelphia on his elevation to the supreme post he now occupies in the Catholic Church of the entire world; and be it further

Resolved, That the General Assembly sincerely wishes him a long continued period of usefulness to the State and Nation, and be it further

Resolved, That the chief clerk is instructed to forward a copy of this resolution to His Eminence Cardinal Dougherty and to the Hon. J. Hampton Moore, Mayor of Philadelphia, Chairman of the Citizens' Committee.

Ordered, That the Clerk present the same to the Senate for concurrence.

RESOLUTION RECALLING HOUSE BILL NO. 301 FROM THE GOVERNOR.

Mr. SCHAEFFER offered the following resolution, which was twice read, considered and adopted:

In the House of Representatives, April 13, 1921.  
Resolved (if the Senate concur). That House Bill No. 301, File Folio 2285, entitled "An act to amend section six and eight of article two of chapter seven of the act approved the fourteenth day of May, one thousand nine hundred and fifteen (Pamphlet Laws, three hundred and twelve) entitled 'An act providing a system of government for boroughs and revising, amending and consolidating the law relating to boroughs,' and to repeal section seven of article two of chapter seven of said act," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

RESOLUTION NO. 9.

Mr. STRAUSS. Mr. Speaker, I desire to call up Resolution No. 9, File Folio 4395.

The SPEAKER. The Clerk will read the resolution. The Clerk read the resolution as follows:

Whereas Samuel S. Lewis Auditor General-elect of Pennsylvania and at present identified with the Auditor General's office in a recent address before certain members of this House declared that funds of the Commonwealth had been used to pay expense accounts when in his opinion said expense accounts could not be lawfully paid and that after he became Auditor General he proposed to proceed to consult the Attorney General and if his opinion was sustained by the Attorney General he proposed to proceed to recover back into the treasury the money expended on these expense accounts and

Whereas in the same address he declared that persons were drawing pay without authority of law and that others drawing more pay than the law authorized therefore



Be it resolved by the House of Representatives that the said Samuel S. Lewis be requested to immediately furnish House detailed data and information showing the persons to whom the expense accounts referred to by him were paid the amounts and the items and the character of items therein the legality of which he questions and his reason for so doing together with detailed information and data together with the names of the employees and the amount to them paid either without legal authority or in excess of the compensation authorized by law to be paid to them together with such other information as may be available to him and within his knowledge showing a violation or a disregard of the laws of the Commonwealth of Pennsylvania by any department of the Government.

On the question,

Will the House agree to the resolution?

Mr. HESS. Mr. Speaker, I move that resolution No. 9 be recommitted to the Committee on Ways and Means.

Mr. GLASS. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. GOLDER. Mr. Speaker, I desire to interrogate the gentleman from Lancaster.

The SPEAKER. Will the gentleman from Lancaster permit himself to be interrogated?

Mr. HESS. Mr. Speaker, yes, sir.

Mr. GOLDER. Mr. Speaker, I would like to inquire the purpose of recommitting this resolution to the Committee on Ways and Means.

Mr. HESS. Mr. Speaker, the purpose is to give the committee an opportunity to give consideration to the resolution.

Mr. GOLDER. I desire to ask the gentleman from Lancaster if the House is not entitled to give this resolution consideration. As you well know, during the last week or two the Auditor General-elect of Pennsylvania has made some very serious charges against the administration and several officers of the administration. I have absolute faith and confidence in the administration, and I believe also that the Auditor General-elect is a man of high integrity. If there is any truth in these statements and accusations we ought to know it, and if there is not we ought to know it. I am opposed to sending a resolution of this character to some committee for the purpose of stifling or pickling it. There are four or five resolutions that have taken the same course. If there is any fear from exposure or something then I can understand the object but I am sure that the administration will be justified in whatever course it has taken and will satisfy the public if there is any investigation made. Therefore, I oppose the pickling of this resolution.

Mr. EDMONDS. Mr. Speaker, I heartily second the remarks of my colleague from Philadelphia. If this were a bill it ought to go before a committee, but it is simply a resolution calling for information, and such information as the House is entitled to secure, and in view of the fact that the session has only a little over two weeks to run, if we are going to act on this resolution we must act on it at once and to refer this resolution to a committee at this time is unfortunate.

Mr. JAMES A. WALKER. Mr. Speaker, I would like to interrogate the gentleman from Philadelphia, Mr. Golder.

The SPEAKER. Will the gentleman from Philadelphia permit himself to be interrogated?

Mr. GOLDER. Mr. Speaker, yes sir.

Mr. JAMES A. WALKER. Mr. Speaker, I would like to ask the gentleman if he is not a member of the Ways and Means Committee?

Mr. GOLDER. I am.

Mr. JAMES A. WALKER. Are you not the secretary of that committee?

Mr. GOLDER. I am.

Mr. JAMES A. WALKER. Do you know anything of that committee ever having pickled any act of legislation?

Mr. GOLDER. I might say with due respect to the chairman of that committee, that in all my experience as secretary of that committee no bill has ever been handed to the secretary of that committee for that purpose whatever. We have an efficient chairman of that committee. In every case I know that he is efficient and absolutely fair I think the resolution would be given fair consideration, but in the stress of work at the present time, this resolution, which has nothing to do with the ordinary usages of a bill

or with the ordinary purposes required for legislation that comes before the Committee on Ways and Means, and for that reason, I believe that it should be considered on the floor of this House.

Mr. JAMES A. WALKER. I will ask the gentleman from Philadelphia to answer my question, as a member of the committee and as its secretary.

Mr. GOLDER. I am a member of the committee and its secretary.

Mr. JAMES A. WALKER. Have you ever known of any legislation being pickled by the committee or by the chairman of that committee?

Mr. GOLDER. I will answer that question in the same spirit in which it is given, as to the word "pickled," yes, sir.

The SPEAKER. The Chair will state at this time that the chairman of the committee or its methods should not be discussed. That is not the question at issue at the present time. A reflection upon the committee or any member of the committee is unwarranted.

Mr. GOLDER. Mr. Speaker, in using the word "pickled" it is simply in the vernacular, having to do with heading off undesirable legislation without casting any reflection upon the committee or any member of it. That in my opinion is what I had in mind when I used the term and I have the highest respect for the chairman of our committee and every man on the committee and for every member of the House, but I do feel that, after all, a committee, whether it be the Ways Committee or any other committee, is only a sub-committee of the House and that this resolution should be considered on the floor of the House; and as it is not in line with any particular work of that committee, it should not be sent there. A resolution of this kind should be thrashed out on the floor of the House.

Mr. STRAUSS. Mr. Speaker, the statement contained in the resolution was made before thirty-five members of the House of Representatives, before the Legislative League, and I thought it no more than proper and right that the whole House should know these charges and that they should be properly investigated. I want to say further that this is not a matter that should go before a committee at all. It is simply a request for information so that the House can then act upon it and do what is proper and right and just to ourselves and to the people of the Commonwealth.

Mr. JAMES A. WALKER. Mr. Speaker, the motion to commit this resolution to the Ways and Means Committee should prevail for this reason. Mr. Lewis is at present a clerk in the Auditor General's Department, and I submit to this House that it would be rather unfair to ask a clerk in any department to criticize his chief. It is embarrassing in the extreme and I do not believe that the statement which Mr. Lewis made some few weeks ago was intended by him to be made a matter of legislative action at this time. Furthermore, I take it that the examination which is provided for by this resolution would take time to develop, and we know, there is no use of concealing it, that the purpose of this resolution is to get further information to be followed by other resolutions which will take up the time of this House to the detriment of the position of the bills which we have now on the calendar and want passed. This resolution furthermore should be in the Committee on Ways and Means so that the matters therein referred to can be investigated and taken up to the end that in conjunction with the Appropriations Committee the appropriations of the Auditor General's Department may be examined into and discovered if correct; and it is furthermore to be remembered that the appropriation which will be made at this session for the Auditor General's Department will be by Mr. Lewis himself cut down considerably, that he will ask a different amount from that which may ordinarily be expected. Mr. Lewis will perform the functions of his office and furthermore under the law as we have it today it is the duty of the Governor if any irregularity exists in any department upon complaint to have them investigated and reported not merely to the House but to the Commonwealth at large. I therefore submit that this is a matter that requires careful attention, not hasty attention. If we will send this resolution back to the Ways and Means Committee, we will get the necessary



information, and have it attended to when the appropriations for the department come up. There is no need for the resolution whatever, and it is only one of those resolutions the purpose of which is merely to make someone feel uncomfortable, and we are not sure of any information.

Mr. DUNN. Mr. Speaker and gentlemen of the House, the very first remark that my friend from Philadelphia has made impresses upon your mind that this resolution ought to pass. He says Mr. Lewis is now employed as a clerk in the Auditor General's Department. Mr. Lewis would never have made the statement that he did before this body of men, representing this House, if he did not know the facts. He is the only one who can produce the facts which he made in the statement presented before the members of this House in a certain meeting. This resolution ought to pass because only seventeen days more and Mr. Lewis will be the Auditor General of this Commonwealth and the statement gives some evidence of what he has in his mind. I hope the resolution will pass.

Mr. ALEXANDER. Mr. Speaker, referring to another remark. Just before the gentleman from Philadelphia took his seat he said that this resolution was only presented to make somebody feel uncomfortable. Who is it going to make feel uncomfortable? The man whose records are straight and correct, or the fellow whose records are not straight and correct? We all know that the man whose books are straight and whose dealings are right does not care how many people ask him for an accounting, and the words of the honorable gentleman, the Auditor General of the Commonwealth, some four years ago, that no honest man would object to an investigation and an accounting, who is it that this resolution is going to make feel uncomfortable? I say if there is anybody in the employ of this State that is in the position that some resolution like this will make feel uncomfortable, then this House should go a little bit further and make it very uneasy and very uncomfortable and very unpleasant for him for the rest of his term. I have a resolution in there similar to this and we have never heard tell of it since it went in there.

Mr. HESS. Mr. Speaker, my purpose in making the motion to commit this resolution to the Committee on Ways and Means is not for the purpose of picking this resolution, but it for the purpose of giving it a proper and thorough investigation, what the statement is grounded upon and backed up by, and we all know that this cannot be done by a large membership, such as the membership of this House. It should be referred back to that committee and from that committee a sub-committee should be appointed to give it proper time and attention and find out just what there is in this statement and then they will make a recommendation back to the House.

Mr. GLASS. Mr. Speaker, I seconded that motion to recommit to the Ways and Means Committee with the thought in mind that that committee will immediately begin a proper investigation of the matters involved in that resolution. I did it for the reason, Mr. Speaker, that the time is growing very short, that we have not many days left in which to consider legislation. We only have about one more week left to legislate. We have today on our calendar over one hundred bills on third reading. Now I have confidence in the Committee on Ways and Means, and I am sure that when they get this resolution in their committee, they will immediately investigate the matter contained in the resolution, and make a report to this body. For that reason, Mr. Speaker, I seconded the motion.

#### POINT OF ORDER.

Mr. JAMES A. WALKER. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman from Philadelphia, Mr. Walker, will state his point of order.

Mr. JAMES A. WALKER. Mr. Speaker, my point of order is that the resolution should be declared out of order because Mr. Lewis, being an employee and not an officer of the department, cannot be called upon to furnish information from that department.

The SPEAKER. The Chair will sustain the point of order raised by the gentleman from Philadelphia, Mr. Walker. The Chair is of the opinion that this resolution calls

for information which is, at the present time, beyond the power of the gentleman to whom it is addressed to produce. That being so, the Chair feels that the point of order of the gentleman from Philadelphia is well taken. The Chair is further of the opinion that the commitment of this resolution to the Committee on Ways and Means would give an opportunity for a thorough and deliberate discussion by every member of that committee which a resolution carrying the gravity that this resolution carries should not be subjected to without a most thorough deliberation. The Chair sustains the point of order raised by the gentleman from Philadelphia. Mr. Walker.

#### BILL ON THIRD READING (SPECIAL ORDER).

The SPEAKER. The hour of 11:30 A. M. having arrived, the House will now take up the special order set for that time.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1237, as follows:

An Act amending an act approved the thirteenth day of May one thousand eight hundred and eighty-seven entitled "An act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" by prohibiting the manufacture sale offering for sale transportation importation exportation furnishing or possession for beverage purposes of anything determined and found to be intoxicating by Act of Congress passed pursuant to and in the enforcement of the Constitution of the United States of America and by restraining and regulating the sale of vinous spirituous malt or brewed liquors or any admixtures thereof fit for beverage purposes other than such as are from time to time determined and found to be intoxicating by any such Act of Congress

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the thirteenth day of May one thousand eight hundred and eighty-seven entitled "An act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" (Pamphlet Laws one hundred and eight) which now reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful to keep or maintain any house room or place hotel inn or tavern where any vinous spirituous malt or brewed liquors or any admixtures thereof are sold by retail except a license therefor shall have been previously obtained as hereinafter provided" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the phrase "vinous spirituous, malt or brewed liquors" the phrase "spirituous vinous malt or brewed liquors" and the word "liquors" as used in this act shall mean vinous spirituous malt or brewed liquors fit for beverage purposes other than such as are from time to time determined and found to be intoxicating by Act of Congress passed pursuant to and in the enforcement of the Constitution of the United States of America

The phrase "intoxicating liquors" shall mean anything found and determined from time to time to be intoxicating by Act of Congress passed pursuant to and in the enforcement of the Constitution of the United States of America

It shall be unlawful to keep or maintain any house room or place hotel inn or tavern where any vinous spirituous malt or brewed liquors or any admixture thereof are sold by retail except a license therefor shall have been previously obtained as hereinafter provided

Section 2 That section four of said act which now reads as follows

"Section 4 Every person intending to apply for a license as aforesaid in any city or county of this Commonwealth from and after the passage of this act shall file with the clerk of the court of quarter sessions of the proper county his her or their petition at least three weeks before the first day of the sessions of the court at which the same is to be heard and shall at the same time pay said clerk five dollars for expenses connected therewith and said clerk shall cause to be published three times in two newspapers designated by the said court a list containing the names of all such applicants their respective residences and the place for which application is made the first publication shall be not less than fifteen nor more than twenty-five days before the time fixed by the court. Provided That no license shall be granted under the provisions of this act to any person to sell in any room where groceries are sold at wholesale or retail. Provided also That in cities of the first class in the month of January in each and every year it shall be the duty of the mercantile appraisers to return under oath together with the list of mercantile taxes all licensed and unlicensed hotels taverns inns restaurants or saloons engaged in selling intoxicating liquors and shall also return a duplicate list of said licensed and unlicensed hotels taverns inns restaurants or saloons to the clerk of the court of quarter sessions and the said list of licensed and unlicensed hotels taverns inns restaurants or saloons shall be published in the manner now prescribed for the publication of mercantile appraisers' lists and said list shall contain the name and amount paid by each



licensee and a list of every unlicensed hotel tavern inn restaurant or saloon and it shall be their further duty to return to the district attorney in said cities of the first class the name and residence of every proprietor or keeper of any unlicensed hotel tavern inn restaurant or saloon together with the location thereof and it shall be the duty of the district attorney to forthwith proceed to prosecute each and every offender according to law. And for each and every license granted by the court for any hotel tavern inn restaurant or saloon and mercantile appraisers shall receive the sum of two dollars and fifty cents the said sum to be paid by the applicant or applicants for said license" is hereby amended to read as follows

Section 4 Every person intending to apply for a license as aforesaid in any city or county of this Commonwealth from and after the passage of this act shall file with the clerk of the court of quarter sessions of the proper county his her or their petition at least three weeks before the first day of the sessions of the court at which time the same is to be heard and shall at the same time pay said clerk five dollars for expenses connected therewith and said clerk shall cause to be published three times in two newspapers designated by the said court a list containing the names of all such applicants their respective residences and the place for which application is made the first publication shall not be less than fifteen nor more than twenty-five days before the time fixed by the court. Provided That no license shall be granted under the provisions of this act to any person to sell in any room where groceries are sold or in any place of resort for minors. Provided also That in cities of the first class in the month of January in each and every year it shall be the duty of the mercantile appraisers to return under oath together with the list of mercantile taxes all licensed and unlicensed hotels taverns inns restaurants or saloons engaged in selling vinous spirituous malt or brewed liquors and shall also return a duplicate list of said licensed and unlicensed hotels taverns inns restaurants or saloons to the clerks of the court of quarter sessions and the said list of licensed and unlicensed hotels taverns inns restaurants or saloons shall be published in the manner now prescribed for the publication of mercantile appraisers' lists and said list shall contain the name and amount paid by each licensee and a list of every unlicensed hotel tavern inn restaurant or saloon and it shall be their further duty to return to the district attorney in said cities of the first class the name and residence of every proprietor or keeper of any unlicensed hotel tavern inn restaurant or saloon together with the location thereof and it shall be the duty of the district attorney to forthwith proceed to prosecute each and every offender according to law. And for each and every license granted by the court for any hotel tavern inn restaurant or saloon the mercantile appraisers shall receive the sum of two dollars and fifty cents the said sum to be paid by the applicant or applicants for said license

Section 3 That section five of said act which as amended by an act approved the twenty-fourth day of April Anno Domini one thousand nine hundred and one entitled

"An act amending the ninth clause of the fifth section and the tenth section of the act entitled 'An act to restrain and regulate the sale of vinous spirituous malt or brewed liquors or any admixture thereof' approved the thirteenth day of May Anno Domini one thousand eight hundred and eighty-seven authorizing bondsmen from any part of the county or a security trust or surety company organized under the laws of this State or any other state of the United States to execute the bond required and fixing the amount thereof and providing for the filing and approval thereof" now reads as follows

"Section 5 Said petition shall contain

First The name and present residence of applicant and how long he has there resided

Second The particular place for which a license is desired

Third The place of birth of said applicant and if a naturalized citizen where and when naturalized

Fourth The name of owner of premises

Fifth That the place to be licensed is necessary for the accommodation of the public

Sixth That none of the applicants are in any manner peculiarly interested in the profits of the business conducted at any other place in said county where any of said liquors are sold or kept for sale

Seventh That the applicant is the only person in the manner peculiarly interested in the business so asked to be licensed and that no other person shall be in any manner peculiarly interested therein during the continuance of the license

Eighth Whether applicant or any of them has had a license for the sale of liquors in this Commonwealth during any portion of the year preceding this application revoked

Ninth The names of no less than two reputable free-holders of the company where the liquor is to be sold who will be his or her or their sureties on the bond which is required and a statement that each of said sureties is a bona fide owner of real estate in said county worth over and above all incumbrances the sum of two thousand (\$2,000) dollars and that it would sell for that much at public sale and that he is not engaged in the manufacture of spirituous vinous malt or brewed liquors. Provided That when any person is surety upon more than one bond he shall certify that he is worth four (\$4,000) thousand dollars over and above all incumbrances and over and above any previous bond he may be on as surety or of a security trust or surety company organized and existing under the laws of this Commonwealth or of any other State of the United States of America duly authorized to do so by the laws of the State of Pennsylvania by the Insurance Commissioner thereof

Tenth This petition must be verified by affidavit of applicant made before the clerk of the court a magistrate notary public or justice of the peace and if any false statement is made in any part of said petition the applicant or applicants shall be deemed guilty of the crime of perjury and upon indictment and conviction shall be subject to its penalties" is hereby further amended to read as follows

Section 5 Said petition shall contain

First The name and present residence of the applicant and how long he has there resided

Second The particular place for which a license is desired

Third The place of birth of said applicant and if a naturalized citizen where and when naturalized

Fourth The name of the owner of the premises

Fifth That none of the applicants are in any manner peculiarly interested in the profits of the business conducted at any other place in said county where any of said liquors are sold or kept for sale

Sixth That the applicant is the only person in any manner peculiarly interested in the business so asked to be licensed and that no other person shall be in any manner peculiarly interested therein during the continuance of the license

Seventh Whether applicant or any of them has had a license for the sale of liquors in this Commonwealth during any portion of the year preceding this application revoked

Eighth This petition must be verified by affidavit of applicant made before the clerk of the court a magistrate notary public or justice of the peace and if any false statement is made in any part of said petition the applicant or applicants shall be deemed guilty of the crime of perjury and upon indictment and conviction shall be subject to its penalties

Section 4 That section seven of said act which now reads as follows

"Section 7 The said court of quarter sessions shall hear petitions from residents of the ward borough or township in addition to that of the applicant in favor of and remonstrance against the application for such license and in all cases shall refuse the same whenever in the opinion of the said court having due regard to the number and character of the petitioners for and against such application such license is not necessary for the accommodation of the public and entertainment of strangers or travelers or that the applicant or applicants is or are not fit persons to whom such license should be granted and upon sufficient cause being shown or proof being made to the said court that the party holding a license has violated any law of this Commonwealth relating to the sale of liquors the court of quarter sessions shall upon notice being given to the person so licensed revoke the said license" is hereby amended to read as follows

Section 7 The said court of quarter sessions shall hear petitions from residents of the ward borough or township in addition to that of the applicant in favor of and remonstrance against the application for such license and in all cases shall refuse the same whenever in the opinion of the said court having due regard to the number and character of the petitioners for and against such application the applicant or applicants is or are not fit persons to whom such license should be granted or the place applied for is not a fit place and upon sufficient cause being shown or proof being made to the said court that the party holding a license has violated any law of this Commonwealth relating to the sale of liquors the court of quarter sessions shall upon notice being given to the person so licensed revoke the said license

Section 5 That section eight of said act which as last amended by an act approved the twenty-sixth day of February Anno Domini one thousand nine hundred and nineteen entitled "An act to amend section eight of the act approved the thirteenth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws one hundred eight) entitled 'An act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof' now reads as follows

"Section 3 That all persons licensed to sell at retail any vinous spirituous malt or brewed liquors or any admixture thereof in any house room or place hotel inn or tavern shall be classified and required to pay annually for such privilege as follows Persons licensed to sell by retail resident in cities of the first and second classes shall pay the sum of one thousand dollars and those resident in cities of the third class shall pay the sum of five hundred dollars those resident in all other cities shall pay three hundred dollars and those resident in boroughs shall pay the sum of one hundred and fifty dollars those resident in townships shall pay the sum of seventy-five dollars to the treasurer of the respective counties for the use of the counties in the following proportion In cities the sum of one hundred dollars in boroughs and townships one-fifth of the amount of license shall be paid to the treasurer of the respective counties for the use of the counties and the balance shall be paid to the treasurer of the respective cities boroughs and townships for their respective use Provided however That the money thus paid into any township treasury shall be applied to keeping the roads in good repair Provided further That each person licensed to sell vinous spirituous malt or brewed liquors or any admixture thereof under the provisions of this act may pay the annual license fees herein provided for and any additional tax or license fee now established by law in twelve monthly instalments The instalment for the first month shall be paid as now required by law before a license is issued to the applicant and each subsequent instalment at any time before the beginning of each succeeding month Failure to make any of said monthly payments in advance shall terminate said license and all rights therein and the licensee shall forthwith return the same to the court or authority by which it was issued" is hereby further amended to read as follows

Section 8 That all persons licensed to sell at retail any vinous spirituous malt or brewed liquors or any admixture thereof in any house room or place hotel inn or tavern shall be classified and required to pay annually for such privilege as follows Persons licensed to sell by retail resident in cities of the first and second classes shall pay the sum of five hundred dollars and those resident in cities of the third class shall pay the sum of two hundred and fifty dollars those resident in all other cities shall pay one hundred and fifty dollars and those



resident in boroughs shall pay seventy-five dollars and those resident in townships shall pay the sum of forty dollars to the treasurer of the respective counties for the use of the counties in the following proportion. In cities boroughs and townships one-fifth of the amount of the license shall be paid to the treasurer of the respective counties for the use of the counties and the balance shall be paid to the treasurer of the respective cities boroughs and townships for their respective use. Provided however That the money thus paid into any township treasury shall be applied to keeping the roads in good repair.

Section 6 That said act is hereby amended by taking therefrom section ten thereof. The said section as amended by the act of April twenty-four one thousand nine hundred and one entitled "An act amending the ninth clause of the fifth section and the tenth section of the act entitled 'An act to restrain and regulate the sale of vinous spirituous malt or brewed liquors or any admixture thereof' approved the thirteenth day of May Anno Domini one thousand eight hundred and eighty-seven authorizing bondsmen from any part of the county or a security trust or surety company organized under the laws of this State or any other State of the United States to execute the bond required and fixing the amount thereof and providing for the filing and approval thereof" reads as follows

"Section 10 The license shall not be issued to any person or persons until he or she or they shall have executed a bond to the Commonwealth and a warrant of attorney to confess judgment in the penal sum of two thousand (\$2,000) dollars with two sufficient sureties where the same are individuals or one sufficient surety where the same is a security trust or surety company organized and existing under the laws of this Commonwealth or under the laws of any other State of the United States of America duly authorized to do business within the State of Pennsylvania by the Insurance Commissioner thereof to be approved by the court granting such license condition for the faithful observance of all the laws of this Commonwealth relating to the selling or furnishing of vinous spirituous malt or brewed liquors or any admixture thereof and to pay all damages which may be recovered in any action which may be instituted against him her or them under the provisions of any act or assembly and all costs fines and penalties which may be imposed upon him her or them under any indictment for violating this act or any other act of assembly relating to selling or furnishing liquors as aforesaid and the said bonds shall be filed in the office of the clerk of the said court for the use and benefit of all persons interested therein

Section 7 That section eleven of said act which now reads as follows

"Section 11 The constable of the respective wards boroughs or townships in each county shall in the first week in each term of the court of quarter sessions make returns under oath of all places in his bailiwick where vinous spirituous malt or brewed liquors or any admixture thereof are kept for sale or sold except stores kept by druggists and apothecaries stating which of said places are licensed under this act and which are unlicensed and it shall be the special duty of the judge of said court to see that this return is faithfully made. And on failure of any constable to comply with this provision or if it be found upon examination or inquiry by said court that any constable has either wilfully or negligently omitted to return all such houses and the names of the proprietors thereof in his bailiwick he shall be guilty of wilfully or negligently making a false return and the court shall suspend him from office and direct the district attorney to indict and try said officer and if found guilty he shall be fined in a sum not exceeding five hundred dollars and undergo an imprisonment either simple or solitary not exceeding two years both or either in the discretion of the court" is hereby amended to read as follows

Section 11 The constable of the respective wards boroughs or townships in each county shall in the first week in each term of the court of quarter sessions make returns under oath of all places in his bailiwick where vinous spirituous malt or brewed liquors or any admixture thereof or any intoxicating liquors are kept for sale or sold except stores kept by druggists and apothecaries stating which of said places are licensed under this act and which are unlicensed and it shall be the special duty of the judge of said court to see that this return is faithfully made. And on failure of any constable to comply with this provision or if it be found upon examination or inquiry by said court that any constable has either wilfully or negligently omitted to return all such houses and the names of the proprietors thereof in his bailiwick he shall be guilty of wilfully or negligently making a false return and the court shall suspend him from office and direct the district attorney to indict and try said officer and if found guilty he shall be fined in a sum not exceeding five hundred dollars and undergo an imprisonment either simple or solitary not exceeding two years both or either in the discretion of the court

Section 8 That section twelve of said act which now reads as follows

"Section 12. It shall be the duty of each constable in the county to visit at least once in each month all places within their respective jurisdictions where any of said liquors are sold or kept to ascertain if any of the provisions of this or any act of assembly relating to the sale or furnishing of such liquors have been or are being violated and whenever any of the officers above mentioned shall learn of any such violation it shall be his duty to forthwith make written returns of the same to the court of quarter sessions with the names of the witnesses and to do whatever shall be in his power to bring the offender to justice and upon any neglect or refusal of any of said officers to perform the aforesaid duty the said court shall impose the same penalties provided in section eleven of this act" is hereby amended to read as follows

Section 12 It shall be the duty of each constable in the county to visit at least once each month all places within their respective jurisdictions where any of said liquors are sold or kept to ascertain if any of the provisions of this or any act of Assembly relating to the sale or furnishing of such liquors or intoxicating liquors have been or are being violated and whenever any of the officers above mentioned shall learn of any such violation it shall be his duty to forthwith make written returns of the same to the court of quarter sessions with the names of the witnesses and to do whatever shall be in his power to bring the offender to justice and upon any neglect or refusal of any said officers to perform the aforesaid duty the said court shall impose the same penalties provided in section eleven of this act

Section 9 That section fifteen of said act which now reads as follows

"Section 15 Any person who shall hereafter be convicted of selling or offering for sale any vinous spirituous malt or brewed liquors or any admixture thereof without a license shall be sentenced to pay a fine of not less than five hundred dollars and undergo an imprisonment in the county jail of not less than three months nor more than twelve months. Any person having license who shall hereafter be convicted of violating any of the provisions of the license laws shall be subjected to a fine of not less than one hundred nor more than five hundred dollars and for any second offense whereof he shall be convicted of not less than three hundred nor more than one thousand dollars and for any third offense whereof he shall be convicted a fine of not less than five hundred nor more than five thousand dollars and undergo an imprisonment in the county jail of not less than three months or more than twelve months or both or either at the discretion of the court. Any person convicted of more than one offense shall not again be licensed in any city or county of the Commonwealth and the license of any person permitting the customary visitation of disreputable person permitting the customary visitation of disreputable persons or keeping a disorderly place may upon proof be at any time revoked by the court and when thus revoked the same party shall not again be licensed in any city or county of the Commonwealth" is hereby amended to read as follows

Section 15 Any person who shall hereafter be convicted of selling or offering for sale any vinous spirituous malt or brewed liquors or any admixture thereof without a license shall be sentenced to pay a fine of not more than two thousand dollars and undergo imprisonment in the county jail of not more than six months or both. Any person having license who shall hereafter be convicted of violating any of the provisions of the license laws shall be subjected to a fine of not more than five hundred dollars or to an imprisonment in the county jail of not more than three months or both. Any person convicted of more than one offense shall not again be licensed in any city or county of the Commonwealth and the license of any person permitting the customary visitation of disreputable persons or keeping a disorderly place may upon proof be at any time revoked by the court and when thus revoked the same party shall not again be licensed in any city or county of the Commonwealth

Section 10 That section seventeen of said act which now reads as follows

"Section 17 That it shall not be lawful for any person with or without license to furnish by sale gift or otherwise to any person any spirituous vinous malt or brewed liquors on any day upon which elections are now or hereafter may be required to be held nor on Sunday nor at any time to a minor or a person of known intemperate habits or a person visibly affected by intoxicating drink either for his or her use or for the use of any other person or to sell or furnish liquors to any person on a pass-book or order on a store or to receive from any person any goods ware merchandise or provisions in exchange for liquors shall be held and deemed a misdemeanor and upon conviction thereof the offender shall be fined not less than fifty nor more than five hundred dollars and undergo an imprisonment of not less than twenty nor more than ninety days" is hereby amended to read as follows

Section 17 That it shall not be lawful for any person with or without license to furnish by sale gift or otherwise to any person any spirituous vinous malt or brewed liquors on Sunday nor at any time to a minor or a person of known intemperate habits or a person visibly affected by intoxicating drink either for his or her use or for the use of any other person or to sell or furnish liquor to any person on a pass-book or order on a store or to receive from any person any goods wares merchandise or other provisions in exchange for liquor. Any person violating the provisions of this section shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine of not more than five hundred dollars or to undergo an imprisonment of not more than ninety days or both

Section 11 That section eighteen of said act which now reads as follows

"Section 18 Any house room or place hotel inn or tavern where vinous spirituous malt or brewed liquors are sold offered for sale drank or given away in violation of any law of this Commonwealth shall be held and declared a nuisance and shall be abated by proceedings at law or equity. All expenses connected with such proceedings including a counsel fee of twenty dollars for the counsel of complaint shall be paid by defendant or defendants" is hereby amended to read as follows

Section 18 Any house room or place hotel inn or tavern where vinous spirituous malt or brewed liquors or intoxicating liquors are sold offered for sale drank or given away in violation of any law of this Commonwealth shall be held and declared a nuisance and shall be abated by proceedings at law or equity. All expenses connected with such proceedings includ-



ing a counsel fee of twenty dollars for the counsel of complaint shall be paid by defendant or defendants.

Section 12 That the said act is hereby further amended by adding thereto the following sections:

Section 20 That from and after the passage of this act any person who shall manufacture sell offer for sale furnish transport import export or possess any intoxicating liquor within the State for beverage purposes except as hereinafter provided shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred dollars nor more than five thousand dollars or undergo an imprisonment of not more than three years or both at the discretion of the court.

Section 21 When proof of the manufacture sale offering for sale furnishing transportation possession exportation or importation of any intoxicating liquors has been given in evidence the jury may infer that the same was for beverage purposes but this inference shall not apply to medicines or anything unfit for beverage purposes or to extracts ordinarily used for culinary purposes. And this act shall not apply to such extracts when intended to be used for flavoring anything which when so flavored shall not violate the provisions of this act.

Section 22 It shall not be unlawful to possess intoxicating liquor in one's private dwelling provided such liquor is for use only for the personal consumption of the owner thereof and his family residing in such dwelling and of his bona fide guests when entertained by him therein which entertainment shall not be deemed an unlawful furnishing. The term "private dwelling" shall be construed not only in its ordinary sense but also to include the room or rooms used and occupied not transiently but solely as a residence in an apartment house hotel or boarding house.

Section 23 Any premises for which a license is granted under this act shall be subject at all times to inspection by authority of any judge of the court which has granted such license or of the district attorney of such county or of the mayor of any city wherein such premises are located for the purposes of ascertaining whether any intoxicating liquor is kept upon said premises and any such liquor found thereon may be seized and used as evidence of the violation of this act.

Section 24 Nothing in this act shall affect any case in which it shall appear that the crime therein charged was committed prior to the date of the approval hereof but such offenders may be prosecuted and punished as if this act had not been passed.

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. WONER. Mr. Speaker, the problem of law enforcement in the State of Pennsylvania, as affecting the Eighteenth Amendment, is an emphatic challenge to every member of this House today. A solution of this problem, in a measure at least, is offered to you in Bill 1237. This bill designed to make operative in the State of Pennsylvania this Eighteenth Amendment is the carefully worked out plan of the great Governor of this State. The provisions in this bill are the fruition of the well-seasoned judgment and the conscientious conviction, as well as the best thought and analysis, of the Attorney General of this State.

Now, gentlemen, this is not an eleventh-hour conclusion. Early in his campaign for election in 1918, William C. Sproul declared himself openly and frankly for the ratification of the Eighteenth Amendment. It was largely due to him that in the session of 1919 this General Assembly ratified that amendment and became the forty-fifth State on the list. It is not, then, peculiar that at this time the Governor of this State is leading a movement to have the State of Pennsylvania on the list as the forty-second State which has adopted enforcement codes in this Union. Now, the Governor of this State in his inaugural address, came out emphatically for the enforcement of law. In the session of 1919 a suggestion that we should adopt an enforcement code met with favor until it was determined that until the Congress had interpreted the Eighteenth Amendment and the Supreme Court of the United States adjudicated some vital points, it was unwise to adopt an enforcement code. Now, gentlemen, the Governor of this State and his Attorney General have weighed carefully all proposals for the enforcement act of the State of Pennsylvania. Naturally, all those proposals centered upon the Brooks law.

The proposal that the Brooks law should be repealed led to an effort to work out a system by which less than one-half of one per cent. of alcoholic contents should be regulated. Admittedly, the Governor of the State of Pennsylvania is conscientious and true in his convictions when he says that he does not desire that the boys and girls of the State of Pennsylvania shall be able to obtain freely

and without reserve one-half of one per cent. He further is honest in his conviction when he says to the members of this House that one-half of one per cent. can and will be made the basis for a stronger drink by the adding of strong alcoholic mixtures. It then develops that he has worked out a system of retaining control, through license, of "spirituous, vinous, malt and brewed liquors" of less than a half per cent. alcoholic content and prohibiting absolutely the "manufacture, sale, possession or transportation" of intoxicating liquors for beverage purposes. This system, presented in Bill 1237, is said to be unlike that adopted in any other State of the Union. Likewise, declare the advocates of this plan, the regulation and restriction of the sale of intoxicating liquors in this Commonwealth, until they were outlawed by the Eighteenth Amendment, was also unique and distinctive. For over thirty years the Governor considered the State of Pennsylvania by confining the sale of intoxicants to hotels for the most part, and to men of special standing, under direction of the courts, avoided many of the abuses and evils of the less restrained traffic in other states.

Out of this law, and its interpretation by the courts, grew the status whereby a beverage containing any alcohol whatever could be sold only in licensed places and in such places not to any one under the age of twenty-one years. Thus, while near-beer, or any beverage up to a half of one per cent. alcoholic content, might be sold in many states even under prohibition laws, its sale was greatly restricted in this State. Admittedly this fact and this condition led the Governor to look with disfavor upon taking the ban off the sale of the beverages up to one-half of one per cent. of alcohol, as would result by the repeal of the Brooks Law.

The principle involved in this issue is distinct. We have just failed in efforts to pass through this House a bill wiping the Brooks Law off the statute books and replacing it with an enforcement code. I stood consistently and uncompromisingly for that bill. And now I ask this House to pass this bill, even though it retains the license feature. If it does not work, I shall be the first to get back of a system found to be better.

The moral issue as to license is largely removed in this bill. I hold, with many others, that licensing that which is wrong to make it legally right is in itself wrong. But licensing that which is determined to be right violates no part of the moral or religious standards. Wrong may result from the abuse of the license, or in the violation of law but this must find its remedy in enforcement. This plan, or any other plan, will not work out for good unless there is a willingness and the courage in any community to enforce the law. Admittedly, the evil in this system of enforcement may be found in the open door of the licensed place, but even under no license these doors cannot be closed by the law if only non-intoxicants are sold. And I warn the interests in this State bent brazenly and defiantly on setting at naught the Constitution of this country to satisfy an appetite for that which is unlawful, there will be a day of reckoning with those who violate the law.

The safeguards in this bill, against violation of the law, are strong and plain. The temptation of the licensee to cross the border line which divides the non-intoxicants and the intoxicants is recognized as great. From a thousandth of a per cent. under the border line to a thousandth of a per cent. above the border line is not far. Because of this the Attorney General has provided a workable, effective means of enforcement in sections 20, 21, 22 and 23. The right of inspection, to enter the place where non-intoxicants are sold, is based upon the honest, reasonable assumption that the licensee acted in good faith and was fully aware of his agreement when he accepted his license under conditions, plain and explicit, that he shall not possess or sell intoxicants for beverage purposes. Under these conditions any licensee who is honest in his business agreements, will invite inspection and any who are not honest, should be made to feel the firm hand of the law.

Under this provision, if the law is enforced, there will be an end to making license places headquarters for bootleggers.

In section 20, making it unlawful to "manufacture, sell, offer for sale, furnish, transport, import, export or possess" any intoxicating liquors for beverage purposes, the licensee



faces plainly and unequivocally the border line of crime. If he crosses that border line, which he has agreed not to cross, and which he knows will make him a criminal if he does cross, is it not both fair and logical, as well as right under the law, that he shall be presumed to be guilty unless he can show he had the intoxicants for medicinal purposes only? And who is it that keeps his medicine in his place of business instead of his home?

Hence a licensee having intoxicants in his place, convicts himself, under the law, and his rights are in no way impaired or denied before the bar of justice. He faces the presumption of guilt which he brought upon himself by open, knowing, wilful, inexcusable infraction of the law under his license.

Fear has been expressed to the administration that this bill would open the way to a licensed place in present dry areas. It is replied that the courts may, as at present, deny all licenses and their decision may not be reviewed. It is also replied that, should the Brooks law be repealed all present dry areas would be open to free and unrestricted distribution and sale of an alcoholic beverage of less than a half per cent. to be purchased by persons of all ages. Courts may still confine the sale of non-intoxicants, as the administration interprets this bill and license may be revoked for violation of the law. Where inspection is so strict, either the licensee will have to get along by selling near-beer or go out of business.

I appeal to the members of this House to vote for this bill. Let every good citizen demand not only that the law be enforced, but that a workable enforcement law be enacted. Let us by our votes here to-day declare ourselves for the safety and well-being of our Commonwealth. No nation can long endure in which a large number of its citizens trifle with law.

Setting at naught one law leads to disrespect for all laws. The greatest achievement of any people is the achievement of implicit, honest obedience to all laws. It is no longer a question of liquor or no liquor. It is question of carrying out, in our land, the edict of the nation that the law shall and must be supreme, or of permitting lawlessness to go unchecked.

I plead with you, for the good of human kind, for the unsullied honor of our great State, for the good name of the citizenship of this great Commonwealth which has emblazoned our history with the diadem of exalted character and splendid achievement, until we stand among the states unique in our godliness and our prosperity, and until we have taken a place before the world as a State where peace reigns and sober sense holds sway, in working out our enviable end, under sane and just laws—conservative, constructive, thrifty, law-abiding, heroic in deed and noble in character—ends we cannot hope to preserve if we lose sight of the star of liberty set in the firmament of obedience to law, the safeguard of which resposes in the effective enforcement of our nation's organic law.

I plead with you to give us this law, that we may go forward in the path of duty, concurrently placed upon us by the Eighteenth Amendment.

Mr. BOLARD. Mr. Speaker and gentlemen of the House. I request that we have as good order as we can have in the House for a few moments. I know there are a great many here who are interested in hearing the discussion on this question and what I say may differ from that which has been said by others. As a personal favor I ask to have at least enough order so that my voice may be heard, for a few moments.

Mr. Speaker and gentlemen of the House, there is perhaps just one main reason why I have been in this House for two years, and that is, because I am interested more in the enactment of laws in favor of and the enforcement of liquor prohibition legislation in Pennsylvania than in anything else. That is the issue that has been supreme in the two last campaigns in the big country districts I come from. I represent over 60,000 people in Crawford County; I feel that I am representing them and I believe that I am speaking their sentiments and not my own, and I think that is the attitude that every member should take. In regard to the bill before us that is claimed by some to be a dry measure or a prohibition enforcement measure, to my mind after all the study I have given it, talking to people about it and reading about it I am satisfied that the State of Penn-

sylvania will have no drier law after the enactment of this bill than they will have under the Brooks High License Law. If that is the case, what advantage are the dry people and the prohibition re-enforcement people going to get by badly mixing up existing statutes with a number of amendments and by adding to it a different clause on legislation from what it ever carried before. What is known as the Brooks High License Law was enacted in 1887 and every member who sits in this House knows that that law has been the storm centered in our courts ever since its enactment; and that there has been hardly a word or a syllable, but what has been passed on, and we know what the decision has been in our superior court last month. In Pennsylvania if a man does not hold a license to sell liquor he is amenable to the law. It is easy enough for you if you have the courts and the moral stamina in your community to prevent men from trafficking in intoxicating liquors under that law, and if he does not hold a license he is amenable to the law and suffers a penalty. We have no trouble in the enforcement of this law in territory where we have dry sentiment. Last month the superior court handed down an opinion which we believe will stand, that under the Brooks High License Law to-day, the Federal Constitution and the Volstead Act, stands supreme and complete so far as all prohibition clauses are concerned and so far as the penalties for the violation of the prohibition features are concerned. It also holds that the licensing for the sale of intoxicating liquor or any liquor that is in violation of the Federal Constitution and the Federal Act is absolutely void and done away with. Therefore, no court in the State of Pennsylvania acting under the Brooks High License Law can license any person to deal in the liquor traffic or in any beverage that is prohibited by the Volstead Act or by the Federal Constitution to-day. Gentlemen of the House, we all know that that reduces it at least to a drink which is commonly called "near-beer" and which nobody believes to be intoxicating and nobody will argue that it is deleterious to health, and we never thought of it being applied to any license system of Pennsylvania. We know that a few years ago there was a storm center bearing on interpretations of this law, but whether or not the judges of our courts sitting in a license court found it so it was determined that a license when not necessary was not granted. One of the judges of Venango County, Judge Criswell, held that the Brooks High License Law had the right to deny a license to any place that applied for it when not necessary and that it would be denied irrespective of all other reasons submitted, and the law was sustained and from that time we have been gradually going dry from one county to another. After that act was sustained the courts in the various counties have followed it where there was a dry sentiment and have ruled that in their jurisdiction there was no necessity for a licensed place to deal in the liquor traffic, and, gentlemen of this House, if we are to suppose that this law is before us now is to give us more effective prohibition or better enforcement of the liquor laws, I ask you why did the framers of this bill take from it that one clause that absolutely takes from our courts the right to find whether or not a place that is asking for a license shall be granted if it is unnecessary? I submit to any person who has carefully studied this act to decide if a man applies for a license and wants to hang out the word "saloon" the only thing the court needs is to pass on whether or not there is anything against that man's reputation and whether or not he is a reputable or proper citizen or whether the room is clean and sanitary and properly equipped. If in the affirmative this bill takes from our judges the right to refuse that license if anybody in the neighborhood presents a protest the same as was presented before Judge Criswell when the ruling was made to which I have just referred.

I say, gentlemen of this House, that it is not a better enforcement law, and to me is not a dry measure. Mr. Speaker and gentlemen of the House one other thing about this bill that I want to call to your attention. Up until the time of the Federal Constitutional Amendment and the Volstead Act we had beverages, or intoxicating beverages as we called them. We have the same thing since the enactment of the Constitutional Amendment and we have two distinct articles that we are dealing with. We have one article that is prohibited, absolutely prohibited by the Federal Constitution and in which we as a State have only



one mode of action, or one right of action and that is to pass laws co-ordinate with the Federal law for the purpose of enforcement. The other, or what might be called non-intoxicating beverages or drinks of which I might go on and name a score an article of food or drink or beverages. They are not articles that are criminal in their use; they are not detrimental in their use, and we are simply proposing licensing them as a matter of regulation and a matter of revenue. Now I contend, gentlemen of the House, that this is incorporating two distinct classes of legislation. One is purely criminal, and enforcing a criminal constitutional amendment of the Federal government and the other is purely a civil matter of regulating a non-harmful thing. That being the case these classes of legislation cannot be incorporated in one act and passed under one heading. Therefore I say that the law as drawn with the prohibition clause added to our old license system would be unconstitutional and void.

One other matter. I find that the way the matter has been brought before the House, the matter of the Martin Bill and the presenting of an amendment to the old Brooks Law raises the question in the minds of many who are honestly and earnestly dry advocates as to whether or not as a matter of expediency they should go along on this bill. Gentlemen of the House, if it in anyway increases the effect of a prohibition bill or a dry enforcement measure better than what we have got on the books to-day, or if the people thought that the effect was more satisfactory, it would be disapproved by the ninety-nine who voted for the other measure, and if the conditions that were said to exist had been as stated there seemingly would be some excuse for trying to call it a dry measure, but from the records they are not. The comment from several sources, numerous sources in the newspapers I maintain carry out the facts shown that so far as public opinion on this bill is concerned, it is a wet measure and satisfactory to the wets. I want to read just two short items on that subject, one coming from Reading, simply a newspaper correspondent writing in from Reading, not an editorial, but a newspaper correspondent writing in from there and he said, "Nearly all the hotel and saloon men here are enthusiastic over the proposed amendments, but some fear the lower license fees and the cutting out of bonds, formerly required, will be a disadvantage." They are all enthusiastic for it. We who have been reading the Philadelphia Dispatch and occasionally turn over to the personal liberty column on the back page. I think it needs no argument that it is very wet, decidedly wet. We know all its writings and all of its tendencies, it leans that way, and falls over that way, here is what it says in its last issue: "Politicians both 'On the Hill,' and in Philadelphia, say it drags the liquor business further into politics, and whoever is in political power will be able to deliver sledge hammer blows through the saloon-keeper."

Gentlemen, one of the worst curses in the Commonwealth of Pennsylvania that ever happened in my opinion was the grafting of the Brooks High License Law on our courts; and those who know the history of our courts prior to that law know that the judiciary have suffered, that the courts have suffered by having that item to handle. It is in no sense judicial and it has caused many and many of our judges in our counties to be elected just on the one question of whether they were wet or dry, no difference as to what their legal ability was, that was the issue upon which they were elected. The comments on the floor of this House from our great and glorious city in the east show that the politics of these things are sadly in their courts there.

Just one matter further. One of the members whom I believe is close to and absolutely in sympathy with the wet interests on the floor of this House yesterday, in speaking on this bill when the amendment was up, I think untied the bag and let the cat out on the floor, and the cat is going to continue to run now that it is out, and the people of this Commonwealth will know. Here is what the gentleman said: "We who represent rather a liberal territory should find the ground on which we can get together." The question is for them to find the ground that will satisfy them or which they think will continue to give a lease of life to the obnoxious saloon that has cursed this country. Gentlemen of the House, I do not question the honesty or the integrity of the sponsor of this bill or those who are back of it.

Their intentions may be good, but I absolutely differ with them. I believe the bill is more wet than the old law standing as it is. Personally I very much prefer that the old law stand as it is interpreted by the courts as we have it now, and if necessary let us go to the people in 1922 with the issue squarely drawn and not mixed up. I ask you to defeat this bill.

Mr. JAMES A. WALKER. Mr. Speaker, yesterday when that amendment was introduced to this bill some debate occurred on it. As a result I wish to read to you a letter received to-day from the Attorney General on the amendment which may to some extent clear up any doubts that are in your minds. The Attorney General says: "I have read the amendment made by the House in the twenty-first section of House Bill 1237—Woner Bill.

The amendment does not seem to make any vital change in the effect of the section. As introduced, the section provided that proof of sale, furnishing, etc., of intoxicating liquor should raise a presumption that the same was for beverage purposes. The section as now amended provides that upon proof of a sale, furnishing, etc., the jury may infer that it was for beverage purposes.

While the language of the amendment is less positive than the original language, the purpose of each is the same, namely, to relieve the District Attorney from affirmatively proving that the sale, furnishing, etc., was for beverage purposes. In the one case a presumption is created, and in the other an inference is sustained. I would think the practical results before a jury, would be substantially the same. If it were proved that one had furnished intoxicating liquor and he produced no evidence to explain the purpose, the jury, under this amendment, would infer that it was for beverage purposes just as, under the original language, they would presume it was for beverage purposes.

The Martin Bill, when introduced, contained in section eight, the same provisions as that originally in section twenty-one of the present bill. By referring to that bill (House white folio 2073), you will notice that the entire section was stricken out in committee. Consequently the Martin Bill, as voted upon by the House, provided for neither a presumption nor an inference, but would have required proof that the sale, furnishing, etc., was for beverage purposes. In this particular the present bill, with or without the amendment of yesterday, is infinitely stronger than the Martin Bill. In my judgment its strength is not seriously affected by the amendment." Its strength has not been seriously affected by the amendment. To those of you who come from dry territory, I will say that if you vote against this bill you will have one splendid time explaining to your constituents why the infamous Brooks High License Law remains in its present form upon the statute books.

Mr. McVICAR. Mr. Speaker, I just want to take a moment or two of your time, and I want to speak on the legal point which was just discussed by the gentleman from Philadelphia. A question has arisen in the minds of many of you whether this bill has been weakened or materially weakened by the amendments inserted in it. In my judgment it has not. In its practical effect, I take it, the amendments are more in form than in substance. In a trial on an indictment under the original act, if the sale or possession of intoxicating liquor is proved by the Commonwealth, the court would be bound to instruct the jury that it had the right to presume that it was for beverage purposes. Under the bill as amended, the court would instruct the jury that it had the right to infer that it was for beverage purposes. Now, I ask you, gentlemen, what would be the practical result in either case,—whether the judge said the jury had the right to presume, or that it might infer? The verdict would be exactly the same in effect in practically all of the cases, and, therefore, I say to you, that I think the opinion of the Attorney General is correct and that this amendment means a change in form and not in substance. If you were in favor of the bill in its original form, you should be in favor of it now. If you are in favor of it as it is amended, you should be in favor of it, of course.

Mr. MARSHALL. Mr. Speaker, to my mind the people of this State will little note nor long remember what is said here today on this question, but they will never forget what is done. We are confronted at this time, to my mind, with



one of the most important pieces of legislation that has come before us this session. It is a piece of legislation that does not affect any particular class, but affects the entire mass of the people of this great Commonwealth. Two years ago it was the privilege of a great many of the members here today to vote for the ratification of the Eighteenth Amendment to the Federal Constitution. That amendment was adopted, and you all know what it provided. Since the passage of that act there has grown up a system in many sections of this State known as the "bootlegging" business. That system is carried on in some parts of the State indiscriminately, and is attended with great hardship, several times resulting in murder. To my mind the man in this business is no better than the ordinary traitor to his country, because the Eighteenth Amendment is as much a section of our Constitution as any other portion of it, and any man who lives under the provisions of our Constitution and the protection of our flag has no right to violate any sections thereof. As a result of this iniquitous system that has grown up, we need an enforcement act in Pennsylvania. The only question confronting us today is what that act should be. I do not think there is a man in this House, regardless of whether he is wet or dry, that does not agree with me that we are in need of an enforcement act in this State. I have never made a special study on this line of legislation, but unfortunately, whether it is well-founded or not, there is an element of doubt in the minds of many of the members of this House whether this is the proper line of legislation to reach that which is needed now in this State. I am going to frankly confess to you men of this House today, and to the good citizens of the State who are sitting in the hall of this House, that I for one am loathe to do anything that will cause the license system to be brought back to the State in any way, shape or form. I realize and heard the arguments on both sides. It has been pointed out that in effect this bill does not license the sale of intoxicating liquor, but with my brief knowledge of the law, I cannot bring myself to the point where I can freely believe it is necessary to have a license system in order to enforce prohibition. That seems to be inconsistent. But my point is just this: We need an enforcement act. Some of us are not getting what we want. Yet, with the experts of this country who have made a special study of enforcement laws, this subject should be worked out and thoroughly discussed and digested by this time, so there should not be any question on any matter pertaining to this legislation as to what is and what is not a practical enforcement bill. The various members of this House cannot study that subject. It is a question for experts who have made a study of this question.

There is submitted to us today an act, which we are called to vote upon, and I intend to vote for that measure. I do not like the idea of the license system. It may be the proper way under the conditions in which we are living in Pennsylvania; I trust it is. Some of us, as I said before, are not getting what we want, but we want an enforcement act and I intend to vote for this measure. In making these few remarks I make them neither as an opponent of the bill nor as a special booster for the bill, but to get before the members of this House my real position. I do not want to vote for a bill that is going to come back to us in its actual application and be a ghost to us like Shakespeare's. I say we should support this measure because we need an enforcement bill, and it is the only thing we can get. Let us give it a chance. If it does not prove what it should be, the burden is not on our shoulders. We are not the fathers of this measure. The men who have laid it before us are the men who will have to answer for its working out. Coming from a dry district, I feel that it is my duty to support every dry measure that is brought before this House, and for that reason I intend to vote for this bill. The burden is not ours; we will not have to answer for it, and if in two years it appears that the bill does not work out in a practical way, then is the time to clean house. I do not have any doubt in my mind but that if this bill proves us to have been wrong and is not practical in its workings in this State, that in two years from now there will be a housecleaning in this State.

Mr. PHILLIPS. Mr. Speaker, I move the previous question.

The motion was seconded by the following members:

Messrs. Hess, Haws, Charles P. Dewey, Vickerman, Haggerty, Albert Millar, Heffernan, Trainer, Conner, Dilsheimer, Alexander, Franklin, Love, Ehrhardt, Edmonds, Krause, Eaches, Sinclair, Horne, Green and others.

The SPEAKER. More than twenty members having joined in moving the previous question,

On the question,

Shall the main question be put?

It was agreed to.

On the question recurring,

Shall the bill pass finally?

Agreeably to the Constitution, the yeas and nays were taken.

Mr. VICKERMAN. Mr. Speaker, I ask for a verification of the roll.

The SPEAKER. The roll will be verified.

The roll was verified as follows:

#### YEAS—121.

Alexander,	Dithrich,	Hoover,	Ruch,
Allum,	Dunlap,	Huston,	Schwartz,
Armstrong,	Edmonds,	Jones, D. J.,	Sleg,
Asbury,	Ehrhardt,	Jordan,	Shaffer,
Aston,	Elgin,	Kelly,	Shannon,
Baker,	Evans,	Kinsman,	Shellenberger,
Barnhart,	Finney,	Kohler,	Smith, L.,
Beaver,	Fitzgibbon,	Kooser,	Sprohls,
Beckley,	Flynn,	Long,	Stadtlander,
Bidelspacher,	Fox,	McBride,	Stark,
Blair,	Franklin,	McClure,	Stevens,
Bluet,	Gearhart,	McConnell,	Stevenson,
Bower,	Gelder,	McHugh,	Stewart,
Brenneman,	Gibbon,	McKim,	Sweitzer,
Bromley,	Goehring,	McMullen,	Van Alen,
Brooks,	Golder,	McVicar,	Vickerman,
Campbell,	Goodnough,	Magill,	Walker, J. A.,
Catlin,	Goss,	Marshall,	Weamer,
Clutton,	Hagerty,	Martin,	Wells,
Comeror,	Haines,	Millar, A.,	Wells,
Cook,	Hampson,	Millar, A. S. C.,	Whitaker,
Craig, J. R.,	Harding,	Miller, C.,	Whiteman,
Craig, J. O.,	Harer,	Miller, D. I.,	Williams,
Cratty,	Harry,	Miller, D. D.,	Wolfe,
Crum,	Hayes,	Morris,	Woner,
Curran,	Henderson, E.,	Orr,	Wood,
Davis,	Henderson, W.,	Phillips,	Woodruff,
Dewey, C. P.,	Hess,	Quigley,	Zook,
Dewey, P. H.,	Hetrick,	Rhoads,	Spangler,
Dichm,	Hoffman, J. N.,	Rieder,	Speaker,
	Holcombe,	Roman,	

#### NAYS—69.

Baldi,	Feldman,	Leeds,	Rinn,
Bell,	Fowler,	Lewis,	Ruth,
Blumberg,	Glass,	McCaig,	Schaeffer,
Bolard,	Green,	McCann,	Schilling,
Brady,	Griffith,	McCarthy,	Sinclair,
Brendle,	Haldeman,	McCurdy,	Smink,
Brown, F. B.,	Haslett,	McGowan,	Smith, H. J.,
Brown, T. R.,	Hatrick,	McKnight,	Smith, H.,
Burns,	Haws,	McOwen,	Snowden,
Chaplin,	Heffernan,	Mangan,	Soffel,
Conner,	Horne,	Marcus, J.,	Sowers,
Dawson,	Hough,	Marcus, J. C.,	Stackhouse,
Denning,	Jones, W. W.,	Mantz,	Steedle,
Dilsheimer,	Kantner,	Michel,	Sterling,
Donneley,	Keene,	Ogle,	Strauss,
Dunn,	Krause,	Posey,	Trainer,
Eaches,	Krugh,	Richards,	Wettach,
			Whitehouse,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

#### COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

#### APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania.  
Executive Chamber, Harrisburg, April 7, 1921.  
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor House Bill No. 153, File Folio 2933, entitled:



"Resolved (if the Senate concur), That House Bill No. 153, File Folio 2933, entitled 'An act authorizing and directing a city of the third class to provide by ordinance for the payment for public work or improvements heretofore made for and accepted by such city where no legal or valid contract was entered into as required by law' be recalled from the Governor for the purpose of amendment."

Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

#### RECONSIDERATION OF VOTE ON HOUSE BILL NO. 153.

Mr. WHITEHOUSE. Mr. Speaker, I move that the vote by which this bill passed finally be reconsidered.

Mr. MAGILL. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. WHITEHOUSE. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. MAGILL. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. WHITEHOUSE. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend title, line 1, by striking out the words "and directing"

Amend section 1, page 1, line 4, by removing strike out brackets and restoring the word "heretofore"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

#### COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

#### APPROVAL OF HOUSE BILL NO. 248.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 11, 1921.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 248, entitled: "An Act to amend section one of an act approved the thirty-first day of May one thousand nine hundred and nineteen (Pamphlet Laws three hundred and fifty-seven) entitled 'An act relating to the duties of constables in certain counties prohibiting them from making returns to the court of quarter sessions in certain cases authorizing the court to direct investigations and reports by constables and fixing their compensation in such cases' extending the provisions of said act to counties of the sixth seventh and eighth classes."

WM. C. SPROUL.

#### BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 960, as follows:

An Act to amend section one thousand two hundred and six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in Gen-

eral Assembly met and it is hereby enacted by the authority of the same That section one thousand two hundred and six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith which as amended by the act approved the twenty-third day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and sixty) entitled "An act to amend section twelve hundred and six of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" reads as follows

"Section 1206 When a board of school directors is compelled to close any school or schools on account of contagious disease the destruction or damage of the school building by fire or other causes the school district shall be liable for the salaries of the teachers of said school or schools for the terms for which they were engaged Whenever a teacher is prevented from following his or her occupation as a teacher during any period of the school term for any of the reasons in this section specified the school district shall be liable for the salary of such teacher for such period at the rate of compensation stipulated in the contract between the district and the teacher in addition to the time actually occupied in teaching by such teacher

All contracts with teachers shall hereafter contain a covenant providing for their payment in cases arising under the circumstances described in this section and at the same rate as is specified for the time actually engaged in teaching

Payments of salaries heretofore or hereafter made for the school year ending June thirtieth one thousand nine hundred and nineteen or any portion thereof in conformity with the provisions of this act are hereby declared to be valid and effectual in law and binding upon the school district" is hereby further amended to read as follows

Section 1206 When a board of school directors is compelled to close any school or schools on account of contagious disease the destruction or damage of the school building by fire or other causes the school district shall be liable for the salaries of the teachers of said school or schools for the terms for which they were engaged Whenever a teacher is prevented from following his or her occupation as a teacher during any period of the school term for any of the reasons in this section specified the school district shall be liable for the salary of such teacher for such period at the rate of compensation stipulated in the contract between the district and the teacher in addition to the time actually occupied in teaching by such teacher

Whenever a teacher is prevented by sickness or some other unavoidable circumstance from following his or her occupation the school district may at the discretion of the directors make such payments of compensation during the period of absence from duty as the exigencies of the case may seem to warrant Provided That in the case of sickness no payments shall be made unless such teacher shall have furnished to the board of school directors a certificate from a physician stating the nature of the sickness and certifying that he or she was unable to perform duties as a teacher

All contracts with teachers shall hereafter contain a covenant providing for their payment in cases arising under the circumstances described in this section and at the same rate as is specified for the time actually engaged in teaching

Payments of salaries heretofore or hereafter made for the school year ending June thirtieth one thousand nine hundred and nineteen or any portion thereof in conformity with the provisions of this act are hereby declared to be valid and effectual in law and binding upon the school district

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1384, as follows:

An Act to provide for the payment to Philadelphia county of moneys with interest thereon advanced for the payment of expenses incident to the conduct of primary elections in the said county of Philadelphia and making and appropriation therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of six hundred and six thousand nine hundred fifty-six dollars and six cents (\$606,956.06) or so much thereof as may be necessary be



and the same is hereby specifically appropriated to the county of Philadelphia for the two fiscal years commencing June first one thousand nine hundred twenty-one for the following purposes:

To reimburse the county of Philadelphia for moneys with interest thereon at the rate of six per centum (6%) advanced by the county of Philadelphia for the payment of expenses in the conduct of the fall primary election held in the county of Philadelphia on September thirtieth one thousand nine hundred eleven of the spring primary election held in the county of Philadelphia on April thirteenth one thousand nine hundred twelve of the fall primary election held in the county of Philadelphia on September sixteenth one thousand nine hundred thirteen and of the spring primary election held in the county of Philadelphia on May nineteenth one thousand nine hundred fourteen.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

#### BILL RECOMMITTED.

Mr. GLASS. Mr. Speaker, at the request of the sponsor, Mr. Whitaker, I move that this bill be recommitted to the Committee on Appropriations, as it carries an appropriation.

Mr. HESS. Mr. Speaker, I second the motion.  
The motion was agreed to.

#### BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 214, as follows:

An Act providing for the refunding of moneys paid to the State Highway Department for registration of motor vehicles and driver's licenses which motor vehicles and licenses have not been used and to which moneys it appears the Commonwealth has no claim and making an appropriation for such refunds.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any moneys are paid to the State Highway Department for registration of motor vehicles or for driver's licenses and the licenses issued for such motor vehicles and drivers are not used the person or persons who have paid the same may present a claim to the accounting officers of the State or either of them for a refund of such moneys to which it is alleged the Commonwealth has no rightful claim. The said claim and all evidence presented therewith shall be presented to the Auditor General State Treasurer and Attorney General who shall consider the same and if in their opinion the Commonwealth has no valid claim to such moneys and the same properly belong to the claimant or claimants and ought in equity and good faith be refunded to him or them they shall so certify under their hands and official seals specifying the amount or amounts to be refunded and the person or persons to whom the same are to be paid respectively. The said certificate shall be filed in the office of the Auditor General who shall thereupon draw his warrant upon the State Treasurer payable to said claimant or claimants for the amount found to be due him or them.

The sum of one thousand dollars or so much thereof as may be necessary is hereby specifically appropriated for the purpose of carrying out the provisions of this act.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 294, as follows:

An Act making an appropriation to the Lake Erie and Ohio River Canal Board of Pennsylvania for the payment of expenses incurred in printing distributing or otherwise making available for public use reports maps documents and records of the board in securing the co-operation and aid of the Government of the United States and other public authorities in the construction of the canal or waterway authorized to be constructed by the board for the payment of incidental office expenses and for the payment of salaries fees and expenses.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That there is hereby specifically appropriated to the use of the Lake Erie and Ohio River Canal Board of Pennsylvania created by act of the General Assembly approved June twenty-seventh one thousand nine hundred and thirteen (Pamphlet Laws six hundred fifty-two) any balance remaining unexpended of the appropriation amounting to ten thousand dollars made to it by the provisions of the act of the General Assembly approved

July eighteenth one thousand nine hundred and nineteen (Appropriation Acts two hundred thirty-eight) and the further sum of seven thousand five hundred dollars (\$7,500) or so much thereof as may be necessary for the payment of expenses incurred in printing distributing or in otherwise making available for public use reports maps documents and records issued by or in possession of the board for the payment of expenses incurred in doing such things as the board may deem expedient to secure the co-operation and aid of the Government of the United States and other public authorities in the construction of the canal or waterway authorized to be constructed by the said act and for the payment of expenses incidental to the maintenance of the offices of the board in the city of Pittsburgh the travelling expenses of the board and any of its officers or employees and the payment of the salaries fees and expenses of such engineer draftsmen attorneys experts and clerical assistance as the board may employ.

All expenditures of the board shall be made in the manner provided in the eighth section of said act approved June twenty-seventh one thousand nine hundred and thirteen (Pamphlet Laws six hundred fifty-two).

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 385, as follows:

An Act re-appropriating certain moneys to the trustees of the State Hospital for the Criminal Insane at Fairview Wayne County.

Whereas the General Assembly of the Commonwealth of Pennsylvania of one thousand nine hundred and nineteen made an appropriation for the construction of an additional ward and

Whereas the extraordinary economical conditions prevailing during the last two years and the scarcity and high cost of labor and materials necessitated the postponement of the erection and completion of said ward.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the unexpended balance of the sum of ninety-three thousand seven hundred eighty-four dollars and fifteen cents (\$93,784.15) appropriated by the General Assembly of one thousand nine hundred and nineteen to the trustees of the State Hospital for the Criminal Insane at Fairview Wayne County for the erection and completion of an additional ward or so much thereof as may be necessary be and the same is hereby specifically appropriated for the same purpose said sum to be available until expended for the uses and purposes intended by this act.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 530, as follows:

An Act making an appropriation for the purpose of maintaining the public roads through the Cornplanter Indian Reservation in Elk Township Warren County Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four hundred dollars (\$400) is hereby specifically appropriated for the two fiscal years beginning June first one thousand nine hundred twenty-one to be paid to the treasurer of Elk Township Warren County Pennsylvania for the purpose of maintaining in good repair the public roads and highways passing through the Cornplanter Indian Reservation in said township. Said money shall be paid on warrant drawn on the State Treasurer by the Auditor General and shall be disbursed under the direction of the supervisors of Elk Township.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 674, as follows:

An Act authorizing the erection of monuments and markers in France to commemorate the achievements of citizens of Pennsylvania who served on the battlefields of France and to perpetuate the memories of those who fell in the war against



Germany and her allies and for the appointment of a commission to erect such monuments and markers and making an appropriation for the purpose of this act.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in order to commemorate heroic achievements of the citizens of Pennsylvania who served on the battlefields of France and to perpetuate the memories of those who fell in the war against Germany and her allies there shall be erected at such points in France as the commissioners hereinafter provided for shall designate monuments and markers of suitable design and with proper inscription thereon to carry out the spirit and intent of this purpose.

Section 2 For the purpose of carrying out the provisions of this act the Governor shall appoint seven commissioners to be selected from former Pennsylvanian soldiers sailors or marines. Such commissioners shall be citizens of this State who served in France or Belgium in the war with Germany. The members of the commission shall serve without compensation other than their actual expenses while engaged in their duties. They shall make such preliminary investigation as may be necessary to determine all the facts required in determining the location and character of such monuments and markers and shall be empowered to make all contracts necessary to carry out the provisions of this act. The commission shall elect a president and a secretary from its membership. Vacancies in the commission shall be filled by the Governor and such appointees shall have all of the qualifications required for original appointment therein. And the sum of thirty-five thousand dollars or so much thereof as may be necessary is hereby specifically appropriated for the purpose of carrying out the provisions of this act.

Section 3 Payment of money authorized herein shall be made on warrant of the Auditor General upon order of the president of the commission under such regulations as may be prescribed by the Auditor General.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed or a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1348, as follows:

An Act to fix the salaries of the chief clerk who is also the Secretary of the Board of Pardons and of the Superintendent of the Election and Legislative Bureau in the Department of the Secretary of the Commonwealth.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the approval of this act the annual salary of the chief clerk in the Department of the Secretary of the Commonwealth who shall also act as Secretary of the Board of Pardons shall be five thousand dollars and the salary of the Superintendent of the Election and Legislative Bureau shall be four thousand dollars per annum.

Section 2 All acts and parts of acts inconsistent herewith be and the same are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1491, as follows:

An Act providing a bonus for the residents of this Commonwealth who served in the military or naval forces of the United States during the world war creating a Soldiers' Bonus Commission and prescribing its powers and duties and making an appropriation.

Whereas The men and women of Pennsylvania commissioned enlisted or inducted who served in the military and naval forces of the United States during the world war who gave their time and their energy to the service of their country abandoning positions of profit or the pursuit of professions or business and in many cases forfeiting their lives or health and

Whereas The splendid services of these citizens were a material factor in bringing about the magnificent victory won in this war and

Whereas The Commonwealth of Pennsylvania is grateful in her acknowledgment of their loyalty and devotion and is desirous in some degree to recompense her soldiers for what they so bountifully gave now therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the word "soldier" as used in this act shall include any person male or female who was commissioned enlisted or inducted who was a part of the military or naval forces of the United States in the world war and who was a legal resident of this Commonwealth at the time he or she was commissioned enlisted or inducted into the military or naval

service of the United States and who has been given an honorable discharge furloughed to the Reserve or has been retired from such service.

Section 2 Any soldier who served in the military or naval forces of the United States during the world war shall be entitled to and shall receive a bonus for such service on the basis of ten dollars (\$10.00) for each month of service. Between April sixth nineteen hundred and seventeen and June first one thousand nine hundred and nineteen. Provided That no soldier shall be entitled to receive any amount in the aggregate under this act in excess of two hundred dollars (\$200.00). The total number of months spent in the service shall be the basis on which the bonus is paid. A part of a month shall be considered a whole month.

Section 3 No payments shall be made to any soldier who entered the service of the United States after November eleventh nineteen hundred and eighteen or who served for a period of less than sixty (60) days active service and be it further provided that the bonus provided in this act shall not be paid to any of the following: Soldiers who entered the regular military or naval forces of the United States prior to January first one thousand nine hundred and seventeen conscientious objectors men discharged from the draft or service for reasons filed by the applicant for a bonus or applicant who filed exemption from service for any reason.

Section 4 In case any soldier entitled to a bonus under this act has died such bonus shall be paid to the next of kin if dependent upon deceased soldier at time of death.

Section 5 For the purpose of carrying into effect the provisions of this act there is hereby created a commission to be known as "The Soldiers' Bonus Commission". Such commission shall consist of the Auditor General the State Treasurer and the Adjutant-General of the Commonwealth and one veteran of the world war appointed by the Governor. The members of the commission shall receive no compensation for their services as such but shall be allowed all expenses necessarily incurred in the performance of the duties herein prescribed. It shall be the duty of such commission to investigate all claims and applications filed with it under the provisions of this act and if satisfied of the efficiency of such claim or application to approve the same and direct payment thereof.

Section 6 For the purpose of carrying into effect the provisions of this act the "Soldiers' Bonus Commission" is hereby authorized and empowered to make such rules and regulations hereunder as to them shall seem necessary. The commission shall prepare and distribute application blanks and all applications for a bonus under the provisions of this act shall be made to the commissioner upon application blanks provided for that purpose. All such applications for a bonus shall be made within one year after this act becomes operative.

All printing necessary to carry out the provisions of this act shall be done by the State Printer on the requisition of the commission to the Department of Public Printing and Binding.

Section 7 The commission is hereby authorized to employ the necessary clerical help and fix their salaries and for the purpose of paying for said clerical services postage and other necessary expenses the sum of ten thousand dollars (\$10,000) or some much thereof as may be necessary is hereby specifically appropriated.

For the purpose of paying the bonus herein provided for a fund shall be raised by taxation or otherwise in a manner to be hereafter provided by the General Assembly.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 924 (Senate Bill No. 121), entitled:

An Act authorizing corporations incorporated under the laws of this Commonwealth to borrow money at any rate of interest for which they see fit to contract and to evidence and secure any indebtedness created by them by issuing bonds, notes or any other form of certificate, or evidence of indebtedness and if desired, to secure the same by mortgage or pledge of their real estate, personal property and franchises, and making valid any indebtedness that may have heretofore been created by such corporations at a higher rate of interest than that authorized by law.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1371 (Senate Bill No. 83), entitled:

An Act to amend sections three and four of the act approved the twenty-second day of July one thousand nine hundred nineteen (Pamphlet Laws ten hundred and ninety-seven) entitled "An act creating a Division of Documents defining its powers and duties regulating the number of documents to be



printed bound and the requisition distribution and sale of the public documents of this Commonwealth providing penalties for the violation of this act and repealing certain acts"

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1149 (Senate Bill No. 432), entitled:

A Supplement to an act approved the twenty-second day of June one thousand eight hundred and ninety-one (Pamphlet Laws three hundred and seventy-nine) entitled "An act to provide for the selection of a site and the erection of a State asylum for the chronic insane to be called the State Asylum for the Chronic Insane of Pennsylvania and making an appropriation therefor" providing for the quarantine and for the reception detention care and treatment at said asylum of persons suffering with syphilis and for their commitment thereto and providing for the payment of the cost of commitment care and maintenance of such persons in the same manner as insane persons

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1448 (Senate Bill No. 683), entitled:

An Act make a deficiency appropriation to the trustees of the Western State Hospital for the Insane

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1012 (Senate Bill No. 277), entitled:

An Act to amend section two of the act approved the eighteenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and fifty-nine) entitled "An act to provide for the classification of inspectors of the Department of Labor and Industry according to qualifications determined by a committee of the Department of Labor and Industry and fixing the salaries of inspectors within the several classifications"

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 966, as follows:

An Act to amend sections fifteen and forty-five of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section fifteen of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" which as amended by the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ninety-nine) entitled "An act to amend an act approved the twenty-eighth day of July one thousand nine hundred and seventeen entitled 'An act to revise amend and consolidate the law relating to fish and providing penalties'" reads as follows

"Section 15 The following closed seasons are hereby established for

(a) Charr commonly called brook trout or any species of trout except lake or salmon trout from the first day of August to the fourteenth day of April next following both dates inclusive.

(b) Lake trout or salmon trout from the thirtieth day of September to the thirtieth day of June next following both dates inclusive

(c) Small and large mouth bass rock-bass white bass crappie strawberry or calico bass from the thirty-first day of December to the thirty-first day of May next following both dates inclusive

(d) Pike-perch otherwise called wall-eyed pike or Susquehanna salmon from the thirty-first day of December to the thirty-first day of May next following both dates inclusive

(e) Pickerel from the thirty-first day of December to the thirtieth day of June next following both dates inclusive

(f) Muscallonge or western pike from the thirty-first day of December to the thirtieth day of June next following both dates inclusive" is hereby further amended to read as follows

Section 15 The following closed seasons are hereby established for

(a) Charr commonly called brook trout or any species of trout except lake or salmon trout from the first day of August to the fourteenth day of April next following both dates inclusive

(b) Lake trout or salmon trout from the thirtieth day of September to the thirtieth day of June next following both dates inclusive

(c) Small and large mouth bass rock-bass white bass crappie strawberry or calico bass from the thirty-first day of December to the thirtieth day of June next following both dates inclusive

(d) Pike-perch otherwise called wall-eyed pike or Susquehanna salmon from the thirty-first day of December to the thirtieth day of June next following both dates inclusive

(e) Pickerel from the thirty-first day of January to the thirtieth day of June next following both dates inclusive

(f) Muscallonge or western pike from the thirty-first day of December to the thirtieth day of June next following both dates inclusive

Section 2 That section forty-five of said act which reads as follows

"Section 45 No person shall use any device means or method whatsoever except as in this article otherwise provided for taking fish from the waters within this Commonwealth except the following that is to say for

(a) Game fish two rods and two lines and one handline with not more than three hooks attached

(b) Food-fish rods and lines or one hand-line with not more than three hooks attached The rods and lines and the hand-line must be under the immediate control of the person using the same

(c) Bait-fish rods hooks and lines with not more than three hooks attached to each line a dip-net or minnow seine not over four feet in diameter a minnow trap with not more than one opening which shall not exceed one inch in diameter The rods hooks and lines must be under the immediate control of the person using the same" is hereby amended to read as follows

Section 45 No person shall use any device means or method whatsoever except as in this article otherwise provided for taking fish from the waters within this Commonwealth except the following that is to say for

(a) Game fish two rods and two lines and one hand-line with not more than three hooks attached excepting that pickerel may be taken through the ice by the use of tip-ups but no person shall use more than six tip-ups at any one time

(b) Food-fish rods and lines or one hand-line with not more than three hooks attached The rods and lines and the hand-line must be under the immediate control of the person using the same

(c) Bait-fish rods hooks and lines with not more than three hooks attached to each line a dipnet or minnow seine not over four feet in diameter a minnow trap with not more than one opening which shall not exceed one inch in diameter The rods hooks and lines must be under the immediate control of the person using the same

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1117 (Senate Bill No. 90), as follows:

An Act providing for the nomination and election of judges of courts or record and repealing certain acts

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all judges of the Supreme Court and Superior Court shall be nominated on party tickets at party primaries in the same manner and at the same time and subject to the same laws in all respects as govern the nomination of other State officers nominated by the voters of the State at large and such judges shall be elected at general or municipal elections which shall be held and con-



ducted in the same manner and subject to the same laws in all respects as govern the election of other State officers elected by the voters of the State at large.

Section 2 All judges of courts of record elected in any county or judicial district shall be nominated on party tickets at party primaries in odd numbered years in the same manner and subject to the same laws in all respects as govern the election of members of the General Assembly and such judges shall be elected at the municipal elections which elections shall be held and conducted in the same manner and subject to the same laws in all respects as govern the election of members of the General Assembly.

Section 3 At the meeting to receive and compute the returns of the preceding election or nomination returns of the votes given in each county for the nomination or election of judges of the Supreme Court and Superior Court and all judges which the qualified electors of any county forming a judicial district unconnected with any other county or district certified under seal shall be made out by the prothonotary of the court of common pleas of such county or by the county commissioners as the case may be. One copy of said returns shall be filed in the office of the prothonotary of such court or in the office of the county commissioners and the other return such prothonotary or county commissioners shall enclose in a sealed envelope and immediately mail to the Secretary of the Commonwealth. A certified copy of such return shall also be mailed to each person nominated or elected in any such judicial district.

Section 4 In case of the nomination or election of a judge or judges in a judicial district composed of two or more counties or of a single county to which one or more counties are attached the court or the county commissioners as the case may be shall open and compute such returns and the prothonotary of such court or the county commissioners shall make out a return of all the votes which shall have been cast at such election or nomination within the county for every person voted for the office of judge which return shall be properly attested by the seal of the said court or the seal of the county commissioners. The court or commissioners receiving and computing the returns shall thereupon appoint one of the judges of election in said county to take charge of such returns and produce the same at a meeting of the judges so appointed in each of the counties comprising said district which meeting shall be held on the seventh day after the nomination or election and at the court house of one of the counties to be ascertained taking such counties alternately in alphabetical order.

Section 5 The return judges of the several counties as aforesaid having met shall cast up the several county returns and shall make copies of the general return of all the votes cast in the district for such office of judge each of which they shall certify. One of said copies they shall lodge in the office of the prothonotary or county commissioners as the case may be of the county in which they so met another copy they shall enclose seal and direct to the Secretary of the Commonwealth and they shall also deliver a copy of such return to each person nominated or elected at such election.

Section 6 The act entitled "An act to regulate nominations and elections for all elective offices of cities of the second class and all offices of judge of a court of record providing for non-partisan nominations and elections for said offices abolishing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices imposing certain duties upon the Secretary of the Commonwealth county commissioners and election officers and clerks and providing penalties for the violation of the provisions hereof and the punishment of certain offenses" approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand and one) and

The act entitled "An act to amend sections three eight and sixteen of an act entitled 'An act to regulate nominations and elections for all elective offices of cities of the second class and all offices of judge of a court of record providing for non-partisan nominations and elections for said offices abolishing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices imposing certain duties upon the Secretary of the Commonwealth county commissioners and election officers and clerks and providing penalties for the violation of the provisions hereof and the punishment of certain offenses' approved the twenty-fourth day of July Anno Domini one thousand nine hundred and thirteen" approved the eighteenth day of June one thousand nine hundred and fifteen (Pamphlet Laws one thousand forty-six) and

The act entitled "An act to amend an act entitled 'An act to regulate nominations and elections for all elective offices of cities of the second class and all offices of judges of a court of record providing for non-partisan nominations and elections for said offices abolishing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices imposing certain duties upon the Secretary of the Commonwealth county commissioners and election officers and clerks and providing penalties for the violation of the provisions hereof and the punishment of certain offenses' approved the twenty-fourth day of July one thousand nine hundred and thirteen so as to make the proviso to section thirteen of said act operative where two or more candidates for the office of judge of any court of record consisting of several judges are to be elected at one election" approved the eighteenth day of June one thousand nine hundred and fifteen (Pamphlet Laws one thousand fifty) are hereby repealed so far as said acts relate to the nomination and election of persons to the office of judge of the Supreme Court, Superior Court, or of a court of record.

All other acts and parts of acts inconsistent with this act are repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 769, as follows:

An Act to amend sections two thirteen and fourteen of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State supervisor and assistants and fixing the salaries of such State supervisor and assistants defining the powers and duties of boards of trustees including the power of appointing assistants and investigators and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties" eliminating the provisions of said act which fixes the salaries of the State supervisor assistant State supervisor and clerk and the method of the distribution of the moneys appropriated among the several counties coming within the provisions of the act.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of the act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State supervisor and assistants and fixing the salaries of such State supervisors and assistants defining the powers and duties of boards of trustees including the power of appointing assistants and investigators and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties" which reads as follows

"Section 2 The Governor shall appoint a State Supervisor qualified by training and experience who shall be a woman. The State Supervisor shall receive an annual salary of two thousand four hundred dollars and necessary traveling and office expenses. The State Supervisor shall with the approval of the Governor appoint an assistant State Supervisor at a salary of one thousand six hundred dollars per annum and a clerk at a salary of one thousand two hundred dollars per annum. In addition to their salaries the assistant State Supervisor and the clerk shall receive their necessary and actual expenses" is hereby amended to read as follows

Section 2 The Governor shall appoint a State supervisor qualified by training and experience who shall be a woman. The State supervisor shall in addition to her salary be entitled to all necessary traveling and office expenses. The State supervisor shall with the approval of the Governor appoint an assistant State supervisor and a clerk. In addition to their salaries the assistant State supervisor and the clerk shall receive their necessary and actual expenses.

Section 2 That section thirteen of said act which reads as follows

"Section 13 The State Treasurer after deducting from the entire amount appropriated and reappropriated from time to time by the General Assembly the sums designated for the payment of salaries and expenses shall divide the balance of such appropriations into two equal sums. One equal part of each sum shall be distributed for the first fiscal year among the several counties in the manner hereinafter provided and according to the following classification of counties

First Class counties with a population of more than one million five hundred thousand inhabitants eighteen per centum

Second Class Counties with a population of more than one million and not more than one million five hundred thousand inhabitants twelve per centum

Third Class Counties with a population of more than two hundred thousand and not more than one million inhabitants equal parts of fifteen per centum

Fourth Class Counties with a population of more than one hundred thousand and not more than two hundred thousand inhabitants equal parts of thirty per centum

Fifth Class Counties with a population of more than fifty thousand and not more than one hundred thousand inhabitants equal parts of fifteen per centum

Sixth Class Counties with a population of twenty-five thousand inhabitants and not more than fifty thousands inhabitants equal parts of seven per centum

Seventh Class Counties with a population of less than twenty-five thousand inhabitants equal parts of three per centum" is hereby amended to read as follows

Section 13 The State Treasurer after deducting from the entire amount appropriated and reappropriated from time to time by the General Assembly the sums designated for the payment of salaries and expenses shall divide the balance of such appropriations into two equal sums. One equal part of each sum shall be distributed for the first fiscal year among the several



counties according to the classification of counties as provided in the act making an appropriation to carry into effect the provisions of this act.

Section 3 That section fourteen of said act which reads as follows

"Section 14 No county shall receive its allotment of the State appropriation available for any year under the classification appointed by the preceding section unless such county has accepted the provisions of this act and has placed at the disposal of the board of trustees a sum equal to the amount available from the State appropriation for such year" is hereby amended to read as follows

Section 14 No county shall receive its allotment of the State appropriation available for any part under the classification appointed by the act making an appropriation to carry into effect the provisions of this act unless such county has accepted the provisions of this act and has placed at the disposal of the board of trustees a sum equal to the amount available from the State appropriation for such year

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

#### BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1321, entitled:

An Act providing for the conservation of the oil and gas resources of the State; requiring the owners and operators of oil and gas wells to keep certain books open for inspection; and imposing certain duties upon the Public Service Commission.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1382, entitled:

An Act permitting certain domestic mutual fire insurance companies to issue cash premium policies without assessment liabilities and providing for the distribution and escheat of the surplus of certain domestic mutual fire insurance companies in event of dissolution.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1514, entitled:

An Act to amend section two hundred and seven of the act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and providing penalties for the violation thereof, providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof that are or may be inconsistent therewith," as amended.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1021, entitled:

An Act providing for the condemnation by the Commonwealth of lands suitable and desirable for forest purposes, of Game Preserve purposes, or the perpetuation and protection of fish, and defining the powers and duties of the Department of Forestry, the Board of Game Commissioners and the Department of Fisheries, respectively in relation thereto.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1464, entitled:

An Act to amend sections five hundred and eighty-five and five hundred and eighty-seven of an act, approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred and forty), entitled "An act concerning townships; and revising, amending and consolidating the law relating thereto."

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1515, entitled:

An Act to amend section ten of an act approved the twenty-seventh day of July, one thousand eight hundred and forty-two (P. L. 441), entitled "An act to provide for the ordinary expenses of the government, payment of the interest upon the State debt, receiving of proposals for the sale of the public works, and for other purposes," providing for the appointment by the county commissioners of a board of revision in counties of the fourth class.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1056, entitled:

An Act to amend sections five and seven, and repeal sections eight and ten of an act approved the twenty-sixth day of June, one thousand eight hundred ninety-five, (1895 P. L. 327), entitled "An act to provide for the incorporation of institutions of learning with power to confer degrees in art, pure and applied science, philosophy, literature, medicine, law and theology, and for the supervision and regulation of the same, and providing a method by which institutions already incorporated may obtain the power to confer degrees and exempting from the provisions of this act colleges heretofore incorporated by the courts of common pleas with power to confer degrees, in cases where such colleges have, at the time of the passage of this act, a specified amount of capital or resources," conferring upon the State Council of Education powers and duties heretofore vested in the College and University Council.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1098, entitled:

An Act requiring telephone companies operating in the same territory to make connections and to provide for the interchange of messages; regulating the rates to be charged for such interchange; and conferring certain powers and duties in connection therewith upon the Public Service Commission.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1302, entitled:

An Act prohibiting speculation in tickets of admission

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1513, entitled:

An Act to amend the act approved the eleventh day of July, one thousand nine hundred seventeen (Pamphlet Laws, eight hundred and eighteen) entitled "An act relating to dogs, and the protection of livestock and poultry from damage by dogs; providing for the licensing of dogs; regulating the keeping of dogs and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show, and breeding purposes; prescribing certain privileges for hunting dogs, and dogs owned, or used by the board of game commissioners; providing for the assessment of damages done by dogs, and payment thereof by the proper county to the owners of livestock and poultry, and of damages to licensed dogs; imposing powers and duties on certain state, county, city, borough, town and township officers, and employees, and on city councils of cities of the first and second class; and providing penalties;" providing for the issuing of licenses by the clerk of the court of quarter sessions instead of the county treasurer and fixing his fees.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1400, entitled:

An Act to repeal the act, approved the twenty-fourth day of February, Anno Domini, one thousand eight hundred and seventy-three, (Pamphlet Laws, one hundred fifty-five), entitled "An act relating to the office of surveyor and civil engineer, for the county of Allegheny."

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.



Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1315, entitled:

An Act to repeal an act entitled "An act in relation to the public safety, defense and welfare of the Commonwealth and of the United States; continuing the Commission of Public Safety and Defense as a Commission of Public Welfare; prescribing its powers and duties and making an appropriation," approved the eighteenth day of July, Anno Domini, one thousand nine hundred and nineteen (Pamphlet Laws ten hundred and fifty-five).

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1444, entitled:

An Act authorizing the State Forest Commission to exchange or sell certain portions of the State Forest Land, and providing for the procedure.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1410, entitled:

An Act authorizing the county commissioners of counties of the second class within this Commonwealth to appropriate and pay out of the treasury of such county, a sum not exceeding the sum of two thousand five hundred dollars for a national conference on city planning that may be held in such county, during the year one thousand nine hundred and twenty-one.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1251, entitled:

An Act to add sections one hundred and twenty-seven and one hundred and twenty-eight to and to amend section five hundred and two of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled, "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general special or local, or any parts thereof, that are or may be inconsistent therewith."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1285, entitled:

An Act to amend sections six and seven of the act approved the third day of June, one thousand nine hundred and nineteen (P. L. 366), entitled "An act reorganizing the Department of State Police; creating therein a Bureau of Fire Protection; providing for a State Police Force and defining the powers and duties of the same, including the enforcement of laws relating to game, fish, forestry and water supply and certain other laws and including the collection of information useful for the detection of crime and the apprehension of criminals; providing for the equipment, maintenance and transportation of such police; providing for barracks and substations therefor; and providing penalties."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1075, entitled:

An Act to amend sections one and two of an act approved the eighth day of April, one thousand eight hundred and sixty-one, (P. L. 270), entitled "An act for the Suppression of Fortune Telling and similar purposes."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 579, entitled:

An Act to exempt from taxation real property owned and occupied by the American Legion or any post thereof the

Grand Army of the Republic or any post thereof by any camp of the Spanish-American war veterans or by any post of the Veterans of Foreign Wars

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1423, entitled:

An Act making all persons holding mine-foremen certificates under the law relating to the anthracite coal mines of the Commonwealth eligible to be a candidate for the office of mine inspector in said anthracite coal district

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1420, entitled:

An Act fixing the salary of the crier of the courts of common pleas in the counties of the second class of this Commonwealth

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1431, entitled:

An Act to regulate the drilling operating and abandoning of oil and gas wells and providing a penalty for the violation of the provisions of this act

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1425, entitled:

A joint resolution designating the twenty-eighth day of October as William Penn Day

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order:

The House proceeded to the first reading and consideration of House Bill No. 1474, entitled:

An Act to provide for priority of commission and succession to the office of president judge where two or more judges not in commission are elected at the same time in the same court of any judicial district

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1484, entitled:

An Act relating to sales of real estate by the county treasurer for non-payment of taxes providing for recovery by the purchaser of the purchase price costs value of improvements an attorney fee and penalties when tax title is proven defective

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1351, entitled:

An Act authorizing and empowering the several counties of this Commonwealth to reimburse and pay highways contractors under road construction contracts entered into between said counties and such contractors approved by the State Highway Department prior to the order of the Interstate Commerce Commission of the United States of America of the twenty-ninth day of July one thousand nine hundred and twenty increasing railroad freight rates the additional amount of freight charges required to be paid by such contractors by reason of such increase in rates

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.



Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1328, entitled:

An Act requiring the Fish Commissioner within one year to certify whether adequate provision has been made at the dam across the Susquehanna River at McCall's Ferry for the passage of fish and unless such certificate that said dam no longer prevents the fish from passing up said stream is filed with the Attorney General within thirteen months authorizing and directing the Attorney General to institute and prosecute quo warranto and other legal proceedings against the Pennsylvania Water and Power Company

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1258, entitled:

An Act to amend an act approved the ninth day of May one thousand nine hundred and thirteen (Pamphlet Laws one hundred and ninety-eight) entitled "An act prohibiting the furnishing by gift or otherwise of cigarettes or cigarette paper to minors requiring minors to divulge where and from whom cigarettes or cigarette paper have been obtained and providing penalties for violation of this act" providing for the punishment of first and second offenses by summary conviction and fine

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 637, entitled:

An Act to amend section one of the act approved the first day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred and two) entitled "An act providing for a cash deposit in lieu of bail in cases of arrest and prescribing the fees of the sheriff in case of forfeitures."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1502, entitled:

An Act to supplement an act entitled "An act authorizing the erection and construction by counties of memorial halls in memory of the soldiers sailors and marines of such counties providing for an election to determine whether such hall shall be erected providing for the purchase and condemnation of property for such purposes regulating the use of such halls and providing for the maintenance and care of the same by a board of control at the expense of the county" approved the seventeenth day of March one thousand nine hundred and twenty-one

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1493, entitled:

An Act providing for the taking over of the Wyoming Valley Memorial Park as a State park and providing for the regulation thereof

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1412, entitled:

An Act to amend sections one and two of the act approved the twenty-third day of April one thousand nine hundred and nine (Pamphlet Laws one hundred and fifty-one) entitled "An act providing that the offices of justice of the peace and notary public shall not be incompatible" by providing also that the offices of magistrate and alderman shall not be incompatible with the office of notary public

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1499, entitled:

An Act relating to the estates of minors and the discharge of guardians and their sureties

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 306, entitled:

An Act to amend an act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal offices therein and repealing consolidating and extending existing laws in relation thereto"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1298, entitled:

An Act relating to weak-minded persons and lunatics providing that service of process may be made upon next of kin of such persons and lunatics in the discretion of the court and that such next of kin may be added as parties in all court proceedings in which such weak-minded persons or lunatics are parties or concerned and permitting blood relatives of such persons or lunatics to intervene as such in pending and future proceedings where weak-minded persons or lunatics are parties or concerned and repealing all inconsistent acts or parts of acts

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1471, entitled:

An Act for the prevention of cruelty to animals by regulating the manner of slaughtering animals

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1481, entitled:

An Act in relation to the appointment and salaries of certain clerks appointed by the several clerks of courts of oyer and terminer and general jail delivery and quarter sessions of the peace in counties of the second class within this Commonwealth

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1498, entitled:

An Act authorizing official court stenographers to administer oaths and affirmations to witnesses

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1437, entitled:

An Act to amend an act entitled "An act relating to the maintenance of insane feeble-minded and other persons confined in the various institutions of the Commonwealth fixing liability for their support providing for the collection of the moneys due the Commonwealth therefor and for proceedings relating thereto" approved the first day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws six hundred sixty-one)

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1105, entitled:

An Act to regulate increase and establish the fees to be charged by justices of the peace aldermen and magistrates in this Commonwealth

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1417, entitled:

An Act authorizing the registration and operation of certain motor vehicles and providing for the sale thereof and the application of the proceeds of such sale

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1510, entitled:

An Act requiring the recording of certain information relative to the moving of household goods and personal property in cities of the first and second classes imposing certain duties upon all persons firms and corporations owning or operating vehicles used in such moving and upon the Department of Public Safety in such cities

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1482, entitled:

An Act to amend part of section one of the act approved the eleventh day of July one thousand nine hundred and one (Pamphlet Laws six hundred and sixty-three) entitled "An act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same" as amended

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 376, entitled:

An Act providing that persons, associations and corporations, owning, occupying, or controlling premises upon which any contractor, or sub-contractor, shall be permitted to do certain classes of construction work, shall be liable for the wages of all employees engaged in such work and for the cost of all materials supplied for such work, unless the contractor, or sub-contractor, shall file a bond for the immediate payment of wages and the cost of material when due; providing that a contractor shall be liable for the wages of employees of any sub-contractor and for the cost of materials furnished to any sub-contractor, unless such sub-contractor shall file a bond, covering the same; requiring every such contractor, or sub-contractor, to file a bond specifying the form and amount of such bond and permitting persons furnishing labor or materials to sue in such bond to recover wages and the cost of such materials.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1457, entitled:

An Act to better secure all bonds, stocks, mortgages, or other securities deposited with the State Treasurer, Deputy State Treasurer or Commissioner of Trusts, by providing for their inspection, examination and verification, and the verification of the books containing a record of such bonds, stocks, mortgages, or other securities by the Auditor General or his agents.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1210, entitled:

An Act permitting women to be relieved from jury duty

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1211, entitled:

An Act authorizing the judges of the different courts to refuse to allow women to sit on certain juries

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1414, entitled:

An Act to amend an act approved the first day of June one thousand nine hundred and fifteen (Pamphlet Laws six hundred and sixty) entitled "An act to amend an act approved the twenty-first day of May Anno Domini one thousand nine hundred and thirteen entitled 'An act providing for the return of taxes on seated lands in counties poor districts boroughs incorporated towns and townships for county poor borough town or township taxes respectively and providing for the sale of such lands for taxes' so as to include school taxes"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1102, entitled:

An Act to amend section one of an act approved the twenty-third day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and seventy-five) entitled "An act amending article six of an act entitled 'An act for the government of cities of the second class' approved the seventh day of March Anno Domini one thousand nine hundred and one as amended by an act entitled 'An act amending article six of an act entitled 'An act for the government of cities of the second class' approved the seventh day of March Anno Domini one thousand nine hundred and one as amended by an amendatory act approved the first day of April Anno Domini one thousand nine hundred and nine and as affected by an act entitled 'An act providing a uniform rate of assessment and taxation for all real estate in cities of the second class' approved the eleventh day of May Anno Domini one thousand nine hundred and eleven by providing for the classification of real estate for purposes of taxation into two classes to wit the buildings on land and the land exclusive of buildings and by providing for the assessment of a less tax upon buildings than upon the land exclusive of buildings in cities of the second class' approved the fifteenth day of May Anno Domini one thousand nine hundred and thirteen fixing the number of assessors and relating to their salaries" abolishing the existing classification of real estate for taxation purposes and reclassifying the same into three classes namely built up suburban or rural and agricultural and fixing the rates to be paid each class

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1436, entitled:

A joint resolution providing for a commission to study the taxation of natural resources and making an appropriation

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1204, entitled:

An Act to amend section two of an act approved the twenty-eighth day of March one thousand eight hundred and ninety-five (Pamphlet Laws thirty) entitled "An act granting an annuity to William W. Snowden of Elizabeth Allegheny county Pennsylvania late a private in Company I Fourteenth Regiment National Guard of Pennsylvania"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1084, entitled:

An Act to amend section three of an act approved the twenty-seventh day of May one thousand eight hundred and ninety-three (Pamphlet Laws one hundred and seventy-one) entitled "An act providing for the erection of the Pennsylvania Soldiers' Orphans' Industrial School the purchase of land and the erection and equipment of the building and buildings necessary therefor making appropriations for such purposes erection and equipment and the maintenance of children admitted therein placing the care of the same in the commission now known as the Commission of Soldiers' Orphan Schools of the State of Pennsylvania and regulating the admissions to the said Pennsylvania Soldiers' Orphans' Industrial School and the said soldiers' orphans schools"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 981, (Senate Bill No. 38), entitled:



An Act to amend section five of an act approved the eleventh day of March, one thousand nine hundred and nine (P. L. 15), entitled "An act relating to non-alcoholic drinks; defining the same and prohibiting the manufacture, sale, offering for sale, exposing for sale or having in possession with intent to sell of any adulterated or misbranded non-alcoholic drinks and providing penalties for the violation thereof and providing for the enforcement"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1372 (Senate Bill No. 316), entitled:

An Act to amend section one of an act approved the fourteenth day of December, one thousand eight hundred sixty-three (one thousand eight hundred sixty-four Pamphlet Laws eleven hundred twenty-seven) entitled "An act relating to the liens of common carriers and others."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1239 (Senate Bill No. 527), entitled:

An Act to amend a part of section two of the act approved the second day of June, one thousand nine hundred and nineteen (Pamphlet Laws three hundred and sixty-one), entitled "An act to amend section two of an act approved the twenty-third day of June, one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred and eighteen) entitled "An act to provide for the establishment of a Bureau of Standards in the Department of Internal Affairs of Pennsylvania, the appointment of a chief of that bureau, prescribing his duties and fixing his salary, authorizing the purchase of a set of standardized weights and measures for the use of the bureau, and making an appropriation therefor by providing for the appointment of deputies in the Bureau of Standards and fixing their salaries and prescribing additional powers and duties for the Chief of the Bureau of Standards and for his deputies," by providing for the appointment of additional deputies and fixing the salary of the Chief of said Bureau.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1454, (Senate Bill No. 853), entitled:

An Act validating indebtedness heretofore created by school districts pursuant to the provisions of an act approved the fifth day of June, one thousand nine hundred and fifteen (P. L. 846), entitled "An act relating to the indebtedness of municipalities, and providing for carrying into operation section fifteen of article nine of the Constitution of Pennsylvania, so far as it relates to municipalities;" providing that where school districts have heretofore actually issued bonds and have received and retained the full consideration therefor they shall be estopped from denying their authority to create the indebtedness represented thereby; providing that such bond issues shall not be indivisible transactions; making an increased valuation the standard in determining the limit of indebtedness; and prohibiting any further increase of indebtedness until provision is made for the payment of all indebtedness in excess of seven per centum and not exceeding ten per centum of the assessed valuation.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1455, (Senate Bill No. 854), entitled:

An act relating to the indebtedness of school districts in excess of seven per centum but not exceeding ten per centum of the assessed valuation of their taxable property providing for the payment of such indebtedness as a moral obligation and for the levy of taxes for such purpose protecting the officers of school districts in making such payments estopping school districts from denying their liability validating such portion of such increase of indebtedness as does not exceed seven per centum of the assessed valuation making an increased valuation the standard in determining the limit of indebtedness and prohibiting and further increase of indebtedness until provision is made for the payment of all indebtedness in excess of seven per centum and not exceeding ten per centum of the assessed valuation

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1517, (Senate Bill No. 259), entitled:

An act making unlawful the use of any statement of fact in any advertisement which statement is untrue deceptive or misleading and providing a penalty for any violation of the same

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1229, (Senate Bill No. 479), entitled:

An act establishing a bureau of Women and Children in the Department of Labor and Industry and defining its powers and duties and the powers of the Industrial Board in Relation thereto

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1449, (Senate Bill No. 744), entitled:

An Act to amend section fifteen of an act entitled "An act relating to fires and fire prevention imposing duties and conferring powers heretofore exercised by the State Fire Marshal upon the Department of State Police authorizing the appointment of the chiefs of fire departments and certain public officers and others as assistants to said department and defining their powers and duties providing for the investigation of the cause origin and circumstances of fires and the inspection of all and the removal or change of certain buildings imposing duties on school authorities and on certain corporations, associations and fire rating agencies providing for the attendance of witnesses before the department and the enforcement of its orders and prescribing penalties" approved the first day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ten)

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1050, (Senate Bill No. 324), entitled:

An Act to amend the first paragraph of section three of the act approved the first day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ten) entitled "An act relating to fires and fire prevention imposing duties and conferring powers heretofore exercised by the State Fire Marshal upon the Department of State Police authorizing the appointment of the chiefs of fire departments and certain public officers and others as assistants to said department and defining their powers and duties providing for the investigation of the cause origin and circumstance of fires and the inspection of all and the removal or change of certain buildings imposing duties on school authorities and on certain corporations, associations and fire rating agencies providing for the attendance of witnesses before the department and the enforcement of its orders and prescribing penalties."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1516, (Senate Bill No. 35), entitled:

An Act providing for the recording of deeds and registration of same

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1374, (Senate Bill No. 691), entitled:

An Act providing for the relief support maintenance and employment of all paupers poor and indigent persons in counties of the fifth class conferring certain powers and authorities and imposing certain duties and liabilities upon the county commissioners county controller and county auditors in relation thereto abolishing all poor districts coterminous with or lying wholly within such counties providing for the transfer to such

counties of all property now held by or for the use of such poor districts or for poor purposes therein and repealing all acts or parts of acts general special or local supplied by or inconsistent with the provisions hereof

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1451, (Senate Bill No. 834), entitled:

An Act authorizing the Governor to appoint a Board of Claims to hear audit dismiss or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways and making an appropriation

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1393, (Senate Bill No. 653), entitled:

An Act to amend section nineteen of an act approved the eleventh day of May, one thousand nine hundred eleven (Pamphlet Laws two hundred forty-four) entitled "An act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein, making such originally constructed or improved roads and highways county roads, authorizing the relocation, opening, straightening, widening, extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary, providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof, providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined, providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads, authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof, prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" further relating to the repair of such roads and expressing the intent of the act.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1391, (Senate Bill No. 587), entitled:

An Act validating all divorces granted since the first day of June one thousand nine hundred and fifteen where the subpoena was signed by the prothonotary

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1400, (Senate Bill No. 592), entitled:

An Act providing that the several courts of record shall prescribe by rule what petitions or papers in the nature thereof containing averments of facts shall be verified as to such facts and repealing existing laws

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1392, (Senate Bill No. 588), entitled:

An Act authorizing the prothonotaries to sign subpoenas in divorce cases

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

# RECESS.

The SPEAKER. If there is no objection the Chair will declare a recess until 4 o'clock this afternoon.

Whereupon, at 1 o'clock P. M. the House took a recess until 4 o'clock P. M.

# AFTER RECESS.

The House reconvened at 4 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

# REPORTS FROM COMMITTEES.

Mr. EDMONDS, from the Committee on Judiciary General, reported as committed House Bill No. 1504, entitled:

An Act providing for the abatement of nuisances caused by the improper grading or defective paving or encroaching fences in private alleys in cities of the first class, and for the establishment of lines and grades for and the grading, paving or repaving of said private alleys, and for the removal of encroaching fences where necessary to abate said nuisance and for the grading of private alleys hereafter laid out, and for the filing of liens for the cost of grading, paving, or repaving or removal of encroaching fences in said alleys.

Mr. DITHRICH, from the Committee on Judiciary General, reported as committed, House Bill No. 1505, entitled:

An Act relating to dogs, and the protection of livestock and poultry from damage by dogs; providing for the licensing of dogs by the Secretary of Agriculture; providing for the enumeration of dogs by assessors; regulating the keeping of dogs, and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show, and breeding purposes; prescribing certain privileges for hunting dogs, and dogs owned or used by the Board of Game Commissioners; providing for the assessment of damages done to livestock and poultry by dogs, and for the illegal killing of licensed dogs, and the payment of such damages by the Commonwealth; imposing powers and duties on certain State, county, city, borough, town, and township officers and employees; directing the payment of all moneys collected into the State Treasury, and making an appropriation thereof; and providing penalties.

Mr. DITHRICH, from the Committee on Judiciary General, reported as amended, House Bill No. 954, entitled:

An Act to amend section two of an act approved the seventh day of June, one thousand nine hundred and seven (P. L. 438), entitled "An act to supplement an act, entitled 'An act defining the powers of the several courts of quarter sessions of the peace within the Commonwealth, with reference to the care, treatment, and control of dependent, neglected, incorrigible, and delinquent children, under the age of sixteen years and providing for the means in which such power may be exercised, approved April twenty-three, one thousand nine hundred and three,' by increasing fees and mileage of constables.

Mr. HORNE, from the Committee on Education, reported as amended, House Bill No. 1333, entitled:

An Act to provide for the payment of moneys to school districts, the taxes of which are reduced by the acquisition of lands and property by the Commonwealth for the conservation of water and to prevent conditions.

Mr. HORNE, from the Committee on Law and Order, reported as amended, House Bill No. 1062, entitled:

An Act fixing a standard of alcoholic content and of purity of distilled liquors, regulating the sale thereof, prohibiting the sale of rectified spirits for medicinal purposes, and prescribing penalties for violations of the act

Mr. McCURDY, from the Committee on Corporations, reported as amended, House Bill No. 1439, entitled:

An Act to amend section three of an act approved the fourteenth day of June, one thousand eight hundred eighty-seven (P. L. 383) entitled "An act to provide for the incorporation and regulation of companies, not for profit, organized for the encouragement of the arts and sciences and of agriculture and horticulture, and to confer upon such companies the right of eminent domain," as amended, enabling said corporations to increase their bonded indebtedness.

Mr. McCURDY, from the Committee on Education, reported as amended, House Bill No. 669, entitled:

An Act to amend section five hundred and forty-two as amended, and section five hundred forty-three and to repeal section five hundred and fifty-four of an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three hundred nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof;



providing revenue to establish and maintain the same, and an act approved the twenty-ninth day of April, one thousand general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Mr. EDMONDS, from the Committee on Judiciary General, reported as committed House Bill No. 710, entitled:

An Act concerning conditional sales and to make uniform the law relating thereto.

Mr. HAGERTY, from the Committee on Municipal Corporations, reported as amended, House Bill No. 1387, entitled:

An Act to amend sections three, four and eleven of an act approved the twentieth day of May, one thousand nine hundred and fifteen (P. L. 566), entitled "An act requiring cities of the first class to establish a pension fund for employees of said cities, and all county or other public employees, if any, paid by appropriation of the city councils thereof and out of the treasury of said cities; and regulating the administration and the payment of such pensions," as amended.

Mr. HAGERTY, from the Committee on Municipal Corporations, reported as committed, House Bill No. 807, entitled:

An Act to further amend section five of the act approved the fourth day of June, one thousand nine hundred and one (P. L. 364), entitled "An act providing when, how, upon what property, and to what extent, liens shall be allowed for taxes, and for municipal improvements, and for the removal of nuisances; the procedure upon claims filed therefor; the method for preserving such liens and enforcing payment of such claims; the effect of judicial sales of the properties liened, and the manner of distributing the proceeds of such sales," as amended.

Mr. HAGERTY, from the Committee on Corporations, reported as committed, House Bill No. 1460, entitled:

An Act to amend section twenty-nine of the act approved the twenty-ninth day of April, one thousand eight hundred and seventy-four (P. L. 73), entitled "An act to provide for the incorporation and regulating of certain corporations," as amended.

Mr. ALEXANDER, from the Committee on Manufactures, reported as committed, House Bill No. 963, entitled:

An Act requiring County Commissioners to complete lists of soldiers, sailors and marines who served in the war with Germany and Austria or who may serve in future wars; providing for the preservation of such lists and for the printing, sale and distribution of copies thereof; and placing the expense thereof upon the several counties.

Mr. BLUETT, from the Committee on Corporations, reported as committed, House Bill No. 1288, entitled:

An Act making it illegal to offer or give any ticket, coupon, stamp, card certificate or other similar device with any sale or bailment of merchandise in this Commonwealth which said ticket, coupon, stamp, card, certificate or other similar device is redeemable in either cash or merchandise, and providing penalties for the violation thereof.

Mr. ALEXANDER, from the Committee on Judiciary General, reported as amended, House Bill No. 506, entitled:

An Act to amend section two of an act approved the eleventh day of July, one thousand nine hundred and seventeen (P. L. 773) entitled, "An act making it a misdemeanor for a parent wilfully to neglect to support a child born out of lawful wedlock, whether such child shall have been begotten or shall have been born within or without this Commonwealth; providing punishment therefor, and empowering the court to make an order for support, and to enforce the same. And declaring persons making false statements, in certain cases, guilty of perjury," as amended.

Mr. HAMPSON, from the Committee on Law and Order, reported as committed, House Bill No. 1248, entitled:

An Act amending an act approved the ninth day of June, Anno Domini one thousand eight hundred and ninety-one, entitled "An act to restrain and regulate the sale of vinous and spirituous, malt or brewed liquors or any admixture thereof by wholesale," by restricting the provisions of said act to vinous and spirituous, malt or brewed liquors, or any admixture thereof, fit for beverage purposes other than such as are from time to time determined and found to be intoxicating by Act of Congress pursuant to, and in the enforcement of, the Constitution of the United States of America.

Mr. BROMLEY, from the Committee on Corporations, reported as committed, House Bill No. 1232, entitled:

An Act to amend clause three of section thirty-seven of an act approved the twenty-ninth day of April, one thousand eight hundred and seventy-four (Pamphlet Laws, seventy-three), entitled "An act to provide for the incorporation and regulation of certain corporations."

Mr. BROMLEY, from the Committee on Corporations, reported as amended, House Bill No. 797, entitled:

An Act authorizing the merger and consolidation of water or water power companies organized prior to the first day of April, one thousand nine hundred and five, and providing the manner in which such merger shall be effected.

Mr. KRAUSE, from the Committee on Judiciary Special, reported as committed, House Bill No. 1533, (Senate Bill No. 755), entitled:

An Act amending section ten of an act entitled "An act establishing a court for the County of Philadelphia prescribing its jurisdiction and powers, providing for the service of its writs, process or warrants by the proper officers of the county or city of Philadelphia, regulating the procedure therein and appeals therefrom and providing for the expenses thereof," approved the twelfth day of July, one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and eleven) by changing the jurisdiction in civil actions.

Mr. EDMONDS, from the Committee on Judiciary General, reported as committed, House Bill No. 1142 (Senate Bill No. 196), entitled:

An Act to amend section twenty-one of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred and three) entitled "An act relating to the form execution and interpretation of wills to nuncupative wills to the appointment of testamentary guardians to spendthrift trusts to forfeiture of devise or legacy in case of murder of testator to elections to take under or against wills and to the recording and registering of such elections and of decrees relative thereto and to the fees therefor."

Mr. DITHRICH, from the Committee on Judiciary General, reported as committed, House Bill No. 1525, (Senate Bill No. 759), entitled:

An Act relating to the fees of attorneys-at-law as part of the taxable costs in cases in the several courts of common pleas and on appeals to the Superior and Supreme Courts of this Commonwealth.

Mr. DITHRICH, from the Committee on Judiciary General, reported as committed, House Bill No. 1520, (Senate Bill No. 591), entitled:

An Act amending an act approved the sixteenth day of May, one thousand nine hundred and one (Pamphlet Laws two hundred and twenty), entitled "An act regulating the employment of minor children for theatrical or athletic performances, singing exhibitions or for playing upon musical instruments," and providing for the punishment of first and subsequent offenses by summary conviction and fine.

Mr. STARK, from the Committee on Public Roads, reported as committed, House Bill No. 1446, (Senate Bill No. 552), entitled:

An Act to further amend section thirteen of an act approved the thirty-first day of May, one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight), entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner, two deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways and a staff of assistants and employees, defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of Commissioner and deputies and other appointees, providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities and towns and extending to the State line, describing and defining same by route numbers as the State Highways of the Commonwealth, providing for the improvement, maintenance and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same, requiring boroughs and incorporated towns to maintain certain State highways wholly and in part, requiring the State Highway Commissioner to make maps to be complete records thereof, conferring authority on the State Highway Commissioner, providing for the payment of damages in taking of property or otherwise in the improvement thereof, providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein, providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State, providing aid by the State to counties and townships desiring the same in the improvement of township or county roads, defining highways and State-aid highways, providing method of application for State aid in the improvement,



maintenance and repair of township or county roads, and prescribing the contents of township, county, borough or incorporated town petitions, providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough or incorporated town and requiring contracts by counties, townships, boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways, and kind of material to be used in the improvement, providing for payment of cost of improvement and repairs, providing penalty for injuring or destroying State highways, making appropriations to carry out the provisions of the act, and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith, and providing that existing contracts are not affected by provisions of this act," as amended.

Mr. RINN, from the Committee on Elections, reported as committed, House Bill No. 1399, (Senate Bill No. 521), entitled:

An Act fixing the pay of an election officer.

Mr. D. J. JONES, from the Committee on Municipal Corporations, reported as committed, House Bill No. 1143, (Senate Bill No. 211), entitled:

An Act providing for the appropriation and disbursement of moneys and the payment of expenses to police officers for the purposes of obtaining evidence against and for the pursuit of persons alleged to be guilty of misdemeanors or crimes or felonies in cities of the second class.

Mr. HAGERTY, from the Committee on Corporations, re-reported as amended, House Bill No. 1205, entitled:

An Act to amend section two of an act entitled "An act to regulate the doing of business in this Commonwealth by foreign corporations; the registration thereof and service of process thereon and providing punishment and penalties for the violation of its provisions and repealing previous legislation on the subject," approved the eighth day of June, one thousand nine hundred and eleven; requiring the payment of registration fees and a bonus on capital stock and prohibiting registration where the corporate title is the same or similar to that of a registered foreign corporation or that of a Pennsylvania corporation.

Mr. HAGERTY, from the Committee on Municipal Corporations, re-reported as committed, House Bill No. 1235, entitled:

An Act making an item in the valuation of improved property as assessed for county taxation purposes and providing for the levy on and collection of excessive rents as an additional tax.

#### BILLS SIGNED BY THE SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor and the same being correct, the titles were publicly read as follows:

Senate Bill No. 66.

An Act to further amend section one of the act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred seventy) entitled "An Act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines" as amended.

Senate Bill No. 168.

An Act to transfer and reappropriate a certain unexpended part of the General Appropriation to the Department of Public Instruction as provided by the General Appropriation act approved the sixteenth day of July one thousand nine hundred and nineteen (Appropriation acts one thousand nine hundred and nineteen Pamphlet Laws thirty-four.)

Senate Bill No. 200.

An Act making a deficiency appropriation to the Washington Crossing Park Commission created under the provisions of the act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws twelve hundred and nine) entitled "An act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the river Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purpose of this act."

Senate Bill No. 202.

An Act to amend section one of an act approved the twenty-fifth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand two hundred nine) entitled "An act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the river Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purpose of this act."

Senate Bill No. 358.

An act providing for and regulating the taking and appropriation of land and property by incorporated cemetery and burial associations not for profit for the purpose of enlarging cemeteries and burial grounds.

Senate Bill 384.

An Act to amend section one of an act approved the first day of June one thousand eight hundred and eighty-three (Pamphlet Laws fifty-eight) entitled "An act empowering and directing the county commissioners of any county to purchase ground at the county seat for the erection thereon of such building or buildings as may be necessary for the accommodation of the courts and of the several officers of the county and for the reception and safe keeping of the records and other papers in charge of such officers and also such other building or buildings as may be necessary and proper for the purposes of a county jail or workhouse when occasion shall require the erection of such building or buildings and in case the said ground cannot be obtained by agreement with the owner or owners at a reasonable price in the estimation of said commissioners then to resort to condemnation" as amended by providing for the purchase and condemnation of ground at or near the county seat.

Senate Bill No. 480.

An Act to provide for a second additional law judge of the several courts of the twelfth judicial district.

Senate Bill No. 535.

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto."

Senate Bill No. 585.

An Act to amend section fifteen of an act approved April twenty-seventh one thousand nine hundred and five (Pamphlet Laws three hundred and twelve) entitled "An act creating a Department of Health and defining its powers and duties" as amended.

#### SENATE MESSAGE.

##### HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned Bills from the House of Representatives, numbered and entitled as follows:

House Bill No. 272.

An Act to amend the first section of an act approved the eleventh day of May Anno Domini one thousand nine hundred and eleven entitled "An act empowering the State of Pennsylvania for National Forest Reserves by purchase or by condemnation proceedings and granting to the United States of America all rights necessary for control and regulation of such reserves."

House Bill No. 611.

An Act to amend an act entitled "An act to establish a board of commissioners of Navigation for the River Delaware and its navigable tributaries regulating their jurisdiction over ships vessels and boats and wharves piers bulkheads docks slips and basins and exempting cities of the first class from certain of its provisions and making an appropriation therefor" approved the eighth day of June one thousand nine hundred and seven (Pamphlet Laws page four hundred ninety-six) amending sections five and six thereof so as to express with greater certainty the intention of the General Assembly with respect to the enforcement of the rules and regulations made and promulgated by the Commissioners pursuant to the authority conferred upon them by said act.

House Bill No. 789.

An Act empowering all corporations incorporated under the laws of the State of Pennsylvania for purposes not for profit to change alter and amend by by-law such provisions of their charters as are purely administrative.

House Bill No. 580.

An Act providing for the apportionment of wharfage and dockage in cities of the first class.



## House Bill No. 582.

An Act providing for the apportionment of wharfage and dockage on the River Delaware and its tributaries except in cities of the first class.

## House Bill No. 466.

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other incorporated districts or municipalities had and held pursuant to the provisions of an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance to such proceedings and elections.

## House Bill No. 642.

An Act to further amend section two of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violations of its provisions" as amended.

## House Bill No. 860.

An Act creating a commission to prepare a revision and consolidation of the existing general statutory law defining the powers and duties of the commission imposing certain duties upon the Legislative Reference Bureau providing for the report of the commission to the General Assembly for its adoption or rejection and making an appropriation.

## House Bill No. 790.

An Act to regulate and control the manufacture sale offering for sale giving away and use of weights and measures and of weighing and measuring devices in the Commonwealth of Pennsylvania providing for the approval and disapproval of such weights measures and devices by the bureau of standards and prescribing penalties.

## House Bill No. 791.

An Act to amend section two of the act approved the twenty-third day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred and one) entitled "An act supplementary to an act approved the eleventh day of May one thousand nine hundred and eleven entitled 'An act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from selling false or insufficient weights and fixing the penalties for the violation of the provisions thereof providing for the examination of the glass used for testing milk and cream for butterfat with the Babcock test prohibiting the use of inaccurate testing glassware defining the term Standard Babcock Glassware and fixing penalties for the violations of the provisions of this act."

## House Bill No. 792.

An Act to further amend section three of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred and one) entitled "An act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from selling false or insufficient weights and fixing the penalties for the violation of the provisions hereof" as amended.

## House Bill No. 371.

An Act to amend section one of "An act to provide for the licensing of transient retail merchants in cities boroughs and townships and providing a penalty for failure to obtain the same" approved the second day of May Anno Domini one thousand eight hundred and ninety-nine

## House Bill No. 187.

A Further Supplement to an act approved the first day of April one thousand eight hundred and sixty-three (Pamphlet Laws two hundred and thirteen) entitled "An act to accept the grant of public lands by the United States to the several states for the endowment of Agricultural Colleges" making a deficiency appropriation for carrying the same into effect

## House Bill No. 1082.

An Act requiring the display of the flag of the United States at entertainments public gatherings and public meeting

## House Bill No. 1254.

An Act making a deficiency appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

with the information that the Senate has passed the same without amendment.

## SENATE MESSAGE.

## RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, April 13, 1921.

Whereas, a native son of Pennsylvania and one of the leading factors for the betterment and uplift of our great Commonwealth has been highly honored by the Church he represents in being appointed to a most exalted position in administering to the spiritual wants of millions of people in this country; and

Whereas, the officials of the city of Philadelphia, of the State and of the Nation have joined with representatives of many religious bodies business men, and citizens of every class, in tendering to him a public reception at the Academy of Music, Philadelphia, Friday evening, April fifteenth; and

Whereas, with a feeling of pride in having within the borders of our State so distinguished and honored a citizen the General Assembly is desirous of showing its appreciation; therefore be it

Resolved (If the Senate concur) that the General Assembly does hereby tender its congratulations to His Eminence Cardinal Dougherty of Philadelphia on his elevation to the supreme most holy sees in the Catholic Church of the entire world, and be it further

Resolved, That the General Assembly sincerely wishes him a long continued period of usefulness to the State and Nation, and be it further

Resolved, That the chief clerk is instructed to forward a copy of this resolution to His Eminence Cardinal Dougherty and to the Hon. J. Hampton Moore, Mayor of Philadelphia, Chairman of the Citizens' Committee.

## SENATE MESSAGE.

## RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, April 13, 1921.

Resolved (If the Senate concur). That House Bill No. 301, File Folio 987, entitled "An act to amend sections six and eight of article two of chapter seven of the act approved the fourteenth day of May, one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve), entitled 'An act providing a system of government for boroughs and revising, amending and consolidating the law relating to boroughs' and to repeal section seven of article two of chapter seven of said act," be recalled from the Governor for the purpose of amendment.

## SENATE MESSAGE.

## RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, April 12, 1921.

Resolved (If the Senate concur). That House Bill No. 838, File Folio No. 1981, entitled, "An act authorizing counties cities boroughs towns and townships to acquire lands by purchase gift or condemnation and to convey such lands to the Commonwealth for use of the National Guard," be recalled from the Governor for the purpose of amendment.

## SENATE MESSAGE.

## RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, April 12, 1921.

Resolved (If the Senate Concur) That House Bill No. 873, File Folio 3411, entitled "An act to amend an act approved the nineteenth day of June, one thousand nine hundred and eleven (Pamphlet Laws one thousand and fifty-nine) entitled 'An act extending the powers of judges of court of quarter sessions and of oyer and terminer in relation to releasing prisoners in jails and workhouses on parole' by extending said act to include houses of correction and conferring similar powers on other courts of records," be recalled from the Governor for the purpose of amendment.

## SENATE MESSAGE.

## AMENDED HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

## House Bill No. 199.

An Act to amend section one of an act approved the fourteenth day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred seventy-three) entitled "An act to provide for retirement of State employes permanently disqualified by reason of physical or mental disability to perform their official functions and duties with half pay under certain conditions during the remainder of their lives except State employes whose retirement has been or shall be otherwise provided for and the filling of vacancies caused by such retirement" as amended by changing the conditions under which said employes can be retired and the procedure changing the pension period and defining the term "State employe" to include officers and employes in the legislative and executive branches of the State government and of State institutions

Said bill having been recalled from the Governor for amendment, the votes on final passage and third reading on said bill were reconsidered in the House of Representatives and the bill amended, in which amendment the Senate has concurred.

## SENATE MESSAGE.

## AMENDED HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

## House Bill No. 353.

An Act to further amend section four and amend section six of an act approved the seventeenth day of April one thousand nine hundred and thirteen (Pamphlet Laws eighty-five) entitled "An act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for and killing wild birds or animals protected by the laws of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees fines and penalties received"

with the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.  
The Clerk read the amendments as follows:

Amend section 6, page 11, line 16, by striking out after the word "secure" the word "such"; amend section 6, page 11, line 17, by striking out after the word "years" the following: "upon receipt of sufficient proof to satisfy said board that such person has violated any law protecting game or wild birds or negligently or maliciously destroyed or carried away notices posted by the Commonwealth or personal property or crops of any kind on lands on which such person may be hunting or who may be careless in the use of firearms while hunting and thereby cause injury to human life or livestock or who may through carelessness cause forest fires" and inserting in lieu thereof the following: "if said licensee has either been convicted or signed an acknowledgement of violating any law protecting game or wild birds or if satisfied the holder of any license is unfitted physically or mentally to carry firearms or has been using firearms for the purpose of hunting while intoxicated. Such license may also be revoked upon receipt of proper transcripts or court records indicating that any licensee has been convicted in any court of record of having destroyed or carried away notices posted by the Commonwealth or personal property or crops of any kind on lands on which such person may be hunting or has been careless in the use of firearms while hunting and thereby caused injury to human life or live stock or has caused forest fires"; amend page 12, line twenty by striking out after the word "necessary" the following: "which action may also be published in such newspapers magazines or posters as said board may direct."

On the question.

Will the House concur in the amendments made in the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—126.

Alexander,	Rinn,	Kelly,	Ruch,
Allum,	Feldman,	Kooser,	Ruddy,
Armstrong,	Finney,	Krause,	Ruth,

Asbury,	Flynn,	Krugh,	Schaeffer,
Baker,	Fowler,	Lafferty,	Schilling,
Ball,	Franklin,	Leeds,	Schwartz,
Beaver,	Gibson,	Love,	Sieg,
Beckley,	Glass,	McBride,	Shaffer,
Blair,	Goshing,	McCaig,	Smiley,
Blumberg,	Golder,	McCann,	Smith, H. L.,
Bolard,	Goodnough,	McCurdy,	Soffel,
Brady,	Green,	McKim,	Sprohls,
Brenneman,	Griffith,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Harding,	Mangan,	Sterling,
Cullin,	Harer,	Marcus, J. C.,	Stevenson,
Chaplin,	Hart,	Martin,	Strauss,
Comer,	Haslett,	Michel,	Switzer,
Conner,	Haws,	Miller, A.,	Van Allen,
Cook,	Heffernan,	Miller, A. S. C.,	Walker, G. T.,
Craig, J. O.,	Henderson, W.,	Miller, C.,	Walker, J. A.,
Crum,	Hess,	Miller, D. J.,	Weiss,
Curran,	Hickick,	Miller, D. D.,	Wetach,
Davis,	Hoffman, J. N.,	Miller, H. P.,	Whitaker,
Deaning,	Hoffman, M. R.,	Miller, J. J.,	Whitehouse,
Devey, P. H.,	Horne,	Morris,	Williams,
Dilsholmer,	Hough,	Perry,	Woner,
Donceley,	Jones, D. J.,	Pike,	Woodruff,
Dunlap,	Jones, W. W.,	Posay,	Zook,
Ehrhardt,	Jordan,	Phoads,	Spangler,
Evans,	Keene,	Richards,	Speaker,

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

## HOUSE BILL NO. 1016 MADE A SPECIAL ORDER.

Mr. EDMONDS. Mr. Speaker, I move that House Bill No. 1016, file folio No. 4539, entitled:

An Act to amend section one thousand two hundred ten as amended and section one thousand one hundred three and section five hundred twenty-four as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and repealing section one thousand two hundred twelve thereof

he made a special order on third reading on Monday evening, April 18th, at 10 o'clock.

Mr. HAINES. Mr. Speaker, I second the motion.

The motion was agreed to.

## BILLS ON FINAL PASSAGE RECALLED FROM GOVERNOR.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 253, as follows:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of article two of chapter twelve of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the laws relating to boroughs" which reads as follows

"Section 2 Any taxpayer of any borough may inquire into the validity of any judgment or defend the borough in any suit or judgment upon filing a petition with the court of common pleas of the county in which such suit is pending or judgment exists accompanied by an affidavit that the taxpayer believes that justice will be done to the borough in such suit or judgment Whenever it is deemed necessary the court may order such taxpayer to file a bond with one or more sureties to be approved by court to save harmless the borough from all costs that may accrue in such proceeding subsequent to the filing of such petition" is hereby amended so as to read as follows

Section 2 Any taxpayer of any borough may inquire into the validity of any judgment or defend the borough in any suit or judgment upon filing a petition with the court of common pleas of the county in which such suit is pending or judgment exists accompanied by an affidavit that the taxpayer believes that justice will be done to the borough in such suit or judgment Whenever it is deemed necessary the court may order such taxpayer to file a bond with one or more sureties to be approved by court to save the borough harmless from all costs that may accrue in such proceeding subsequent to the filing of such petition When such intervention shall have



taken place such taxpayer shall be deemed a party to the record and no settlement of any suit or judgment wherein such intervention shall have taken place shall be made by the borough without notice to such intervening taxpayer and opportunity for him to be heard

Shall the bill pass finally?

On the question recurring.

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—146.

Alexander,	Elgin,	Lewis,	Ruddy,
Allum,	Evans,	Long,	Ruth,
Armstrong,	Fitzgibbon,	McCaig,	Schaeffer,
Aston,	Fox,	McCann,	Schwartz,
Baker,	Franklin,	McCarthy,	Sieg,
Baldi,	Gearhart,	McClure,	Shaffer,
Barnhart,	Gelder,	McConnell,	Shellenberger,
Beaver,	Gibson,	McCurdy,	Sinclair,
Beckley,	Glass,	McGowan,	Smiley,
Blumberg,	Goehring,	McHugh,	Smith, H. J.,
Bolard,	Golder,	McKim,	Smith, H.,
Bower,	Green,	McMullen,	Snowden,
Brendle,	Griffith,	McOwen,	Sowers,
Brenneiman,	Haines,	McVear,	Sprows,
Bromley,	Haldeman,	Magill,	Stackhouse,
Brooks,	Harding,	Marcus, J. C.,	Stadtlander,
Brown, T. R.,	Harer,	Marshall,	Stark,
Campbell,	Harry,	Martin,	Sterling,
Catlin,	Hatrick,	Michel,	Stevens,
Chaplin,	Haws,	Millar, A.,	Stevenson,
Comer,	Hayes,	Millar, A. S. C.,	Stewart,
Conner,	Henderson, E.,	Miller, C. T.,	Strauss,
Cook,	Henderson, W.,	Miller, D. D.,	Trainer,
Craig, J. O.,	Hess,	Miller, D. D.,	Vickerman,
Cratty,	Heidrick,	Miller, H. F.,	Walker, J. A.,
Curran,	Hoffman, J. N.,	Miller, J. J.,	Weiss,
Denning,	Horne,	Mitchell,	Wells,
Devey, C. P.,	Huston,	Morris,	Wettach,
Dewey, P. H.,	Hynes, D. J.,	Ogle,	Whitehouse,
Diehm,	Jones, W. W.,	Phillips,	Whiteman,
Dilsheimer,	Jordan,	Posay,	Williams,
Dithrich,	Kantner,	Quigley,	Wolfe,
Dunlap,	Kinsman,	Rhoads,	Woner,
Dunn,	Kohler,	Richards,	Woodruff,
Eaches,	Krause,	Rieder,	Zook,
Edmonds,	Krugh,	Rinn,	Spangler,
Ehrhardt,	Leeds,	Roman,	Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 430, as follows:

An Act to amend section two and three of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred fourteen) entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the state of New Jersey of a bridge over the Delaware River connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purposes of this act"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred fourteen) entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the state of New Jersey of a bridge over the Delaware River connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purposes of this act" which reads as follows

"Section 2 The word 'bridge' whenever used in this act shall include the actual bridge between the shore lines of the river and approaches thereto including the substructures and superstructures of both The word 'approaches' whenever used in this act shall be construed to mean all that portion of the bridge

extending from the beginning of the approach to the furthermost abutment of the bridge on the same side of the river but not to include such abutment The word "superstructure" whenever used in this act shall be construed to mean all that portion of the bridge between the approaches The term "substructure" whenever used in this act shall include all that portion of the bridge not included within the meaning of the definition of superstructure or the approaches and shall include the piers and abutments The term "cost of construction" as used in this act shall include the cost of constructing the superstructure and substructure of the bridge and the approaches thereto and the cost of acquisition of the ground for the site of said bridge and the approaches thereto including any franchises easement rights or damages incident thereto or consequent upon the taking thereof The "Pennsylvania commission" as used in this act shall be construed to mean the Board of Commissioners of Public Grounds and Buildings of the Commonwealth of Pennsylvania the mayor of the city of Philadelphia and two other citizens of the Commonwealth to be appointed by the Governor The term "interstate bridge commission" as used in this act shall be construed to mean the New Jersey Interstate Bridge and Tunnel Commission The "joint commission" as referred to in this act shall mean the New Jersey Interstate Bridge and Tunnel Commission and the Pennsylvania commission acting as a joint commission for and on behalf of the Commonwealth of Pennsylvania and the State of New Jersey The term "owner" as used in this act shall be construed to mean all individuals incorporated companies and religious benevolent literary or other societies or associations having any title or interest in lands structures rights of way franchises easements or other interests in land is hereby amended to read as follows

Section 2 The word "bridge" whenever used in this act shall include the actual bridge between the shore lines of the river and the approaches thereto including the structures and superstructures of both the word "approaches" whenever used in this act shall be construed to mean all that portion of the bridge extending from the beginning of the approach to the furthermost abutment of the bridge on the same side of the river but not to include such abutment The word "superstructure" whenever used in this act shall be construed to mean all that portion of the bridge between the approaches The term "substructure" whenever used in this act shall include all that portion of the bridge not included within the meaning of the definition of superstructure or the approaches and shall include the piers and abutments The term "cost of construction" as used in this act shall include the cost of constructing the superstructure and substructure of the bridge and the approaches thereto and the cost of acquisition of the ground for the site of said bridge and the approaches thereto including any franchises easement rights or damages incident thereto or consequent upon the taking thereof The "Pennsylvania Commission" as used in this act shall be construed to mean the Board of Commissioners of Public Grounds and Buildings of the Commonwealth of Pennsylvania the mayor of the city of Philadelphia and four other citizens of the Commonwealth to be appointed by the Governor The term "interstate bridge commission" as used in this act shall be construed to mean the New Jersey Interstate Bridge and Tunnel Commission The "joint commission" as referred to in this act shall mean the New Jersey Interstate Bridge and Tunnel Commission and the Pennsylvania commission acting as a joint commission for and on behalf of the Commonwealth of Pennsylvania and the State of New Jersey The term "owner" as used in this act shall be construed to mean all individuals incorporated companies and religious benevolent literary or other societies or associations having any title or interest in lands structures rights of way franchises easement or other interests in lands

Section 2 Section three of said act which reads as follows "Section 3 That the Board of Commissioners of Public Grounds and Buildings of the Commonwealth of Pennsylvania the Mayor of the City of Philadelphia and two other citizens of the Commonwealth to be appointed by the Governor are hereby constituted a commission to act in conjunction with a similar commission of the state of New Jersey as a joint commission for the purpose of constructing a bridge over the Delaware River connecting the city of Philadelphia in the State of Pennsylvania and the city of Camden in the State of New Jersey No action of the said joint commission shall be valid and binding unless a majority of the Pennsylvania commission and a majority of the New Jersey commission shall vote in favor thereof" is hereby amended to read as follows

Section 3 That the Board of Commissioners of Public Grounds and Buildings of the Commonwealth of Pennsylvania the Mayor of the City of Philadelphia and four other citizens of the Commonwealth to be appointed by the Governor are hereby constituted a commission to act in conjunction with a similar commission of the State of New Jersey as a joint commission for the purpose of constructing a bridge over the Delaware River connecting the city of Philadelphia in the State of Pennsylvania and the city of Camden in the State of New Jersey No action of the said joint commission shall be valid and binding unless a majority of the Pennsylvania commission and a majority of the New Jersey commission shall vote in favor thereof

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—163.

Alexander,	Dilsheimer,	Hough,	Ogle,
Allum,	Dithrich,	Jones, D. J.,	Perry,
Armstrong,	Donneley,	Jones, W. W.,	Pike,

Aston,	Dunlap,	Jordan,	Quigley,
Baker,	Dunn,	Kantner,	Richards,
Baldi,	Eaches,	Keene,	Rieder,
Barnhart,	Edmonds,	Kelly,	Rinn,
Beaver,	Ehrhardt,	Kinsman,	Ruddy,
Beckley,	Elgin,	Kooser,	Schaeffer,
Bell,	Evans,	Krause,	Schilling,
Blair,	Feldman,	Krugh,	Shaffer,
Bluett,	Flynn,	Lafferty,	Shellenberger,
Blumberg,	Franklin,	Leeds,	Smith, H. J.,
Brady,	Gearhart,	Lewis,	Smith, J. W.,
Brenneman,	Gelder,	Love,	Snowden,
Bromley,	Glass,	McBride,	Soffel,
Brooks,	Goehring,	McCaig,	Sowers,
Brown, F. B.,	Golder,	McCann,	Sprowls,
Brown, T. R.,	Goodnough,	McCarthy,	Stark,
Burns,	Goss,	McCurdy,	Steedle,
Campbell,	Green,	McGowan,	Stevens,
Catlin,	Griffith,	McKim,	Stewart,
Clutton,	Hagerty,	McOwen,	Strauss,
Comer,	Haines,	McVicar,	Sweitzer,
Conner,	Hampson,	Magill,	Trainer,
Cook,	Harding,	Mangan,	Vickerman,
Craig, J. O.,	Harer,	Marcus, J.,	Walker, J. A.,
Cratty,	Harry,	Marcus, J. C.,	Weiss,
Curran,	Hatrick,	Martin,	Wettach,
Davis,	Haws,	Mantz,	Whitaker,
Dawson,	Heffernan,	Millar, A.,	Whitehouse,
Denning,	Henderson, W.,	Millar, A. S. C.,	Wolfe,
Dewey, C. P.,	Hess,	Miller, C.,	Woner,
Dewey, P. H.,	Hetrick,	Miller, D. I.,	Woodruff,
Diehm,	Hoover,	Miller, H. F.,	Zook,
	Horne,	Miller, J. J.,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

## BILLS ON FINAL PASSAGE.

Mr. DITHRICH. Mr. Speaker, I desire to call up from page 8 of today's calendar, bills on final passage postponed, House Bill No. 603, file Folio 1319.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. DITHRICH,

The House resumed the consideration on final passage of House Bill No. 603, entitled:

An Act to amend section six of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation" as amended.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—160.

Alexander,	Franklin,	Lewis,	Roman,
Allum,	Gearhart,	Long,	Ruch,
Armstrong,	Gelder,	Love,	Ruth,
Aston,	Gibbon,	McBride,	Schaeffer,
Baker,	Glass,	McCaig,	Schilling,
Baldi,	Goehring,	McCann,	Sieg,
Barnhart,	Golder,	McCarthy,	Shaffer,
Beckley,	Goss,	McClure,	Shellenberger,
Bluett,	Green,	McConnell,	Sinclair,
Bolard,	Griffith,	McCurdy,	Smink,
Bower,	Haines,	McGowan,	Smith, H. J.,
Brady,	Haldeman,	McHugh,	Smith, J. W.,
Brenneman,	Harding,	McKim,	Smith, L.,
Brooks,	Harer,	McKnight,	Soffel,
Brown, T. R.,	Haslett,	McMullen,	Sowers,
Burns,	Haws,	McVicar,	Sprowls,
Campbell,	Hayes,	Magill,	Stackhouse,
Catlin,	Heffernan,	Mangan,	Stadlander,
Comer,	Henderson, W.,	Marcus, J. C.,	Stark,
Conner,	Hess,	Marshall,	Steedle,
Cook,	Hetrick,	Martin,	Stewart,
Craig, J. R.,	Hoffman, J. N.,	Mantz,	Strauss,
Craig, J. O.,	Holcombe,	Michel,	Trainer,
Crum,	Hoover,	Millar, A.,	Van Alen,
Davis,	Horne,	Millar, A. S. C.,	Vickerman,
Dawson,	Hough,	Miller, C.,	Walker, J. A.,
Dewey, P. H.,	Huston,	Miller, D. I.,	Weamer,
Diehm,	Jones, D. J.,	Miller, D. D.,	Weiss,
Dilheimer,	Jones, W. W.,	Miller, H. F.,	Wells,
Dithrich,	Kantner,	Miller, J. J.,	Wettach,
	Keene,	Mitchell,	Whitehouse,
		Morris,	Whiteman,

Dunlap,	Kelly,	Ogle,	Williams,
Dunn,	Kinsman,	Phillips,	Wolfe,
Eaches,	Kohler,	Pike,	Woner,
Edmonds,	Kooser,	Poscy,	Wood,
Ehrhardt,	Krause,	Quigley,	Woodruff,
Elgin,	Krugh,	Richards,	Zook,
Evans,	Lafferty,	Rieder,	Spangler,
Fitzgibbon,	Leeds,	Rinn,	Speaker.
Fox,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Mr. EDMONDS. Mr. Speaker, I desire to call up at this time from page 8, of today's calendar, bills on final passage postponed, House Bill No. 572, file folio No. 3951.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Edmonds,

The House resumed the consideration on final passage of House Bill No. 572, entitled:

An Act providing for the sentencing of certain criminals to reformatories or houses of correction in counties of the first class.

On the question recurring,

Shall the bill pass finally?

RECONSIDERATION OF VOTE.

Mr. EDMONDS. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. HESS. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. EDMONDS. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend section 1, page 1, line 6 by striking out the words "a crime" and insert in lieu thereof "any misdemeanor."

Amend section 1, page 1, lines 7, 8 and 9 by striking out the following: "who is not known to have been previously convicted of such crime in this or any other state or county."

Amend section 1, page 1, line 10 by striking out the word "except."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

## BILLS ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 606, as follows:

A Supplement to an act approved the fourteenth day of May one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred and eleven) entitled "An act to provide for the incorporation and government of street railway companies and traction motor or motor power companies authorized by law to lease and operate street railway companies in this Commonwealth" authorizing street railway companies to operate vehicles without the use of rails or tracks by electricity distributed by overhead wires.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That electric street railway companies incorporated under the act to which this is a supplement or incorporated under any special or general law of this Commonwealth and traction motor or motor power companies authorized by law to lease and operate street railway companies are hereby authorized to



operate vehicles without the use of rails or tracks by electricity distributed by overhead wires in addition to existing facilities of said companies provided that the consent of local authorities shall be obtained prior to the operation of said vehicles within the limits of any city borough or township

Section 2 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—157.

Alexander,	Fowler,	Long,	Sieg,
Allum,	Franklin,	Love,	Shaffer,
Armstrong,	Gearhart,	McBride,	Shannon,
Bald,	Gelder,	McCaig,	Shellenberger,
Barnhart,	Glass,	McCann,	Sinclair,
Beaver,	Goehring,	McClure,	Smith, H. J.,
Beckley,	Goldner,	McConnell,	Smith, H.,
Bidelspacher,	Goodnough,	McGowan,	Smith, J. W.,
Bluet,	Goss,	McKim,	Smith, L.,
Blumberg,	Green,	McKnight,	Soffel,
Brendle,	Hagerty,	McVicar,	Sowers,
Bromley,	Haines,	Mangan,	Sprows,
Brown, F. B.,	Haldeman,	Marcus, J.,	Stackhouse,
Brown, T. R.,	Harding,	Marcus, J. C.,	Stark,
Burns,	Harer,	Martin,	Steedle,
Catlin,	Harry,	Michel,	Sterling,
Chaplin,	Hawrick,	Millar, A.,	Stevens,
Comer,	Hawes,	Miller, C.,	Stevenson,
Conner,	Hayes,	Miller, D. I.,	Stewart,
Cook,	Heffernan,	Miller, D. D.,	Strauss,
Craig, J. O.,	Henderson, W.,	Miller, H. F.,	Sweitzer,
Cratty,	Hess,	Miller, J. J.,	Trainer,
Curran,	Hetrick,	Morris,	Van Alen,
Davis,	Hoffman, J. N.,	Ogle,	Vickerman,
Dawson,	Holcombe,	Orr,	Walker, G. T.,
Denning,	Hoover,	Perry,	Walker, J. A.,
Dewey, P. H.,	Horne,	Phillips,	Weamer,
Dielm,	Hough,	Pike,	Welss,
Dilshelmer,	Huston,	Posey,	Wettach,
Ditrich,	Jones, D. J.,	Quigley,	Whitaker,
Dunlap,	Jordan,	Richards,	Whitehouse,
Dunn,	Kantner,	Rieder,	Whiteman,
Eaches,	Kelly,	Rinn,	Williams,
Edmonds,	Kinsman,	Ruch,	Woner,
Ehrhardt,	Kooser,	Ruddy,	Wood,
Elgin,	Krause,	Ruth,	Woodruff,
Evans,	Krugh,	Schaeffer,	Zook,
Finney,	Lafferty,	Schilling,	Spangler,
Flynn,	Leeds,	Schwartz,	Speaker.
	Lewis,		

#### NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 939, as follows:

An Act to amend section four hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section four hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 401 The board of school directors in every school district in this Commonwealth shall establish equip furnish and maintain a sufficient number of elementary public schools in compliance with the provisions of this act to educate every person residing in such district between the ages of six and twenty-one years who may attend and may establish equip furnish and maintain the following additional schools or departments for the education and recreation of persons residing in said district which said additional schools or departments when established shall be an integral part of the public school system in such school district and shall be so administered namely

High schools  
Manual training schools  
Vocational schools  
Domestic science schools  
Agricultural schools  
Evening schools  
Kindergartens  
Libraries  
Museums  
Reading-rooms  
Gymnasiums  
Playgrounds  
Schools for blind deaf and mentally deficient  
Truant schools  
Parental schools  
Schools for adults

Public lectures—together with such other schools or educational departments as they in their wisdom may see proper to establish

Provided That no pupil shall be refused admission to the courses in these additional schools or departments by reason of the fact that his elementary or academic education is being or has been received in a school other than a public school" is hereby amended to read as follows

Section 401 The board of school directors in every school district in this Commonwealth shall establish equip furnish and maintain a sufficient number of elementary public schools in compliance with the provisions of this act to educate every person residing in such district between the ages of six and twenty-one years who may attend and may establish equip furnish and maintain the following additional schools or departments for the education and recreation of persons residing in said district which said additional schools or departments when established shall be an integral part of the public school system in such school district and shall be so administered namely

High schools  
Manual training schools  
Vocational schools  
Domestic science schools  
Agricultural schools  
Evening schools  
Kindergartens  
Libraries  
Museums  
Reading-rooms  
Gymnasiums  
Playgrounds  
Schools for blind deaf and mentally deficient  
Truant schools  
Parental schools  
Schools for adults

Public lectures—together with such other schools or educational departments as they in their wisdom may see proper to establish

Provided That no pupil shall be refused admission to the courses in these additional schools or departments by reason of the fact that his elementary or academic education is being or has been received in a school other than a public school

The board of school directors of each school district of the first second third and fourth class may upon the petition of the parents or guardians of at least twenty-five children between the ages of four and six years residing within the district and within one mile of any elementary school building situate in such district establish and maintain a kindergarten

The number of kindergartens in any one district shall be fixed by the board of school directors and shall be open during the school year

If the average attendance in any one kindergarten in any district is ten or less for the school year the school directors shall at the close of the school year discontinue the same

The board of school directors shall appoint and assign a sufficient number of teachers or kindergartens to such kindergartens who shall be graduates of a high school in good standing and shall have had a course of two years in kindergarten work in some normal school or in some private school which has a course equal to a normal school Any teacher who shall possess qualifications at least equal to those herein prescribed shall be eligible to appointment

The board of school directors of each school district in addition to all other taxes authorized to be levied by the act to which this is an amendment may levy an annual tax for the establishment and maintenance of kindergartens not to exceed two mills on the dollar of the assessed valuation of taxable property in the district Such taxes when levied shall be kept in a separate fund and shall be used only for the purpose for which they were levied If at the end of any school year all kindergartens in any district shall be discontinued the board of school directors may transfer any moneys in such fund to the general fund for the support of public schools in the district

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:



YEAS—158.

Alexander,	Franklin,	McCarthy,	Shaffer,
Allum,	Gearhart,	McClure,	Shellenberger,
Armstrong,	Gelder,	McConnell,	Sinclair,
Aston,	Glass,	McCurdy,	Smink,
Baker,	Goehring,	McGowan,	Smith, H. J.,
Beaver,	Gold,	McHugh,	Smith, J. W.,
Blair,	Green,	McKnight,	Smith, L.,
Bolard,	Griffith,	McMullen,	Soffel,
Bower,	Haldeman,	McVicar,	Sowers,
Brady,	Hampson,	Magill,	Sprows,
Brendle,	Harer,	Marcus, J.,	Stackhouse,
Ercnneman,	Harry,	Marcus, J. C.,	Stadtlander,
Brooks,	Hatrick,	Marshall,	Stark,
Brown, T. R.,	Haws,	Mantz,	Steedle,
Burns,	Heffernan,	Michel,	Sterling,
Campbell,	Henderson, E.,	Millar, A.,	Stevens,
Chaplin,	Hess,	Miller, A. S. C.,	Stevenson,
Cluton,	Hickman, J. N.,	Miller, C.,	Stewart,
Comerer,	Holcombe,	Miller, D. I.,	Strauss,
Cook,	Hoover,	Miller, D. D.,	Trainer,
Craig, J. O.,	Horne,	Miller, H. F.,	Van Alen,
Crum,	Huston,	Miller, J. J.,	Vickerman,
Curran,	Jones, D. J.,	Mitchell,	Walker, J. A.,
Dawson,	Jones, W. W.,	Morris,	Weamer,
Dewey, P. H.,	Kahner,	Orr,	Wells,
Diehm,	Keene,	Perry,	Wettach,
Dishelmer,	Kinsman,	Phillips,	Whitaker,
Dithrich,	Kohler,	Pike,	Whitehouse,
Dunlap,	Kooser,	Posey,	Whiteman,
Dunn,	Krause,	Quigley,	Williams,
Eaches,	Lafferty,	Rhoads,	Wolfe,
Edmonds,	Leeds,	Rinn,	Woner,
Ehrhardt,	Lewis,	Roman,	Wood,
Elgin,	Long,	Ruch,	Woodruff,
Evans,	McFride,	Seffer,	Zook,
Feldman,	McCaig,	Schilling,	Spangler,
Fox,	McCann,	Sieg,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

MR. HESS IN THE CHAIR.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1261, as follows:

An Act to amend sections two three and four of an act approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws three hundred and ninety-five) entitled "An act regulating the sale of concentrated commercial feeding stuffs also of condimental stock and poultry-food and patented proprietary or trade-mark stock and poultry-food possessing nutritive value combined with medicinal properties defining concentrated commercial feeding-stuffs prohibiting the adulteration of any feeding-stuff sold offered or exposed for sale in this State with oat hulls ground corn cobs flax plant refuse elevator chaff cotton-seed hulls ground corn stalks rice hulls peanut hulls weed seeds or other similar adulterants providing for the collection of samples and analysis thereof by the Department of Agriculture and the publication of information concerning the same providing also for the expenses of the enforcement of the law fixing penalties for its violation and repealing act number two hundred and eleven (Pamphlet Laws one thousand nine hundred and seven page two hundred and seventy-three) entitled "An act regulating the sale of wheat rye corn and buckwheat-bran and middlings or any admixture thereof" et cetera approved the twenty-eighth day of May one thousand nine hundred and seven" by enlarging the scope of the term "concentrated commercial feeding-stuffs" and providing for the collection of license fees for the sale thereof and by including certain other substances as adulterants

Section 1 Be It enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and It is hereby enacted by the authority of the same That section two of the act approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws three hundred and ninety-five) entitled "An act regulating the sale of concentrated commercial feeding-stuffs also of condimental stock and poultry-food and patented proprietary or trade-mark stock and poultry-food possessing nutritive value combined with medicinal properties defining concentrated commercial feeding-stuffs prohibiting the adulteration of any feed-stuff sold offered or exposed for sale in this State with oat hulls ground corn cobs flax plant refuse elevator chaff cotton-seed hulls ground corn stalks rice hulls peanut hulls weed seeds or other adulterants providing for the collection of samples and analysis thereof by the Department of Agriculture and the publication of information concerning the same providing also for the expenses of the enforcement of the law fixing penalties for its violation and repealing

act number two hundred and eleven, (Pamphlet Laws one thousand nine hundred and seven page two hundred and seventy-three) entitled "An act regulating the sale of wheat rye corn and buckwheat-bran and middlings or any admixture thereof" et cetera approved the twenty-eighth day of May one thousand nine hundred and seven" which reads as follows

"Section 2 The term 'concentrated commercial feeding-stuff' as used in this act shall include cotton seed meals cotton seed feeds linseed meals gluten meals feeds pea meals bean meals peanut meals coconut meals maize feeds starch feeds sugar feeds dried distillers-grains dried brewers-grains malt sprouts hominy feeds cerealine feeds maize feeds rice meals dried beet pulp dried molasses beet pulp corn bran clover meal alfalfa meal and feeds molasses grains molasses feeds ground beef or fish scraps and other animal and vegetable by-products mixtures bearing distinctive names and all other mixtures of similar nature used for feeding domestic animals including poultry also condimental stock and poultry-food and patented proprietary or trade-mark stock and poultry-food possessing nutritive value combined with medicinal properties and mixed feeds other than pure grains ground together and mixed feeds other than mixtures of wheat-bran and wheat middlings neither shall it include hays straws and corn stover whole grains nor the unmixed meals made directly from the entire grains of wheat barley oats Indian corn buckwheat broom-corn flaxseed sugar-cane and sorghum nor shall it include wheat rye and buckwheat brans middlings or shorts not mixed with other substances but sold separately as distinct articles of commerce nor pure grains ground together nor wheat-bran and wheat middlings mixed together not mixed with any other substance and known in the trade as 'mixed feed' The Secretary of Agriculture by himself or his agents is fully empowered to take samples of these articles when found and if upon analysis they prove to be adulterated or misbranded the vender shall be in all respects subject to the penalties hereinafter set forth for the adulteration or misbranding of concentrated commercial feeding-stuffs" is hereby amended to read as follows

Section 2 The term "concentrated commercial feeding-stuffs" as used in this act shall include cottonseed meals cottonseed feeds linseed meals linseed oil meals coconut oil meals peanut meals corn oil meals corn gluten feeds corn gluten meals corn bran maize feeds starch feeds barley middlings barley feeds pea meals bean meals sugar feeds dried distillers' grains dried brewers' grains malt sprouts dried malt grains dried vinegar grains wheat bran wheat middlings wheat mixed feeds rye bran rye middlings rye mixed feeds buckwheat brans buckwheat middlings buckwheat feeds hominy feeds cerealine feeds maize feeds rice meals dried beet pulp dried molasses beet pulp feed molasses molasses grains molasses feeds clover meal alfalfa meal and feeds semi-solid or dried butter milk ground beef scraps ground fish scrap oil meals or residues from extracted seeds and grains mixtures of whole grains and all other mixtures bearing distinctive brand or trade names and all mixtures of similar nature used for feeding domestic animals including poultry condimental stock and poultry foods and patented proprietary or trade-mark stock and poultry-foods possessing nutritive value combined with medicinal properties and all mixed feeds other than pure grains which are not sold as mixtures bearing distinctive names but which are sold as pure grains It shall not include hays straws and corn stover ensilage whole grains nor the unmixed meals made directly from the entire grains of wheat rye barley oats Indian corn ear corn Kaffir corn broom corn sugar-cane sorghum rice buckwheat and flax-seed not mixed with other substances but sold separately as distinct articles of commerce nor pure grains mixed together not being mixed with any other substance nor having distinctive brand or trade names but sold as mixtures of pure whole grains The Secretary of Agriculture by himself or his agents is fully empowered to take samples of these articles when found and if upon analysis they prove to be adulterated or misbranded the vender shall be in all respects subject to the penalties hereinafter set forth for the adulteration or misbranding of concentrated commercial feeding-stuffs

Section 2 That section three of said act which reads as follows

"Section 3 No foreign mineral substance or substances injurious to the health of domestic animals nor oat hulls ground corn cobs flax plant refuse elevator chaff cotton-seed hulls ground corn stalks rice hulls peanut hulls weed seed or other similar adulterants shall be mixed with any feeding-stuff sold offered or exposed for sale in this State Provided That nothing in this section shall be construed as prohibiting the use of mineral substances known to possess medicinal properties and that are not injurious to the health of domestic animals in compounding stock and poultry-foods and patented proprietary or trade-mark stock and poultry-foods And provided further That any feeding-stuff the crude fiber content of which does not exceed nine per centum that may be found upon analysis to contain either oat hulls flax plant refuse elevator chaff cotton-seed hulls ground corn stalks or all of these ingredients shall not be considered adulterated with oat hulls flax plant refuse elevator cotton-seed hulls or ground corn stalks within the meaning of this act And provided further That nothing contained in this act shall prohibit the grinding of whole corn without being shelled either by itself or with other grains or the admixture of ground corn cobs with exclusively corn feeds in such proportion as to keep the fiber content from exceeding nine per centum" is hereby amended to read as follows

Section 3 No foreign mineral substance or substances injurious to the health of domestic animals nor oat hulls oat feed oat meal mill by-products clipped oat by-product ground corn cobs flax plant refuse elevator chaff cotton-seed hulls ground corn stocks cocoa shells coconut shells weed seeds humus peat sand sawdust coffee hulls or other similar adulterants shall be mixed with any feeding-stuff sold offered or



exposed for sale in this State Provided That nothing in this section shall be construed as prohibiting the use of mineral substances known to possess medicinal properties and that are not injurious to the health of domestic animals in compounding stock and poultry-food and patented proprietary or trade-marked stock and poultry foods And provided further That any feeding-stuff the crude fiber content of which does not exceed eleven per centum that may be found upon analysis to contain either oat hulls oat feed oat meal mill by-product clipped oat by-product flax plant refuse elevator chaff cotton seed hulls ground corn stalks cocoa shells cocoanut shells or all of these ingredients shall not be considered adulterated with oat hulls oat feed oat meal mill by-product clipped oat by-product flax plant refuse elevator chaff cotton-seed hulls ground corn stalks cocoa shells or cocoanut shells within the meaning of this act And provided further That nothing contained in this act shall prohibit the mixing of whole corn without being shelled with other whole grains or the admixture of ground corn cobs with exclusively corn feeds in such proportion as to keep the crude fiber content from exceeding twelve per centum

The use of any or all metal fasteners in fastening or attaching tags or cards to packages of feeding stuffs is hereby prohibited

In addition to the requirements to section one of this act a statement shall be affixed to all packages, or other containers of feeding stuffs showing in the case of feed molasses the minimum percentage of total sugars which it contains and in the case of semi-solid butter milk the minimum per centage of total solids which it contains

Section 3 That section four of said act which reads as follows

"Section 4 Each and every manufacturer importer agent person corporation or firm selling offering or exposing for sale in this State any concentrated commercial feeding-stuffs as defined in section two of this act shall upon request file in the office of the Secretary of Agriculture a certified copy of the statement or statements named in section one of this act" is hereby amended to read as follows

Section 4 Each and every manufacturer importer agent person corporation or firm on or before the first day of January of each year or before selling offering or exposing for sale in this Commonwealth any concentrated commercial feeding-stuffs as defined in section two of this act shall register and file annually with the Secretary of Agriculture a certified statement of the names and number of each kind or brand of such concentrated commercial feeding-stuff that he shall offer for sale during the next ensuing year and a copy of the analysis of each one of such brands as required by section one of this act and he or they shall pay to the Secretary of Agriculture the sum of twenty-five dollars for each and every brand of such concentrated commercial feeding-stuffs to be sold or offered for sale within the Commonwealth All moneys so received shall be immediately paid by the Secretary of Agriculture to the State Treasury for the use of the Commonwealth

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—168.

Alexander,	Ehrhardt,	Krause,	Schilling,
Allum,	Elgin,	Krugh,	Schwartz,
Armstrong,	Feldman,	Lafferty,	Sieg,
Asbury,	Finney,	Lewis,	Shaffer,
Aston,	Fitzgibbon,	Long,	Shannon,
Baker,	Glynn,	McBride,	Shellenberger,
Baldi,	Fowler,	McCann,	Sinclair,
Barnhart,	Fox,	McCarthy,	Smiley,
Beaver,	Franklin,	McClure,	Smink,
Beckley,	Gelder,	McConnell,	Smith, H. J.,
Bell,	Gibson,	McGowan,	Smith, H.,
Bidelspacher,	Glass,	McHugh,	Smith, J. W.,
Bluet,	Goehring,	McKim,	Smith, L.,
Blumberg,	Golder,	McMullen,	Snouden,
Bolard,	Goodnough,	McOwen,	Soffel,
Brady,	Green,	McVicar,	Sowers,
Brenneman,	Griffith,	Mangan,	Sprows,
Bromley,	Hagerly,	Marcus, J.,	Stackhouse,
Brooks,	Haines,	Marcus, J. C.,	Stadlander,
Burns,	Hampson,	Martin,	Stark,
Campbell,	Harding,	Mantz,	Steedle,
Catin,	Harer,	Millar, A.,	Sterling,
Chaplin,	Harry,	Millar, A. S. C.,	Stevens,
Clutton,	Hatrick,	Miller, C.,	Stevenson,
Comer,	Haws,	Miller, D. I.,	Strauss,
Cook,	Hayes,	Miller, D. D.,	Sweitzer,
Craig, J. R.,	Henderson, E.,	Miller, H. F.,	Trainer,
Craty, J. O.,	Henderson, W.,	Miller, J. J.,	Van Alen,
Crum,	Hess,	Mitchell,	Vickerman,
Curran,	Herrick,	Morris,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Ogle,	Weamer,
Dawson,	Hoffman, M. R.,	Perry,	Weiss,
Dewey, C. P.,	Holcombe,	Phillips,	Wettach,
Dewey, P. H.,	Hoover,	Posay,	Whitehouse,
Dilweimer,	Hough,	Quigley,	Whiteman,
Ditrich,	Huston,	Rhoads,	Williams,
Donnelly,	Jones, D. J.,	Richards,	Wolfe,
Dunlap,	Jones, W. W.,	Rieder,	Woner,
Dunn,	Jordan,	Rinn,	Wood,
Edmonds,	Kantner,	Roman,	Woodruff,
	Keene,	Ruddy,	Zook,
	Kinsman,	Ruth,	Spangler,
	Kohler,	Schaeffer,	Speaker.

YAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1191, as follows:

An Act to amend an act approved the fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws four hundred thirty-five) entitled "An act to authorize the courts of common pleas of any county when any individual church within the county has become inactive or extinct by reason of there being no resident or active trustees representing it or otherwise and the property of the church is liable to be wasted or destroyed to appoint the trustees of the State body or organization representative of the denomination of which said church was a member as trustees for said church to hold and dispose of the title to the property owned by said church and defining the procedure thereon" authorizing the said courts to appoint as trustees for such church the trustees of the superior judiciary with which the church has been connected when the territory covered by the said judiciary is within the State

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws four hundred thirty-five) entitled "An act to authorize the courts of common pleas of any county when any individual church within the county has become inactive or extinct by reason of there being no resident or active trustees representing it or otherwise and the property of the church is liable to be wasted or destroyed to appoint the trustees of the State body or organization representative of the denomination of which said church was a member as trustees for said church to hold and dispose of the title to the property owned by said church and defining the procedure thereon" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That when any individual church shall become inactive or extinct by reasons of there being no resident or active trustees representing it or otherwise the court of common pleas of the county wherein said church is located may appoint as trustees of said church the trustees of the State body or organization representative of the denomination of which said church was a member to hold and dispose of the title to the property of said church

Section 2 Upon the presentation of a petition to the court of common pleas of any county or one of the judges thereof in vacation by any person a member of said church or a member of the State body or organization representative of the same denomination in the State of which said church was a member setting forth that any individual church in said county has become inactive or extinct by reason of no active or resident trustees representing it or otherwise and that its property is liable to be wasted or destroyed the said court or a judge thereof during vacation shall grant a rule to show cause why the prayer of the petition shall not be granted and require a copy of the petition and rule to be published for four successive weeks in at least one newspaper of the county where said church is located of general circulation And upon full hearing of the matter shall make such order in the case as shall be most likely to preserve the property of said church in the interests of the denomination within the State" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That when any individual church shall become inactive or extinct by reason of there being no resident or active trustees representing it or otherwise the court of common pleas of the county wherein said church is located may appoint as trustees of said church the trustees of the superior judiciary with which such church has been connected when the territory covered by the said superior judiciary is within the State or the trustees of the State body or organization representative of the denomination of which said church was a member to take to hold and dispose of the title to the property of said church

Section 2 Upon the presentation of a petition to the court of common pleas of any county or one of the judges thereof in vacation by any person a member of said church or a member of the superior judiciary with which such church has been connected or a member of the State body or organization representative of the denomination of which said church was a member setting forth that any individual church in said county has become inactive or extinct by reason of no active or resident trustees representing it or otherwise and that its property is liable to be wasted or destroyed the said court or a judge thereof during vacation shall grant a rule to show cause why the prayer of the petition shall not be granted and require a copy of the petition and rule to be published for four successive weeks in at least one newspaper of the county where said church is located of general circulation And upon full hearing of the matter shall make such order in



the case as shall be most likely to preserve the property of said church in the interests of the denomination within the State

On the question,  
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—165.

Alexander,	Edmonds,	Leeds,	Ruddy,
Allum,	Ehrhardt,	Lewis,	Ruth,
Armstrong,	Finney,	Long,	Schaeffer,
Aston,	Fitzgibbon,	McBride,	Schilling,
Baker,	Flynn,	McCaig,	Schwartz,
Baldi,	Fox,	McCann,	Sieg,
Barnhart,	Franklin,	McCarthy,	Shaffer,
Beaver,	Gearhart,	McClure,	Shellenberger,
Beckley,	Gelder,	McConnell,	Sinclair,
Bell,	Gibbon,	McCurdy,	Smink,
Bidclspacher,	Glass,	McGowan,	Smith, H. J.,
Blair,	Goehring,	McKim,	Smith, H.,
Blumberg,	Golder,	McKnight,	Smith, J. W.,
Boland,	Goodnough,	McMullen,	Snowden,
Bower,	Goss,	McOwen,	Soffel,
Brady,	Green,	McVicar,	Sowers,
Brendle,	Griffith,	Magill,	Stackhouse,
Bromley,	Hagerty,	Mangan,	Stadlander,
Brooks,	Hampson,	Marcus, J. C.,	Stark,
Brown, T. R.,	Harding,	Marshall,	Steedle,
Campbell,	Harer,	Martin,	Sterling,
Catlin,	Haslett,	Michel,	Stevenson,
Clutton,	Hattrick,	Miller, A.,	Stewart,
Comer,	Haws,	Miller, A. S. C.,	Strauss,
Conner,	Heffernan,	Miller, C.,	Trainer,
	Henderson, W.,	Miller, D. I.,	Van Alen,
	Hess,	Miller, D. D.,	Vickerman,
Cook,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Craig, J. R.,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Craig, J. O.,	Hoffman, M. R.,	Mitchell,	Weamer,
Curran,	Jorne,	Morris,	Weiss,
Davis,	Hongh,	Ogle,	Wettach,
Dawson,	Huston,	Perry,	Whitaker,
Dewey, C. P.,	Jones, D. J.,	Phillips,	Whitehouse,
Dewey, P. H.,	Jones, W. W.,	Pike,	Whiteman,
Diehm,	Kantner,	Poscy,	Williams,
Dilsheimer,	Keene,	Quigley,	Wolfe,
Dithrich,	Kelly,	Richards,	Woner,
Donneley,	Kohler,	Rieder,	Wood,
Dunlap,	Kooser,	Rinn,	Woodruff,
Dunn,	Krause,	Roman,	Zook,
Eaches,	Krugh,	Ruch,	

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

## RESOLUTION RECALLING HOUSE BILL NO. 757 FROM THE GOVERNOR.

Mr. RHOADS asked and obtained unanimous consent to present the following resolution, which was twice read, considered and adopted:

In the House of Representatives, April 13, 1921.

Resolved (if the Senate concur), That House Bill No. 757, File Folio 2833, entitled 'An act to amend an act approved the twenty-fifth day of May one thousand eight hundred ninety-seven (Pamphlet Laws eighty-three), entitled 'An act to provide for the maintenance, care and treatment of the indigent insane in county and local institutions,' as amended," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

## BILLS ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1090, as follows:

An Act authorizing the appointment of interpreters in counties of the third fourth fifth sixth seventh and eight classes of this Commonwealth and providing for their compensation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Court of Common Pleas of each county of the third fourth fifth sixth seventh and eighth class is authorized to employ such number of interpreters and in such languages as the court may deem necessary for the proper transaction of its business. Such interpreters may be removed by the court at any time. Any interpreters so appointed shall when required act as interpreter in any court of the county and shall receive out of the county

treasury such annual or per diem compensation as the appointing court shall fix but it shall in no case be less than five dollars per day or more than ten dollars per day for each day actually present in court and employed under the direction of the court and the amount so paid to court interpreters shall be taxed as costs in each case and be recovered as a part of the costs the same as fees for other court officials are now taxed and recovered

Section 2 All acts or parts of acts inconsistent with this act are repealed

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

## YEAS—153.

Alexander,	Ehrhardt,	Krause,	Shannon,
Allum,	Elgin,	Krugh,	Shellenberger,
Armstrong,	Evans,	Lafferty,	Sinclair,
Aston,	Feldman,	Leeds,	Smink,
Baker,	Flynn,	Love,	Smith, H. J.,
Baldi,	Fox,	McBride,	Smith, H.,
Barnhart,	Franklin,	McCaig,	Smith, J. W.,
Beckley,	Gelder,	McCann,	Smith, L.,
Bell,	Gibbon,	McCarthy,	Snowden,
Blair,	Glass,	McGowan,	Soffel,
Bluet,	Goehring,	McKim,	Sowers,
Blumberg,	Golder,	McVicar,	Sprows,
Bower,	Goodnough,	Magill,	Stackhouse,
Brady,	Green,	Marcus, J.,	Stadlander,
Brendle,	Hagerty,	Marcus, J. C.,	Stark,
Bromley,	Haines,	Marshall,	Steedle,
Brooks,	Haldeman,	Mantz,	Sterling,
Brown, F. B.,	Hampson,	Michel,	Stevens,
Brown, T. R.,	Harding,	Miller, A.,	Stevenson,
Burns,	Harer,	Miller, C.,	Stewart,
Campbell,	Hattrick,	Miller, D. J.,	Strauss,
Clutton,	Haws,	Miller, D. D.,	Sweitzer,
Comer,	Haves,	Miller, H. F.,	Trainer,
Cook,	Heffernan,	Miller, J. J.,	Van Alen,
Craig, J. R.,	Henderson, E.,	Morris,	Vickerman,
Cratty,	Henderson, W.,	Perry,	Walker, G. T.,
Curran,	Hess,	Pike,	Walker, J. A.,
Davis,	Hetrick,	Poscy,	Weamer,
Dawson,	Hoffman, J. N.,	Quigley,	Weiss,
Denning,	Holcombe,	Richards,	Wells,
Dewey, C. P.,	Horne,	Rieder,	Wettach,
Diehm,	Hugh,	Roman,	Whitaker,
Dilsheimer,	Jones, D. J.,	Ruddy,	Whiteman,
Dithrich,	Jordan,	Ruth,	Wolfe,
Donneley,	Kantner,	Schilling,	Wood,
Dunn,	Kelly,	Schwartz,	Zook,
Edmonds,	Kohler,	Sieg,	Spangler,
	Kooser,	Shaffer,	Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1218, as follows:

An Act limiting the time during which public service companies may require payment of rates or tariffs in advance of service rendered

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any public service company which is engaged in furnishing any service whatsoever to the public for which a fixed rate or tariff is charged to require the consumers of such service to pay such rates or tariffs for more than thirty days in advance of the time when such service is used It shall be the duty of the Public Service Commission to enforce the provisions of this act provided however that this act shall not apply to common carriers who are subject to the jurisdiction of the Interstate Commerce Commission

Section 2 All acts or parts of acts inconsistent with this act are repealed

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

## YEAS—162.

Alexander,	Ehrhardt,	Krugh,	Rinn,
Allum,	Elgin,	Leeds,	Roman,
Armstrong,	Evans,	Lewis,	Ruch,
Aston,	Feldman,	Long,	Ruddy,
Baker,	Fox,	Love,	Ruth,
Baldi,	Franklin,	McBride,	Schaeffer,
Barnhart,	Gearhart,	McCaig,	Schilling,
Beaver,	Gelder,	McCann,	Schwartz,
Beckley,	Gibbon,	McCarthy,	Sieg,



Bell,	Glass,	McClure,	Shannon,
Bluett,	Goehring,	McConnell,	Sinclair,
Blumberg,	Golder,	McCurdy,	Smink,
Bolard,	Goodnough,	McGowan,	Smith, H. J.,
Bower,	Goss,	McHugh,	Smith, J. W.,
Brady,	Green,	McKnight,	Smith, L.,
Brenneman,	Griffith,	McMullen,	Snowden,
Bromley,	Hagerty,	McOwen,	Sowers,
Brooks,	Haldeman,	McVicar,	Sprowls,
Brown, T. R.,	Hampson,	Magill,	Stackhouse,
Burns,	Harding,	Marcus, J.,	Stadtlander,
Campbell,	Harer,	Marcus, J. C.,	Stark,
Catlin,	Harry,	Martin,	Steedle,
Chaplin,	Hatrick,	Mantz,	Sterling,
Clutton,	Haws,	Michel,	Stevens,
Comer,	Hayes,	Millar, A.,	Stevenson,
Conner,	Henderson, W.,	Millar, A. S. C.,	Stewart,
Cook,	Hess,	Miller, C.,	Strauss,
Craig, J. O.,	Hetrick,	Miller, D. L.,	Trainer,
Crafty,	Hoffman, J. N.,	Miller, D. D.,	Van Alen,
Davis,	Hoover,	Miller, H. P.,	Walker, J. A.,
Dawson,	Horne,	Miller, J. J.,	Weamer,
Denning,	Hough,	Mitchell,	Wells,
Dewey, P. H.,	Jones, D. J.,	Morris,	Wettach,
Diehm,	Jones, W. W.,	Ogle,	Whitehouse,
Dilshelmer,	Jordan,	Perry,	Whitman,
Ditrich,	Kantner,	Phillips,	Williams,
Dunlap,	Keene,	Posay,	Wolfe,
Dunn,	Kelly,	Quigley,	Woner,
Eaches,	Kinsman,	Rhoads,	Wood,
Edmonds,	Kooser,	Richards,	Woodruff,
	Krause,	Rieder,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1363, as follows:

An Act providing for placement training in the several departments bureaus divisions and commissions of the State government of disabled soldiers sailors and marines

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be the duty of the head of each department bureau board division and commission of the State government whenever requested so to do by the Federal Board of Vocational Training and the same can reasonably be done to place in his department bureau board division or commission for placement training any disabled soldier sailor and marine resident in this Commonwealth who is receiving or is about to receive training from said board and to give such soldier sailor and marine suitable employment so as to fit him for future life The Commonwealth shall not be responsible for the payment of any compensation or salary to any such soldier sailor or marine during the time of training but such compensation shall be paid by and under the supervision of the Rehabilitation Division of the Federal Board for Vocational Education It shall be the duty of the head of each department bureau board division or commission to co-operate with representatives of the Rehabilitation Division of the Federal Board for Vocational Education to the end that each trainee makes the maximum progress

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—165.

Alexander,	Flynn,	Lewis,	Schilling,
Armstrong,	Fox,	Long,	Schwartz,
Asbury,	Franklin,	Love,	Sieg,
Baker,	Gearhart,	McBride,	Shaffer,
Baldi,	Gelder,	McCaig,	Shannon,
Beaver,	Gibbon,	McCann,	Shellenberger,
Beckley,	Glass,	McClure,	Sinclair,
Bidenspacher,	Goehring,	McConnell,	Smiley,
Bluett,	Golder,	McGowan,	Smith, H. J.,
Blumberg,	Goss,	McHugh,	Smith, H.,
Bolard,	Green,	McKnight,	Smith, J. W.,
Brady,	Hagerty,	McMullen,	Smith, L.,
Bromley,	Haines,	McVicar,	Sowers,
Brooks,	Haldeman,	Magill,	Sprowls,
Brown, F. B.,	Harding,	Mangan,	Stackhouse,
Brown, T. R.,	Harer,	Marcus, J.,	Stadtlander,
Campbell,	Harry,	Marcus, J. C.,	Stark,
Catlin,	Hatrick,	Marshall,	Steedle,
Clutton,	Haws,	Mantz,	Sterling,
Conner,	Hayes,	Michel,	Stevens,
Cook,	Heffernan,	Millar, A.,	Stevenson,
Craig, J. R.,	Henderson, W.,	Miller, C.,	Stewart,
Craig, J. O.,	Hess,	Miller, D. L.,	Strauss,
Crum,	Hetrick,	Miller, D. D.,	Sweitzer,
	Hoffman, J. N.,	Miller, H. F.,	Trainer,

Davis,	Hoffman, M. R.,	Miller, J. J.,	Van Alen,
Dawson,	Hoover,	Mitchell,	Vickerman,
Dewey, C. P.,	Horne,	Morris,	Walker, J. A.,
Dewey, P. H.,	Hough,	Perry,	Weamer,
Dilshelmer,	Huston,	Phillips,	Wells,
Ditrich,	Jones, D. J.,	Posay,	Wettach,
Donneley,	Jones, W. W.,	Quigley,	Whitehouse,
Dunlap,	Kantner,	Rhoads,	Williams,
Dunn,	Kelly,	Richards,	Wolfe,
Eaches,	Kinsman,	Rieder,	Wood,
Edmonds,	Kohler,	Tinn,	Woodruff,
Elgin,	Kooser,	Roman,	Zook,
Evans,	Krause,	Ruddy,	Spangler,
Feldman,	Krugh,	Ruth,	Speaker,
Finney,	Lafferty,	Schaffer,	
Fitzgibbon,	Leeds,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1096, as follows:

An Act to amend sections one two and three article seven chapter six of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That sections one two and three article seven chapter six of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" which reads as follows

#### "CHAPTER VI SPECIAL POWERS ARTICLE VII STREET IMPROVEMENT.

##### (a) Grading Streets and Assessment of Damages

Section 1 Boroughs may lay out establish or change the grades of streets roads lanes and alleys or parts thereof

Section 2 At least ten days' notice shall be given by not less than ten handbills posted on the line of the proposed improvement of any proposition to establish or change the grades of streets roads lanes or alleys, and in such notice a time and place shall be designated where objections thereto shall be heard

Section 3 Whenever any street road lane or alley is graded or changed in grade pursuant to this article and private property is damaged thereby the damages may be awarded and benefits costs and expenses where the costs and expenses are not assessed according to the foot-front rule may be assessed as provided in chapter six article two of this act in the case of property taken injured or destroyed" is hereby amended to read as follows

#### CHAPTER VI SPECIAL POWERS ARTICLE VII STREET IMPROVEMENT

##### (a) Grading Paving and Curbing Streets and Assessment of Damages

Section 1 Boroughs may lay out establish or change the grades of and may pave and curb streets roads lanes and alleys or parts thereof

Section 2 At least ten days' notice shall be given by not less than ten handbills posted on the line of the proposed improvement of any proposition to establish or change the grades of or to pave and curb streets roads lanes or alleys and in such notice a time and place shall be designated where objections thereto shall be heard

Section 3 Whenever any street road lane or alley is graded or changed in grade or paved or curbed pursuant to this article and private property is damaged thereby the damages may be awarded and benefits costs and expenses where costs and expenses are not assessed according to the foot-front rule may be assessed as provided in chapter six article two of this act in the case of property taken injured or destroyed

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—155.

Alexander,	Eaches,	Krause,	Roman,
Allum,	Edmonds,	Krugh,	Ruch,
Armstrong,	Ehrhardt,	Lafferty,	Schaffer,
Aston,	Elgin,	Lewis,	Schilling,

Baker,	Feldman,	Long,	Sieg,
Baldl,	Fox,	McBride,	Shaffer,
Barnhart,	Franklin,	McCaig,	Shellenberger,
Beaver,	Gearhart,	McCann,	Sinclair,
Beckley,	Gelder,	McCarthy,	Smink,
Bell,	Gibbon,	McClure,	Smith, H. J.,
Blair,	Glass,	McConnell,	Smith, J. W.,
Bluett,	Goehring,	McCurdy,	Smith, L.,
Blumberg,	Goss,	McGowan,	Snowden,
Bower,	Green,	McHugh,	Sowers,
Brady,	Griffith,	McKinn,	Sprows,
Brendle,	Hagerty,	McKnight,	Stackhouse,
Brenneman,	Haldeman,	McMullen,	Stark,
Bromley,	Harding,	McOwen,	Steedle,
Brown, F. B.,	Harer,	McVicar,	Sterling,
Burns,	Haslett,	Magill,	Stevens,
Campbell,	Hatrack,	Marcus, J. C.,	Stevenson,
Catlin,	Haws,	Martin,	Stewart,
Chaplin,	Hayes,	Mantz,	Strauss,
Clutton,	Henderson, E.,	Michel,	Sweitzer,
Comer,	Henderson, W.,	Miller, A.,	Van Alen,
Conner,	Hess,	Miller, A. S. C.,	Vickerman,
Cook,	Hetrick,	Miller, C.,	Walker, G. T.,
Craig, J. R.,	Hoffman, J. N.,	Miller, D. I.,	Walker, J. A.,
Craig, J. O.,	Hoover,	Miller, D. D.,	Weamer,
Davis,	Horne,	Miller, H. F.,	Wells,
Dawson,	Hough,	Miller, J. J.,	Wettach,
Dewey, C. P.,	Huston,	Mitchell,	Whitaker,
Dewey, P. H.,	Jones, W. W.,	Morris,	Whitehouse,
Diehm,	Jordan,	Ogle,	Whiteman,
Dilsheimer,	Kantner,	Perry,	Williams,
Ditrich,	Kelly,	Phillips,	Wolfe,
Dunlap,	Kinsman,	Quigley,	Woner,
Dunn,	Koosler,	Rhoads,	Wood,
	Kooscr,	Rieder,	Woodruff,
		Zook,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1198, as follows:

An Act to amend an act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred sixty-four) entitled "An act authorizing suits brought to recover in case of accidents in this Commonwealth in courts of common pleas to be certified to the Workmen's Compensation Board when discovered that the suit has been brought wrongfully" extending the provisions of said act to suits brought after the passage of said act and prior to the passage of this amendment.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred sixty-four) entitled "An act authorizing suits brought to recover in case of accidents in this Commonwealth in courts of common pleas to be certified to the Workmen's Compensation Board when discovered that the suit has been brought wrongfully" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever heretofore in case of any accident suit has been wrongfully brought in the court of common pleas in any of the counties of this Commonwealth and proceedings should have been commenced before the Workmen's Compensation Board it shall be lawful and upon request of either of the parties to the suit the prothonotary of the said court shall certify the same including all the proceedings had before said court to the said Workmen's Compensation Board the said board to proceed and hear the case in the same manner as if it had been originally commenced before the Workmen's Compensation Board" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever before the passage of this amendment in case of any accident suit has been wrongfully brought in the court of common pleas in any of the counties of this Commonwealth and proceedings should have been commenced before the Workmen's Compensation Board it shall be lawful and upon request of either of the parties to the suit the prothonotary of the said court shall certify the same including all the proceedings had before said court to the said Workmen's Compensation Board the said board to proceed and hear the case in the same manner as if it had been originally commenced before the Workmen's Compensation Board

Section 2 That section two of said act which reads as follows

"Section 2 That no case heretofore brought before any court shall be certified as set forth in section one of this act unless the said proceeding had been commenced in the said court within one year from the date of the accident which caused the injury or death for which the action was brought" is hereby amended to read as follows

Section 2 That no case brought before the passage of this amendment before any court shall be certified as set forth in section one of this act unless the said proceeding had been commenced in the said court within one year from the date of the accident which caused the injury or death for which the action was brought

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—162.

Alexander,	Finney,	Long,	Shellenberger,
Armstrong,	Fitzgibbon,	Love,	Smiley,
Asbury,	Flynn,	McBride,	Smink,
Baker,	Fox,	McCaig,	Smith, H. J.,
Baldi,	Gearhart,	McCarthy,	Smith, H.,
Barnhart,	Gibbon,	McClure,	Smith, J. W.,
Beckley,	Glass,	McCurdy,	Smith, L.,
Bell,	Golder,	McGowan,	Soffel,
Blair,	Goss,	McHugh,	Sowers,
Bluett,	Griffith,	McKnight,	Sprows,
Blumberg,	Haines,	McMullen,	Stackhouse,
Bower,	Hampson,	McVicar,	Stadlander,
Brady,	Harding,	Mangus, J. C.,	Stark,
Brenneman,	Harer,	Martin,	Steedle,
Bromley,	Hatrack,	Mantz,	Sterling,
Brooks,	Hayes,	Michel,	Stevens,
Brown, T. R.,	Hefferman,	Miller, A.,	Stevenson,
Burns,	Henderson, E.,	Miller, C.,	Stewart,
Campbell,	Henderson, W.,	Miller, D. I.,	Sweitzer,
Chaplin,	Hess,	Miller, H. F.,	Trainer,
Comer,	Hoffman, J. N.,	Morris,	Vickerman,
Conner,	Hoffman, M. R.,	Perry,	Walker, G. T.,
Cook,	Hoover,	Phillips,	Walker, J. A.,
Craig, J. O.,	Curran,	Posey,	Weamer,
Cratty,	Davis,	Quigley,	Weiss,
Curran,	Dawson,	Richards,	Wells,
Davis,	Huston,	Rieder,	Wettach,
Dawson,	Jones, D. J.,	Roman,	Whitaker,
Denning,	Jones, W. W.,	Ruddy,	Whitehouse,
Dewey, P. H.,	Kantner,	Ruth,	Whiteman,
Dilsheimer,	Kelly,	Schilling,	Williams,
Ditrich,	Kinsman,	Schaeffer,	Wolfe,
Dunlap,	Kooser,	Schwartz,	Woner,
Dunn,	Krause,	Shaffer,	Wood,
Edmonds,	Krugh,	Shannon,	Woodruff,
Ehrhardt,	Lafferty,		Zook,
Elgin,	Lewis,		Spangler,
Evans,			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1093, entitled:

An Act to amend section nineteen, chapter three, article one of an act approved the fourteenth day of May, one thousand nine hundred and fifteen (P. L. 312), entitled "An act providing a system of government for boroughs, and revising amending and consolidating the law relating to boroughs."

On the question,

Will the House agree to the bill on third reading?

Mr. McVICAR. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend section 1, page 1, line 11 by striking out "the" after "with" and inserting in lieu thereof "a."  
Amend section 1, page 2, line 16 by striking out "the" after "with" and inserting in lieu thereof "a."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.



Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1081, entitled:

An Act regulating the closing of public highways and providing for the locating marking and maintenance of detours necessitated by such closing

On the question.

Will the House agree to the bill on third reading?

Mr. BEAVER. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend by adding after the word "charge" on line 9, page two, the following: "It shall also be the duty of such authorities to immediately remove all detour signs when the highway originally closed is again opened for traffic."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question.

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Mr. McCURDY. Mr. Speaker, I desire to call up from page 35 of today's calendar, bills on third reading postponed, House Bill No. 1253, File Folio 4231, for the purpose of amendment.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. McCurdy.

The House resumed the consideration on third reading of House Bill No. 1253, entitled:

An Act to provide for the care, training and maintenance of certain children by the several counties, authorizing the county commissioners to establish and maintain separate joint county industrial homes for such purposes; requiring poor authorities to place children of certain ages with families or in institutions; providing for the care and maintenance of certain children in such homes at the expense of the parents, and prohibiting the receiving and detaining of children in almshouses and poor houses, and validating similar acts heretofore performed by the commissioners of the several counties.

On the question recurring.

Will the House agree to the bill on third reading?

Mr. McCURDY. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend section 1, page 2, lines 2 and 3 by transposing said lines.

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1341, entitled:

An Act to amend an act approved the twenty-fourth day of May, one thousand nine hundred and seventeen (P. L. 299), entitled "An act to amend section one of an act, approved the twenty-first day of March, one thousand nine hundred and seven, entitled 'An act authorizing the county commissioners of the several counties, or the town councils of the several boroughs, of this Commonwealth, or both, to appropriate annually a sufficient sum of money to each post of the Grand Army of the Republic, in their respective counties or boroughs, requiring the commissioners to make appropriations also to

to aid in defraying the expenses of Memorial Day,' as amended, Memorial Day or similar organizations where there was heretofore an established post."

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows: viz:

#### YEAS—157.

Alexander,	Evans,	Long,	Ruddy,
Allum,	Feldman,	Love,	Ruth,
Armstrong,	Fitzgibbon,	McBride,	Schaeffer
Aston,	Fox,	McCaig,	Sieg,
Baker,	Franklin,	McCann,	Shaffer,
Baldi,	Gearhart,	McCarthy,	Shannon,
Beaver,	Gelder,	McClure,	Smiley,
Beckley,	Gibbon,	McConnell,	Sinclair,
Bell,	Glass,	McGowan,	Smith, H. J.,
Bidelspacher,	Goehring,	McHugh,	Smith, H.,
Bluett,	Golder,	McKim,	Smith, J. W.,
Blumberg,	Goodnough,	McKnight,	Snowden,
Boland,	Green,	McMullen,	Soffel,
Bower,	Griffith,	McVicar,	Sprowls,
Brenneman,	Haines,	McVean,	Stackhouse,
Bromley,	Haldeman,	Mangan,	Stark,
Brown, T. R.,	Harding,	Marcus, J. C.,	Steedle,
Campbell,	Harer,	Martin,	Stevens,
Catlin,	Haslett,	Martiz,	Stevenson,
Chaplin,	Hatrick,	Michel,	Stewart,
Comer,	Haws,	Millar, A.,	Strauss,
Conner,	Hayes,	Millar, A. S. C.,	Trainer,
Cook,	Heffernan,	Miller, C.,	Van Alen,
Craig, J. O.,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crafty,	Hess,	Miller, D. D.,	Walker, J. A.,
Curran,	Hetrick,	Miller, H. F.,	Weamer,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weiss,
Dawson,	Hoover,	Mitchell,	Wells,
Dewey, C. P.,	Horne,	Morris,	Wettach,
Dewey, P. H.,	Hough,	Ogle,	Whitaker,
Diehm,	Huston,	Phillips,	Whitehouse,
Dishheimer,	Jones, D. J.,	Pike,	Whiteman,
Dithrich,	Jones, W. W.,	Posey,	Williams,
Donneley,	Kcene,	Rhoads,	Wolf,
Dunn,	Kelly,	Richards,	Woner,
Eaches,	Kinsman,	Rieder,	Wood,
Edmonds,	Kooser,	Rinn,	Woodruff,
Ehrhardt,	Krause,	Roman,	Zook,
Elgin,	Lafferty,	Ruch,	Spangler,
	Leeds,		Speaker.

#### NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1292, entitled:

An Act authorizing the Adjutant General to erect construct complete and equip a building on the arsenal grounds at Harrisburg for use as a garage and machine shop and to grade and terrace the ground in connection therewith providing for the letting of contracts therefor and making an appropriation.

On the question,

Will the House agree to the bill on third reading?

#### BILL POSTPONED.

Mr. BALDI. Mr. Speaker, in the absence of the sponsor, I move that this bill be placed on the postponed calendar.

Mr. ALEXANDER. Mr. Speaker, I second the motion. The motion was agreed to.

#### BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1360, entitled:

An Act providing for the appointment of a commission to inspect sites suitable for the erection thereon of a State psychopathic hospital to be erected west of the Allegheny mountains and to be known as the Western Pennsylvania State Psychopathic Hospital and to select therefrom and recommend to the Governor the purchase of one of said sites for said purpose.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—165.

Alexander,	Evans,	Leeds,	Schaeffer,
Allum,	Feldman,	Long,	Schilling,
Armstrong,	Finney,	Love,	Schwartz,
Asbury,	Flynn,	McBride,	Sieg,
Baker,	Fowler,	McCaig,	Shaffer,
Baldl,	Fox,	McCann,	Shellenberger,
Beaver,	Gearhart,	McCarthy,	Sinclair,
Beckley,	Gelder,	McClure,	Smink,
Bidelspacher,	Gibbon,	McConnell,	Smith, H. J.,
Bluett,	Glass,	McGowan,	Smith, H.,
Blumberg,	Goehring,	McHugh,	Smith, J. W.,
Bower,	Golder,	McKim,	Smith, L.,
Brady,	Goss,	McMullen,	Sofiel,
Brenneman,	Griffith,	McOwen,	Sowers,
Bromley,	Hagerly,	McVicar,	Sprows,
Brooks,	Haldeman,	Magill,	Stackhouse,
Brown, T. R.,	Hampson,	Mangan,	Stadtlander,
Burns,	Harding,	Marcus, J.,	Stark,
Campbell,	Harer,	Marcus, J. C.,	Steedle,
Catlin,	Haslett,	Marshall,	Sterling,
Chaplin,	Hatrick,	Martin,	Stevenson,
Clutton,	Haws,	Michel,	Stewart,
Comerer,	Heffernan,	Millar, A.,	Strauss,
Conner,	Henderson, E.,	Millar, A. S. C.,	Sweitzer,
Cook,	Henderson, W.,	Miller, C.,	Trainer,
Craig, J. O.,	Hess,	Miller, D. I.,	Van Alen,
Cratty,	Hetrick,	Miller, D. D.,	Walker, J. A.,
Curran,	Hoffman, M. R.,	Miller, H. F.,	Weamer,
Davis,	Holcombe,	Miller, J. J.,	Weiss,
Dawson,	Hoover,	Mitchell,	Wells,
Denning,	Horne,	Morris,	Wettach,
Devey, C. P.,	Hough,	Orr,	Whitaker,
Dewey, P. H.,	Jones, D. J.,	Perry,	Whitehouse,
Dilsheimer,	Jones, W. W.,	Phillips,	Whiteman,
Dithrich,	Kantner,	Pike,	Williams,
Donneley,	Kohler,	Posey,	Wolfe,
Dunlap,	Kelly,	Rhoads,	Wood,
Dunn,	Kohler,	Richards,	Woodruff,
Edmonds,	Kooser,	Rieder,	Zook,
Ehrhardt,	Krause,	Roman,	Spangler,
Elgin,	Krug,	Ruch,	Speaker.
	Lafferty,	Ruth,	

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1033, entitled:

An Act relating to the taking of certain fur bearing animals.

On the question,

Will the House agree to the bill on third reading?

Mr. STERLING. Mr. Speaker, at the request of the sponsor, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend section 7, page 3, line 7, by inserting "offense" after the word "subsequent."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1189, entitled:

An Act to amend the act approved the seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws one hundred sixty-seven) entitled "An act to provide for the better protection of life and health by diminishing the danger from infectious and contagious diseases through the creation of a State Board of Undertakers in the cities of the first second and third classes with systematic examinations registration and licenses for all entering the business of burying the dead and

penalties for violation of the provisions thereof" as amended by the act approved the twenty-fourth day of April one thousand nine hundred and five (Pamphlet Laws two hundred ninety-nine) entitled "An act to amend sections five and six of an act entitled 'An act to provide for the better protection of life and health by diminishing the danger from infectious and contagious diseases through the creation of a State Board of Undertakers in cities of the first second and third classes with systematic examinations registration and licenses for all entering the business of burying the dead and penalties for violation of the provisions thereof' approved the seventh day of June Anno Domini one thousand eight hundred and ninety-five by extending the provisions of the said act throughout this Commonwealth and providing for the payment of the expenses thereof" by prescribing the qualifications and compensation of members of the State Board of Undertakers providing for employees of the board requiring applicants for undertakers' licenses to one year and providing for renewals thereof requiring undertakers' assistants to be registered and imposing certain duties on licensed undertakers in connection therewith and providing for the payment of the expenses of the board the auditing of its books and the disposition of funds remaining in its treasury.

On the question,

Will the House agree to the bill on third reading?

Mr. SHAFFER. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend title, page 1, by striking out all on page 1 after the words "as amended" in line 11.

Amend title, page 2, by striking out the first 8 lines excepting the word "by" in line 8.

Amend section 2, page 4, line 23 by striking out the word "reads" and inserting in lieu thereof "read."

Amend section 3, page 5, line 25, by inserting "the" before "expenses."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to,

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 873, entitled:

An Act authorizing a State Association of Township Supervisors and Township Commissioners and providing for the payment of the expenses thereof by the respective counties

On the question,

Will the House agree to the bill on third reading?

Mr. GELDER. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend section 3, page 2, line 6, by striking out "delegate" and inserting in lieu thereof "delegates."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1290, entitled:

An Act appropriating to the Department of Health any moneys to be received from the United States Government in the promotion of sanitation public health and health education and protection and care of maternity infancy and old age and the prevention treatment and care of disease

On the question,

Will the House agree to the bill on third reading?

It was agreed to.



On the question,

Shall the bill pass finally?

Mr. ALEXANDER. Mr. Speaker, I would like to interrogate the gentleman from Chester.

The SPEAKER. Will the gentleman from Chester, Mr. Long, permit himself to be interrogated?

Mr. LONG. Mr. Speaker, I will.

Mr. ALEXANDER. Mr. Speaker, will the gentleman from Chester explain, at the present time, to whom the moneys are paid that are received from the United States Government?

Mr. LONG. Mr. Speaker, I introduced this bill at the request of the State Department of Health to make it legal for the money to be paid to them which is appropriated regularly for that purpose by the United States Government. It is money paid by the Government for the use of the State Department of Health, and it is necessary to have this act passed in order that they may receive the money. The money is for no other purpose except the purposes mentioned in this bill.

Mr. ALEXANDER. Why is not this money paid into the State Treasury?

Mr. LONG. The money is paid to the State Treasurer but they must have this act in order that they may eventually turn it over or pay it to the State Department of Health.

Mr. ALEXANDER. This act does not so provide: It provides that the money shall be paid to the Department of Health and that together with the moneys received hereafter by the State Treasurer that shall be appropriated to the State Department of Health. There is no way of creating in this act a check up with the board of health, or in the Legislature, in regard to what money is paid to the State Board of Health.

Mr. LONG. My understanding of the matter is as I have explained it.

Mr. ALEXANDER. Will you object to putting it on the postponed calendar until we make an investigation?

Mr. LONG. Yes, sir.

Mr. WILLIAMS. Mr. Speaker, I think if the gentleman will read through Section 2, he will find that that is the only way the money can be paid out, and it is the same thing as the other appropriations paid to the State Department of Health.

Mr. LONG. Mr. Speaker, this does not appropriate one cent of money of this Commonwealth, but simply permits the State Department of Health to be paid this money, specifically given to it by the United States Government.

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—154:

Alexander,	Fitzgibbon,	McCann,	Schaeffer,
Allum,	Fox,	McCarthy,	Schilling,
Armstrong,	Franklin,	McClure,	Schwartz,
Aston,	Gelder,	McConnell,	Sieg,
Baker,	Gibbon,	McCurdy,	Shaffer,
Baldi,	Glass,	McGowan,	Sinclair,
Beaver,	Goehring,	McHugh,	Smink,
Beckley,	Goldner,	McKnight,	Smith, H.,
Bidelspacher,	Goodnough,	McMullen,	Smith, L.,
Blair,	Goss,	McOwen,	Snowden,
Blumberg,	Green,	McVicar,	Soffel,
Bower,	Griffith,	Magill,	Sowers,
Brady,	Hagerty,	Mangan,	Sprowls,
Brenneman,	Haldeman,	Marcus, J. C.,	Stadlander,
Broomey,	Harding,	Marshall,	Stark,
Brooks,	Harer,	Martin,	Steidle,
Brown, T. R.,	Harry,	Mantz,	Sterling,
Burns,	Hatrick,	Michel,	Stevens,
Campbell,	Haws,	Millar, A.,	Stewart,
Chaplin,	Hayes,	Millar, A. S. C.,	Strauss,
Clutton,	Henderson, E.,	Miller, C.,	Trainer,
Comeror,	Henderson, W.,	Miller, D. I.,	Van Alen,
Conner,	Hetrick,	Miller, D. D.,	Vickerman,
Cook,	Hoffman, J. N.,	Miller, H. F.,	Walker, G. T.,
Craig, J. O.,	Holcombe,	Miller, J. J.,	Walker, J. A.,
Cratty,	Hoover,	Mitchell,	Weiss,
Crum,	Horne,	Morris,	Wells,
Davis,	Huston,	Ogle,	Wetach,
Dawson,	Jones, W. W.,	Perry,	Whitehouse,
Dewey, P. H.,	Jordan,	Phillips,	Williams,
Diehm,	Kantner,	Pike,	Wolfe,
Dilsheimer,	Kelly,	Posey,	Woner,
Dithrich,	Kinsman,	Quigley,	Wood,
Eaches,	Kooser,	Roads,	Woodruff,
Edmonds,	Krause,	Rieder,	
	Krug,	Rinn,	

Ehrhardt,  
Elgin,  
Evans,  
Feldman,

Leeds,  
Long,  
Love,  
McCaig,

Roman,  
Ruch,  
Ruddy,

Zook,  
Spangler,  
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1212, entitled:

An Act to amend section twelve article one chapter eight of an act approved the fourteenth day of May one thousand nine hundred fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—162.

Alexander,	Edmonds,	Kohler,	Roman,
Allum,	Ehrhardt,	Kooser,	Ruddy,
Armstrong,	Elgin,	Krug,	Ruth,
Asbury,	Feldman,	Lafferty,	Schaeffer,
Aston,	Finney,	Leeds,	Schilling,
Baldi,	Fowler,	Lewis,	Schwartz,
Barnhart,	Fox,	Long,	Sieg,
Beaver,	Goehring,	Love,	Shaffer,
Beckley,	Gibbon,	McBride,	Shannon,
Ball,	Glass,	McCaig,	Shellenberger,
Bidelspacher,	Goehring,	McCann,	Sinclair,
Blair,	Goldner,	McCarthy,	Smink,
Bluff,	Goodnough,	McClure,	Smith, H. J.,
Bolard,	Goss,	McConnell,	Smith, H.,
Brady,	Green,	McGowan,	Smith, J. W.,
Brendle,	Hagerty,	McHugh,	Smith, L.,
Brenneman,	Haines,	McKim,	Soffel,
Broomey,	Haldeman,	McKnight,	Sowers,
Brooks,	Hampson,	McMullen,	Sprowls,
Brown, T. R.,	Harding,	McVicar,	Stackhouse,
Burns,	Harer,	Magill,	Stadlander,
Catlin,	Haslett,	Mangan,	Stark,
Chaplin,	Hatrick,	Marcus, J.,	Sterling,
Clutton,	Haws,	Marcus, J. C.,	Stevens,
Conner,	Haves,	Marshall,	Stewart,
Cook,	Heffernan,	Mantz,	Sweltzer,
Craig, J. O.,	Henderson, W.,	Michel,	Trainer,
Cratty,	Hess,	Millar, A.,	Van Alen,
Crum,	Hetrick,	Miller, C.,	Walker, G. T.,
Curran,	Hoffman, M. R.,	Miller, D. I.,	Walker, J. A.,
Davis,	Holcombe,	Miller, D. D.,	Weiss,
Dawson,	Hoover,	Miller, H. F.,	Wells,
Denning,	Horne,	Mitchell,	Wetach,
Dewey, C. P.,	Hough,	Morris,	Whitehouse,
Dewey, P. H.,	Huston,	Orr,	Williams,
Dilsheimer,	Jones, D. J.,	Perry,	Wolfe,
Dithrich,	Jones, W. W.,	Pike,	Woner,
Donneley,	Kantner,	Posey,	Woodruff,
Dunlap,	Keene,	Quigley,	Zook,
Dunn,	Kelly,	Richards,	Spangler,
	Kinsman,	Rieder,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1243, entitled:

An Act to further amend section twenty of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred forty-four) entitled "An act providing for original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation

thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" as amended providing for the vacation of abandoned or condemned turnpikes

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

## YEAS—171.

Alexander,	Eaches,	Krugh,	Schilling,
Allum,	Ehrhardt,	Lafferty,	Schwartz,
Armstrong,	Evans,	Leeds,	Sieg,
Asbury,	Feldman,	Lewis,	Shaffer,
Aston,	Finney,	Long,	Shannon,
Baldi,	Fitzgibbon,	Love,	Shellenberger,
Barnhart,	Flynn,	McBride,	Sinclair,
Beaver,	Franklin,	McCann,	Smiley,
Beckley,	Gearhart,	McClure,	Smith, H. J.,
Bell,	Gibson,	McConnell,	Smith, H.,
Blair,	Glass,	McGowan,	Smith, J. W.,
Bluff,	Goehring,	McHugh,	Smith, L.,
Blumberg,	Golder,	McKnight,	Snowden,
Bolard,	Goodnough,	McMullen,	Soffel,
Bower,	Goss,	McOwen,	Sowers,
Brady,	Green,	McVicar,	Spowls,
Brendie,	Griffith,	Mangan,	Stadlander,
Brenneman,	Hagerty,	Marcus, J.,	Stark,
Bromley,	Haldeman,	Marcus, J. C.,	Steedle,
Brooks,	Hampson,	Martin,	Sterling,
Brown, F. B.,	Harding,	Mantz,	Stevens,
Brown, T. R.,	Harer,	Michel,	Stewart,
Burns,	Harry,	Millar, A.,	Strauss,
Campbell,	Haslett,	Millar, A. S. C.,	Sweitzer,
Catlin,	Hatrlick,	Miller, C.,	Trainer,
Chaplin,	Haws,	Miller, D. I.,	Van Alen,
Clutton,	Hayes,	Miller, D. D.,	Vickerman,
Comer,	Heffernan,	Miller, H. F.,	Walker, G. T.,
Conner,	Henderson, E.,	Miller, J. J.,	Walker, J. A.,
Craig, J. O.,	Hess,	Mitchell,	Wamer,
Cratty,	Hetrick,	Morris,	Wells,
Crum,	Hoffman, M. R.,	Orr,	Whitehouse,
Curran,	Holcombe,	Perry,	Whiteman,
Davis,	Hough,	Phillips,	Williams,
Dawson,	Huston,	Pike,	Wolfe,
Denning,	Jones, D. J.,	Posey,	Woner,
Dewey, C. P.,	Jones, W. W.,	Quigley,	Wood,
Dewey, P. H.,	Jordan,	Rhoads,	Woodruff,
Diehm,	Kantner,	Richards,	Zook,
Dilsheimer,	Keene,	Roman,	Spangler,
Dithrich,	Kohler,	Ruth,	Speaker,
Dunlap,	Kooser,	Schaeffer,	
	Krause,		

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 722, entitled:

An Act to repeal an act approved the twenty-second day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand one hundred and thirteen) entitled "An act authorizing cities of the third class to surrender their charter and be constituted a borough and providing the procedure therefor"

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—160.

Alexander,	Edmonds,	Long,	Sinclair,
Armstrong,	Ehrhardt,	Love,	Smiley,
Asbury,	Evans,	McCaig,	Smith, H. J.,
Aston,	Finney,	McCann,	Smith, H.,
Baldi,	Fitzgibbon,	McCarthy,	Smith, J. W.,
Barnhart,	Fowler,	McConnell,	Smith, L.,
Beckley,	Fox,	McGowan,	Snowden,
Bell,	Gearhart,	McKim,	Soffel,
Bidelspaecher,	Gelder,	McMullen,	Sowers,

Bluff,	Glass,	McVicar,	Spowls,
Blumberg,	Goehring,	Magill,	Stackhouse,
Bower,	Golder,	Mangan,	Stadlander,
Brady,	Goss,	Marcus, J. C.,	Stark,
Brendie,	Griffith,	Martin,	Steedle,
Brenneman,	Hagerty,	Michel,	Sterling,
Bromley,	Haldeman,	Millar, A.,	Stevens,
Brooks,	Hampson,	Millar, A. S. C.,	Stevenson,
Brown, F. B.,	Harding,	Miller, C.,	Stewart,
Brown, T. R.,	Haslett,	Miller, D. I.,	Strauss,
Burns,	Hatrlick,	Miller, D. D.,	Sweitzer,
Campbell,	Hayes,	Miller, J. J.,	Trainer,
Clutton,	Henderson, E.,	Mitchell,	Van Alen,
Conner,	Hess,	Ogle,	Vickerman,
Cook,	Hetrick,	Perry,	Walker, G. T.,
Craig, J. O.,	Hoffman, M. R.,	Phillips,	Walker, J. A.,
Cratty,	Holcombe,	Posey,	Weater,
Curran,	Horne,	Quigley,	Weiss,
Davis,	Hough,	Richards,	Wells,
Dawson,	Huston,	Rieder,	Wettach,
Denning,	Jones, W. W.,	Rinn,	Whitaker,
Dewey, C. P.,	Jordan,	Roman,	Whitehouse,
Dewey, P. H.,	Keene,	Ruch,	Whiteman,
Diehm,	Kinsman,	Ruddy,	Williams,
Dilsheimer,	Kohler,	Ruth,	Wolfe,
Dithrich,	Krause,	Schaeffer,	Wood,
Donneley,	Krugh,	Schilling,	Woodruff,
Dunlap,	Lafferty,	Schwartz,	Zook,
Dunn,	Leeds,	Sieg,	Spangler,
	Lewis,	Shaffer,	Speaker,

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1330, entitled:

An Act to amend section 11 of an act approved the twelfth day of July, nineteen hundred and nineteen, entitled "An act authorizing stock corporations, other than building and loan associations and corporations, authorized by law to transact a banking or insurance business, to make provision, upon formation, reorganization, merger or consolidation for the issue of either or both preferred or common shares without nominal or par value; regulating the same and such corporations; and prescribing the method of determining the number of shares and capital of corporations issuing shares in such manner," by providing that no bonus shall be required to be paid under the laws of this Commonwealth upon the stock of a corporation issued to acquire property of which an existing corporation is obliged to divest itself in order to comply with any law of this Commonwealth, or to enable it to exercise any rights otherwise conferred on it by any law of this Commonwealth and provided further that no bonus shall be required to be paid under the laws of this Commonwealth in cases of reorganization, merger, or consolidation in connection with which all certificates of capital stock with nominal or par value are fully surrendered by the shareholders of the corporation in process of reorganization, or of the two or more corporations in process of merger or consolidation and in exchange therefor the aforesaid shareholders receive without other consideration or the paying in of additional capital assets, a like or a lesser or a greater number of shares without nominal or par value.

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—175.

Alexander,	Ehrhardt,	Krause,	Ruddy,
Allum,	Elgin,	Lafferty,	Schaeffer,
Armstrong,	Evans,	Leeds,	Schilling,
Asbury,	Feldman,	Lewis,	Schwartz,
Baker,	Finney,	Long,	Seig,
Baldi,	Fitzgibbon,	McBride,	Shaffer,
Barnhart,	Fowler,	McCaig,	Shannon,
Beaver,	Franklin,	McCarthy,	Shellenberger,
Beckley,	Gelder,	McClure,	Sinclair,
Bidelspaecher,	Gibson,	McConnell,	Smiley,
Blair,	Glass,	McCurdy,	Smith, H. J.,
Blumberg,	Goehring,	McHugh,	Smith, H.,
Bolard,	Golder,	McKim,	Smith, J. W.,
Bower,	Goodnough,	McKnight,	Smith, L.,
Brady,	Goss,	McMullen,	Snowden,
Brendie,	Green,	McVicar,	Sowers,
Brenneman,	Griffith,	Magill,	Spowls,
Brooks,	Hagerty,	Mangan,	Stackhouse,
Brown, F. B.,	Haines,	Marcus, J.,	Stadlander,
Brown, T. R.,	Hampson,	Marcus, J. C.,	Stark,
Campbell,	Harding,	Martin,	Steedle,
Catlin,	Harer,	Michel,	Stevens,
Chaplin,	Harry,	Millar, A.,	Stevenson,
Clutton,	Haslett,		



Comerer, Conner, Cook, Craig, J. R., Craig, J. O., Cratty, Curran, Curry, Davis, Dawson, DeHaas, Denning, Dewey, C. P., Diehm, Dilsheimer, Dithrich, Drinkhouse, Dunlap, Dunn, Eaches, Edmonds,	Hatrlick, Hayes, Heffernan, Henderson, E., Henderson, W., Hess, Hetrick, Hoffman, J. N., Hoffman, M. R., Holcombe, Hoover, Horne, Huston, Jones, D. J., Jones, W. W., Kantner, Keene, Kelly, Kohler, Kooser,	Millar A. S. C., Miller, C., Miller, D. L., Miller, D. D., Miller, H. F., Miller, J. J., Mitchell, Morris, Ogle, Orr, Perry, Pike, Posey, Quigley, Rhoads, Richards, Rieder, Rinn, Roman, Ruch,	Stewart, Strauss, Sweitzer, Thomas, Trainer, Van Allen, Vickerman, Walker, J. A., Weamer, Wells, Wettach, Whitehouse, Williams, Wolfe, Woner, Wood, Woodruff, Zook, Spangler, Speaker.
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## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1259, entitled:

An Act providing for the licensing and registration by the Dental Council of certain persons to practice dentistry

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—161.

Alexander, Allum, Armstrong, Aston, Baker, Baldi, Beaver, Beckley, Bell, Blair, Bluet, Blumberg, Bower, Brady, Brenneman, Bromley, Brown, T. R., Burns, Campbell, Clutton, Comerer, Conner, Cook, Craig, J. O., Crum, Curran, Dawson, Dewey, C. P., Dewey, P. H., Diehm, Dilsheimer, Dithrich, Donneley, Dunlap, Dunn, Edmonds, Elgin, Evans, Feldman, Fitzgibbon, Fox,	Franklin, Gearhart, Gelder, Gibbon, Glass, Goehring, Golder, Goodnough, Green, Griffith, Hagerty, Haines, Hampson, Harding, Harer, Haslett, Hatrlick, Hayes, Heffernan, Henderson, E., Henderson, W., Hetrick, Hoffman, J. N., Hoover, Horne, Hough, Huston, Jones, D. J., Jones, W. W., Kantner, Keene, Kinsman, Kohler, Kooser, Krause, Lafferty, Lewis, Love, McBride, McCaig, McCann,	McCarthy, McConnell, McCurdy, McGowan, McHugh, McKim, McMullen, McOwen, McVicar, Magill, Marcus, J. C., Marshall, Martin, Mantz, Michel, Millar, A., Millar, A. S. C., Miller, C., Miller, D. L., Miller, D. D., Miller, H. F., Miller, J. J., Mitchell, Morris, Ogle, Orr, Perry, Posey, Quigley, Rhoads, Richards, Rieder, Rinn, Roman, Ruch, Ruddy, Schaeffer, Schilling, Schwartz,	Sieg, Shannon, Shellenberger, Smiley, Smink, Smith, H. J., Smith, H., Smith, J. W., Snowden, Soffel, Sowers, Sprowls, Stackhouse, Stadlander, Stark, Steedle, Sterling, Stevens, Stevenson, Stewart, Strauss, Sweitzer, Trainer, Van Allen, Walker, G. T., Walker, J. A., Weiss, Wells, Wettach, Whitaker, Whitehouse, Whiteman, Williams, Wolfe, Woner, Wood, Woodruff, Zook.
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## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1341, entitled:

An Act to amend section one of an act approved the eighth day of April, one thousand eight hundred sixty-seven (P. L. 50), entitled: "An act to permit disabled soldiers to peddle, by procuring a license therefor, without charge," as amended.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—159.

Alexander, Allum, Armstrong, Asbury, Aston, Baker, Baldi, Barnhart, Beaver, Beckley, Bell, Bidelspacher, Blair, Blumberg, Bolard, Brady, Brenneman, Bromley, Brooks, Brown, T. R., Burns, Campbell, Chaplin, Comerer, Conner, Cook, Craig, J. R., Craig, J. O., Crum, Curran, Davis, Dawson, Denning, Dewey, C. P., Dewey, P. H., Diehm, Dilsheimer, Dithrich, Donneley, Dunlap, Dunn, Edmonds,	Ehrhardt, Elgin, Evans, Feldman, Finney, Fox, Franklin, Gearhart, Gelder, Gibbon, Glass, Goehring, Golder, Goodnough, Goss, Green, Griffith, Hagerty, Haldeman, Hampson, Harding, Harer, Harry, Haslett, Hatrlick, Haws, Hayes, Heffernan, Henderson, W., Hess, Hetrick, Hoffman, J. N., Hoffman, M. R., Hoover, Horne, Hough, Huston, Jones, D. J., Jones, W. W., Jordan, Keene, Kelly,	Kinsman, Kooser, Krause, Krugh, Lafferty, Lewis, Long, Love, McBride, McCaig, McCann, McCarthy, McConnell, McCurdy, McClure, McKim, McMullen, McOwen, McVicar, Magill, Mangan, Marcus, J. C., Marshall, Michel, Miller, A., Miller, C., Miller, D. L., Miller, D. D., Miller, H. F., Miller, J. J., Mitchell, Morris, Ogle, Orr, Perry, Posey, Quigley, Rieder, Rinn, Roman,	Ruch, Ruth, Schaeffer, Schwartz, Sieg, Shannon, Shellenberger, Sinclair, Smink, Smith, H. J., Smith, H., Smith, J. W., Smith, L., Soffel, Sowers, Sprowls, Stackhouse, Stadlander, Stark, Steedle, Sterling, Stevens, Stevenson, Stewart, Sweitzer, Trainer, Van Allen, Walker, G. T., Walker, J. A., Weamer, Wells, Wettach, Whitehouse, Whiteman, Wolfe, Wood, Woodruff, Zook, Spangler, Speaker.
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## NAYS—1.

Cratty,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1088, entitled:

An Act authorizing the directors of the poor of Jenkins township Pittston borough and Pittston township in Luzerne county to acquire property and to erect and equip an asylum for the insane and to levy taxes and borrow money therefor

And said bill having been read at length the third time, considered and agreed to,

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—163.

Alexander, Allum, Armstrong, Asbury, Aston, Baker, Baldi, Barnhart, Brady, Beckley, Bidelspacher, Blair, Bluet, Blumberg, Bolard, Bower, Brady, Brende, Brenneman, Bromley,	Dunlap, Eaches, Ehrhardt, Elgin, Feldman, Flynn, Franklin, Gibbon, Golder, Goodnough, Goss, Griffith, Hagerty, Haldeman, Hampson, Harding, Harer, Haslett, Hatrlick, Haws,	Krugh, Lafferty, Leeds, Lewis, Long, McBride, McCaig, McCarthy, McClure, McConnell, McCurdy, McKim, McMullen, McOwen, Magill, Mangan, Marcus, J., Marcus, J. C.,	Roman, Ruch, Ruddy, Ruth, Schaeffer, Schilling, Schwartz, Shaffer, Shannon, Shellenberger, Sinclair, Smiley, Smink, Smith, H. J., Smith, H., Smith, J. W., Smith, L., Soffel, Sowers, Stackhouse,
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Brown, F. B.,	Drinkhouse,	Martin,	Sterling,
Brown, T. R.,	Heffernan,	Momy,	Stevenson,
Burns,	Henderson, E.,	Millar, A.,	Stewart,
Campbell,	Henderson, W.,	Millar A. S. C.,	Thomas,
Catlin,	Hess,	Miller, C.,	Trainer,
Chaplin,	Hetrick,	Miller, D. I.,	Van Alen,
Clutton,	Hoffman, J. N.,	Miller, D. D.,	Walker, G. T.,
Comer,	Hoffman, M. R.,	Miller, H. F.,	Walker, J. A.,
Conner,	Hoover,	Miller, J. J.,	Weiss,
Craig, J. R.,	Horne,	Mitchell,	Wells,
Craig, J. O.,	Hough,	Ogle,	Wettach,
Crum,	Jones, D. J.,	Orr,	Whitehouse,
Curry,	Jones, W. W.,	Perry,	Whiteman,
Davis,	Jordan,	Phillips,	Wolfe,
Dawson,	Kantner,	Pike,	Woner,
DeHaas,	Keene,	Posey,	Wood,
Dewey, C. P.,	Kelly,	Quigley,	Woodruff,
Dewey, P. H.,	Kinsman,	Richards,	Zook,
Diehm,	Kohler,	Rieder,	Spangler,
Dilsheimer,	Kooser,	Rinn,	Speaker,
Donneley,	Krause,	Stark,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1361, entitled:

An Act providing for the appointment of a commission to inspect sites suitable for the erection thereon of a State psychopathic hospital to be erected east of the Allegheny Mountains and to be known as the Eastern Pennsylvania State Psychopathic Hospital and to select therefrom and recommend to the Governor the purchase of one of said sites for said purpose

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the ayes and nays were taken and were as follows, viz.:

YEAS—157.

Alexander,	Feldman,	Love,	Schilling,
Allum,	Finney,	McBride,	Schwartz,
Armstrong,	Fowler,	McCaig,	Shaffer,
Aston,	Fox,	McCann,	Shannon,
Baker,	Franklin,	McCarthy,	Shellenberger,
Baldi,	Gelder,	McClure,	Sinclair,
Barnhart,	Gibbon,	McConnell,	Smiley,
Beckley,	Glass,	McCurdy,	Smink,
Bell,	Goehring,	McGowan,	Smith, H. J.,
Bidelspacher,	Golder,	McKnight,	Smith, J. W.,
Blair,	Goodnough,	McMullen,	Smith, L.,
Bluet,	Goss,	McVicar,	Snowden,
Blumberg,	Green,	Magill,	Soffel,
Bower,	Griffith,	Mangan,	Sowers,
Brady,	Haines,	Marcus, J. C.,	Stackhouse,
Brenneman,	Haldeman,	Marshall,	Stadtlander,
Bromley,	Hampson,	Martin,	Stark,
Brooks,	Harding,	Mantz,	Steedle,
Brown, T. R.,	Harry,	Michel,	Sterling,
Burns,	Haslett,	Millar, A.,	Stevens,
Campbell,	Hatrick,	Millar A. S. C.,	Stevenson,
Chaplin,	Hayes,	Miller, C.,	Stewart,
Clutton,	Heffernan,	Miller, D. I.,	Strauss,
Comer,	Henderson, W.,	Miller, D. D.,	Trainer,
Conner,	Hess,	Miller, H. F.,	Van Alen,
Cook,	Hetrick,	Miller, J. J.,	Walker, G. T.,
Craig, J. R.,	Hoffman, J. N.,	Mitchell,	Walker, J. A.,
Craig, J. O.,	Hoover,	Ogle,	Weamer,
Craty,	Horne,	Orr,	Weiss,
Crum,	Hough,	Perry,	Wettach,
Davis,	Huston,	Posey,	Whitaker,
Dawson,	Jones, D. J.,	Quigley,	Whitehouse,
Dewey, C. P.,	Jones, W. W.,	Richards,	Whiteman,
Dewey, P. H.,	Keene,	Rieder,	Williams,
Dilsheimer,	Kelly,	Rinn,	Wolfe,
Ditrich,	Kinsman,	Ruch,	Woner,
Dunn,	Kooser,	Ruddy,	Wood,
Eaches,	Krause,	Ruth,	Woodruff,
Edmonds,	Lafferty,	Schaeffer,	Zook,
Ehrhardt,	Leeds,		
Elgin,	Lewis,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1271, entitled:

An Act to amend clause (b) of section five of an act approved the twenty-first day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and nine) entitled "An act relating to the organization maintenance and operation of the Banking Department and the scope of its supervision and control over corporations partnerships unincorporated associations and individuals and the assets and liabilities thereof providing penalties for the enforcement of its provisions and repealing certain acts"

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. HORNE. Mr. Speaker, and gentlemen of the House, this happens to be one of those bills which raises the salaries of the men in the departments and it does not raise the salary of the fellow down at the bottom, but the fellows toward the top. It raises the salary of the first assistant deputy from five to six thousand dollars; the second from four to five thousand, and the third from three to four thousand.

Mr. JAMES A. WALKER. Mr. Speaker, it is quite evident that the gentleman who has called the attention of the House to the fact that this bill raises salaries has not read the bill. If he had he would find that this is an amendment of the Act relating to the Banking Department of 1919. Now that act provides that the Banking Department shall be self supporting and the money that comes into the Banking Department will be used to pay this increase in salary which is deemed by the Commissioner perfectly proper in view of the work that these men do. They work not only in the day time but also at night and when it comes down to the man at the other end of whom my friend from Cambria speaks so affectionately about he is informed that the fixing of salaries is done by the Commissioner and the Governor of the State and are paid from the receipts of the Department. This does not take a dollar from the State Treasury.

Mr. HORNE. Mr. Speaker, in reply to my good friend from Philadelphia, I would say that the fees that are paid into the State are not paid into the Insurance Department but are paid into the State Treasury and these salaries are paid regardless of where the money comes from and I did not notice it was an amendment.

Mr. JAMES A. WALKER. Mr. Speaker, again I call the gentleman's attention to the fact that he has not read the act of 1919. That act provides that these fees shall be paid into the State Treasury and marked to the credit of the Banking Department. They are not received from the State Treasury as an appropriation at all.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

YEAS—153.

Alexander,	Ehrhardt,	Keene,	Richards,
Allum,	Elgin,	Kinsman,	Rieder,
Asbury,	Evans,	Kohler,	Rinn,
Aston,	Feldman,	Krause,	Ruch,
Baker,	Fitzgibbon,	Krug,	Ruddy,
Baldi,	Flynn,	Lewis,	Ruth,
Beaver,	Franklin,	Long,	Schilling,
Beckley,	Gearhart,	McBride,	Schwartz,
Bidelspacher,	Gelder,	McCaig,	Shaffer,
Bluet,	Gibbon,	McCann,	Shannon,
Blumberg,	Glass,	McClure,	Sinclair,
Bolard,	Goehring,	McConnell,	Smiley,
Bower,	Golder,	McCurdy,	Smith, H. J.,
Brady,	Goodnough,	McHugh,	Smith, H.,
Brenneman,	Goss,	McKin,	Smith, L.,
Bromley,	Green,	McMullen,	Snowden,
Brooks,	Hagerty,	McOwen,	Sowers,
Brown, T. R.,	Haines,	McVicar,	Sprowls,
Burns,	Haldeman,	Magill,	Stadtlander,
Campbell,	Hampson,	Mangan,	Stark,
Chaplin,	Harding,	Marcus, J. C.,	Steedle,
Clutton,	Harry,	Martin,	Stevens,
Comer,	Haslett,	Mantz,	Stevenson,
Conner,	Hatrick,	Millar, A.,	Stewart,
Cook,		Millar A. S. C.,	Walker, J. A.



Cratty,	Heffernan,	Miller, C.,	Weiss,
Crum,	Henderson, E.,	Miller, D. I.,	Wells,
Curran,	Henderson, W.,	Miller, D. P.,	Wettach,
Davis,	Hess,	Miller, H. F.,	Whitehouse,
Dawson,	Hetrick,	Miller, J. J.,	Whiteman,
Dewey, C. P.,	Hoffman, J. N.,	Morris,	Wolfe,
Dewey, P. H.,	Hoover,	Ogle,	Woner,
Dilshelmer,	Hough,	Perry,	Wood,
Dithrich,	Huston,	Phillips,	Woodruff,
Donneley,	Jones, D. J.,	Quigley,	Zook,
Dunn,	Jones, W. W.,	Rhoads,	Spangler,
Eaches,	Kantner,		Speaker.
Edmonds,			

## NAYS—5.

Armstrong,	Love,	Posey,	Strauss,
Horne,			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1331, entitled:

An Act relating to the payment of bonus upon the capital stock of corporations issued to acquire properties or stock of existing corporations where the amount of corporate property in the Commonwealth is not increased but where a change of ownership is effected.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—156.

Alexander,	Eaches,	Krause,	Ruth,
Allum,	Ehrhardt,	Lafferty,	Schaeffer,
Armstrong,	Elgin,	Leeds,	Schilling,
Ashbury,	Feldman,	Lewis,	Schwartz,
Aston,	Fitzgibbon,	Love,	Sieg,
Baker,	Flynn,	McBride,	Shannon,
Bald,	Fowler,	McCann,	Shellenberger,
Barnhart,	Franklin,	McCarthy,	Sinclair,
Beckley,	Gearhart,	McClure,	Smiley,
Bell,	Gelder,	McCurdy,	Smink,
Bidenspacher,	Gibbon,	McGowan,	Smith, H. J.,
Blair,	Glass,	McHugh,	Smith, H.,
Bluet,	Goehring,	McKnight,	Smith, J. W.,
Bolard,	Goldner,	McMullen,	Smith, L.,
Bower,	Goodnough,	McVicar,	Snowden,
Brady,	Goss,	Mangan,	Soffel,
Brende,	Green,	Marcus, J.,	Sowers,
Brenneman,	Griffith,	Marcus, J. C.,	Sprolws,
Bromley,	Ilagerty,	Martin,	Stadlander,
Brooks,	Haines,	Michel,	Steedle,
Brown, F. B.,	Haldeman,	Millar, A.,	Stevens,
Brown, T. R.,	Hampson,	Millar, A. S. C.,	Stevenson,
Burns,	Harding,	Miller, C.,	Sweetzer,
Campbell,	Harer,	Miller, D. I.,	Van Alen,
Catlin,	Harry,	Miller, D. D.,	Walker, G. T.,
Chaplin,	Hasett,	Miller, H. F.,	Walker, J. A.,
Conner,	Hetrick,	Mitchell,	Weamer,
Conner,	Hayes,	Morris,	Weiss,
Cook,	Heffernan,	Ogle,	Wettach,
Craig, J. R.,	Henderson, E.,	Orr,	Whitaker,
Craig, J. O.,	Henderson, W.,	Perry,	Whitehouse,
Cratty,	Hess,	Phillips,	Whiteman,
Crum,	Hetrick,	Pike,	Wolfe,
Curran,	Hoffman, J. N.,	Posey,	Woner,
Davis,	Holcombe,	Quigley,	Wood,
Dawson,	Hoover,	Rhoads,	Woodruff,
Denning,	Hough,	Rieder,	Zook,
Dewey, C. P.,	Huston,	Rinn,	Spangler,
Dewey, P. H.,	Jones, D. J.,	Roman,	Speaker.
Diehm,	Jones, W. W.,	Ruch,	
Dilshelmer,	Kantner,	Ruddy,	
Dithrich,	Kelly,		
Dunlap,	Kinsman,		

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1354, entitled:

A Supplement to the act approved the twenty-third day of June, one thousand eight hundred and eighty-five (P. L. 146), entitled "An act relating to marriage licenses, providing for officers herein indicated to issue licenses for parties to marry," imposing an additional license fee for the use of the Commonwealth.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—150.

Alexander,	Fox,	Love,	Sieg,
Allum,	Franklin,	McBride,	Shaffer,
Armstrong,	Gearhart,	McCaig,	Shannon,
Ashbury,	Gelder,	McCarthy,	Shellenberger,
Aston,	Gibbon,	McClure,	Smiley,
Baker,	Glass,	McConnell,	Smink,
Barnhart,	Goehring,	McCurdy,	Smith, H. J.,
Beaver,	Goldner,	McGowan,	Smith, H.,
Beckley,	Goodnough,	McHugh,	Smith, J. W.,
Bidenspacher,	Goss,	McKnight,	Snowden,
Bluet,	Griffith,	McMullen,	Soffel,
Blumberg,	Ilagerty,	McOwen,	Sowers,
Brady,	Ilampson,	McVicar,	Sprolws,
Brenneman,	Ilarding,	Magill,	Stackhouse,
Brooks,	Ilarer,	Mangan,	Stadlander,
Brown, T. R.,	Ilarry,	Marcus, J. C.,	Steedle,
Burns,	Ilattrick,	Marshall,	Sterling,
Campbell,	Ilaws,	Martin,	Stevens,
Chaplin,	Ilaves,	Mantz,	Stevenson,
Clutton,	Henderson, E.,	Michel,	Stewart,
Cook,	Henderson, W.,	Millar, A.,	Strauss,
Craig, J. O.,	Hess,	Millar, A. S. C.,	Trainer,
Cratty,	Hetrick,	Miller, C.,	Van Alen,
Crum,	Hoffman, J. N.,	Miller, D. I.,	Vickerman,
Davis,	Hoover,	Miller, D. D.,	Walker, G. T.,
Dawson,	Horne,	Miller, J. J.,	Walker, J. A.,
Dewey, C. P.,	Huston,	Mitchell,	Weamer,
Dewey, P. H.,	Jones, D. J.,	Morris,	Weiss,
Dilshelmer,	Jones, W. W.,	Perry,	Wettach,
Dithrich,	Kantner,	Phillips,	Whitaker,
Dunlap,	Keene,	Posey,	Whitehouse,
	Kinsman,	Quigley,	Whiteman,
	Kohler,	Richards,	Williams,
	Elgin,	Rieder,	Wolfe,
	Evans,	Roman,	Woner,
	Feldman,	Ruddy,	Wood,
	Fitzgibbon,	Ruth,	Woodruff,
	Flynn,	Schilling,	

## NAYS—2.

Bolard,	Comeror,
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1366, entitled:

An Act to amend section one of the act approved the eighteenth day of July Anno Domini, one thousand nine hundred and seventeen (P. L. 345), entitled "An act to fix the salaries of the supervising inspectors of the second grade and of the Chief of the Bureau of Mediation and Arbitration in the Department of Labor and Industry."

On the question,

Will the House agree to the bill on third reading?

Mr. DAWSON. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend title lines 3 and 4 by striking out the following: "three hundred and forty-five" and inserting in lieu thereof "one thousand and sixty-one."

Amend section 1 page 1 line 6 by striking out the following: "three hundred and forty-five" and inserting in lieu thereof "one thousand and sixty-one."

Amend section 1 page 2 line 5 by inserting after "mediation" the words "and arbitration"

Amend line 13 by inserting word "five" instead of "six"

Amend, line 14 by inserting "five thousand" instead of "six thousand"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,  
Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1359, entitled:

An Act authorizing certain heads of departments of the State Government to increase the compensation of employes and prescribing a limit to said increase

On the question,

Will the House agree to the bill on third reading?

Mr. EDMONDS. Mr. Speaker, this is a bill that is in its nature a salary raiser for which I have a great deal of sympathy. It reaches those lower in the employment of the State, but we should not vote for this bill until someone has fixed how many it reaches, the increase, the number of people involved and the departments included. In other words, it may be a very meritorious piece of legislation, but I do not feel like voting upon it until someone has given us full information. I understand that the sponsor is not here, but mine is a general question, and if someone else can give us that information we might vote in favor of it with a good heart.

On the question recurring,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. BRENDLE. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. SHAFFER. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1299, entitled:

An act to amend section one of an act, approved the seventeenth day of June, Anno Domini, one thousand nine hundred and thirteen (Pamphlet Laws five hundred and seven), entitled "An act to provide revenue for State and county purposes, and in cities co-extensive with counties, for city and county purposes; imposing taxes upon certain classes of personal property; providing for the assessment and collection of the same; providing for the duties and compensation of prothonotaries and recorders in connection therewith; and modifying existing legislation which provided for raising revenue for State purposes," as amended.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—165,

Alexander,	Evans,	Leeds,	Schilling,
Allum,	Feldman,	Lewis,	Schwartz,
Armstrong,	Flynn,	Long,	Shaffer,
Asbury,	Fox,	Love,	Sinclair,
Baker,	Franklin,	McBride,	Smith, H. J.,
Baldi,	Gelder,	McCaig,	Smith, H.,
Barnhart,	Gibbon,	McCann,	Smith, J. W.,
Beckley,	Glass,	McCarthy,	Smith, L.,
Bell,	Goehring,	McClure,	Snowden,
Blair,	Goldner,	McConnell,	Soffel,
Bluet,	Goodnough,	McCurdy,	Sowers,
Blumberg,	Green,	McGowan,	Sprohls,
Bolard,	Hagerty,	McKim,	Stackhouse,
Brady,	Haines,	McOwen,	Stadtlander,
Brendle,	Haldeman,	McVicar,	Stark,
Brenneman,	Hampson,	Magill,	Steedle,
Brooks,	Harding,	Mangan,	Sterling,
Brown, T. R.,	Harer,	Marcus, J. C.,	Stevenson,
Burns,	Harry,	Marshall,	Stewart,
Campbell,	Hatrlick,	Martin,	Strauss,
Chaplin,	Haws,	Michel,	Sweitzer,
Clutton,	Hayes,	Millar, A.,	Trainer,
Comerer,	Heffernan,	Miller, C.,	Van Alen,
Conner,	Henderson, W.,	Miller, D. I.,	Vickerman,
Cook,	Hess,	Miller, D. D.,	Walker, J. A.,
Craig, J. O.,	Hetrlick,	Miller, H. F.,	Weamer,
Cratty,	Hoffman, J. N.,	Miller, J. J.,	Wells,
Curran,	Hoover,	Morris,	Wells,
Davis,	Horne,	Orr,	Wettach,
Dawson,	Hough,	Perry,	Whitaker,
Denning,	Huston,		

Dewey, C. P.,	Jones, D. J.,	Pike,	Whitehouse,
Dewey, P. H.,	Jones, W. W.,	Posey,	Whiteman,
Diehm,	Jordan,	Quigley,	Williams,
Disheimer,	Kantner,	Rhoads,	Wolfe,
Dithrich,	Kinsman,	Rieder,	Woner,
Donneley,	Kohler,	Tinn,	Wood,
Dunn,	Kooser,	Ruch,	Woodruff,
Eaches,	Krause,	Ruddy,	Zook,
Edmonds,	Krugh,	Ruth,	Spangler,
Ehrhardt,	Lanerty,	Schaeffer,	Speaker,
Elgin,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1353, entitled:

An Act to amend sections three and four of an act approved the sixth day of April, one thousand eight hundred and thirty (P. L. 272), entitled "An act for the levy and collection of taxes upon proceedings in courts and in the offices of register and recorder and for other purposes."

On the question,

Will the House agree to the bill on third reading?

Mr. STRAUSS. Mr. Speaker, this is the same bill which we defeated as being unconstitutional some time ago. The only difference is that in that bill it was ten dollars for the original writ while in this bill it is but five. That still makes it unconstitutional. Under the Bill of Rights the Constitution provides that all courts shall be open and justice shall be administered without hindrance or delay. Under that Article also this bill is clearly unconstitutional, and I shall ask the members of the House to vote against it as I did the other time.

On the question recurring,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. OGLE. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. CLATTON. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Mr. JAMES A. WALKER asked and obtained unanimous consent to call up out of order for the purpose of amendment from page 28 of today's calendar bills on third reading, House Bill No. 1283, (Senate Bill No. 154), file folio 1691.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1283, (Senate Bill No. 154), entitled:

An Act relating to the preparation of a new Constitution of the Commonwealth by a convention and its adoption or rejection by the people and making an appropriation

On the question,

Will the House agree to the bill on third reading?

Mr. JAMES A. WALKER. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend section 9, page 6, line 12 by inserting after the word "in" the words "at least"

Amend section 14, line 24, by inserting after the word "convention" the words "the necessary printing and binding, which shall be done by the Department of Public Printing and Binding on the order of the Chairman"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?



Mr. FLYNN. Mr. Speaker, I also ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

That section seven be amended by striking out the entire section and substituting therefor the following:

"Section 7. That the twenty-five delegates at large shall be nominated by the voters of state at large at the primary election for the year 1921. Names of candidates for nomination shall be printed upon the official ballot of each political party upon the filing of nomination petitions in their behalf in the office of the Secretary of the Commonwealth at least forty days before the date of said primary. Such nomination petitions shall be of the number, character and form required by law for the nomination of candidates for the office of Governor, and shall be certified to the county commissioners in the same manner as in other state offices. Each elector voting at such primary shall be entitled to vote for eighteen candidates for delegate at large and the fifteen candidates of any political party receiving the largest number of votes at said primary election, shall be the nominees of such party for delegates at large and said vote shall be canvassed and returned from the several counties as in the case of other state officers to the Secretary of the Commonwealth, who shall compile and count the vote of the state at large and certify the candidates nominated to the county commissioners of the several counties for printing upon the election ballots and at the election each elector shall be entitled to vote for eighteen candidates and said election shall be conducted, counted and returned as in the case of other state officers."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection?

Mr. JAMES A. WALKER. Mr. Speaker, I object.

The SPEAKER. The Chair hears objections.

Mr. FLYNN. Mr. Speaker, I move that the House do now resolve itself into the Committee of the Whole for the purpose of special amendment.

Mr. STRAUSS. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

The SPEAKER. The "noes" appear to have it—

Mr. FLYNN. Mr. Speaker, before announcing your decision on the vote, I would like to say briefly that these amendments which I have offered to this bill provide for a—

#### POINT OF ORDER.

Mr. JAMES A. WALKER. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman from Philadelphia, Mr. Walker, will state his point of order.

Mr. JAMES A. WALKER. Mr. Speaker, my point of order is that there is nothing in order but the announcement of the vote.

Mr. FLYNN. Mr. Speaker, this bill came before the House. The gentleman from Philadelphia then offered the amendments, and then I asked for unanimous consent to further amend the bill, and I was explaining my position.

The SPEAKER. The gentleman from Elk will proceed.

Mr. JAMES A. WALKER. Mr. Speaker, may I have a ruling on my point of order? It is simply this,—that the gentleman from Elk should have offered to the House what suggestions he had at the time he presented his amendments. That passed by, and the House has voted on this subject, and the only question thereafter is the ruling of the Chair on the vote.

Mr. FLYNN. Mr. Speaker, I submit that has not yet been made by the Chair.

The SPEAKER. The Chair had not yet announced the vote and recognized the gentleman from Elk, Mr. Flynn.

Mr. JAMES A. WALKER. But, Mr. Speaker, the vote had been taken.

Mr. FLYNN. Mr. Speaker, the vote has not been counted. I can yet ask for a rollcall or the "yeas" and "nays" or for a division.

The SPEAKER. The Chair takes the position that as long as the decision on the vote was not announced, the question is debatable.

#### POINT OF ORDER.

Mr. GLASS. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman from Philadelphia, Mr. Glass, will state his point of order.

Mr. GLASS. Mr. Speaker, my point of order is that the remarks of the gentleman from Elk are out of order because the Chair had called for the "yeas" and "nays" and had already commenced to announce that the "nays" had it and therefore there could be nothing in order but the calling for a division or a rollcall, but no comments on the bill.

Mr. FLYNN. Mr. Speaker, I call for the "yeas" and "nays."

The SPEAKER. The announcement by the Chair was that the "nays" appeared to have it, but no decision had been given. The vote was not decided.

Mr. GLASS. Mr. Speaker, the Chair had practically commenced to announce the vote and nothing further could be done other than to entertain a call for a division or a rollcall, that and nothing further. The Chair having already started to announce the vote, the Chair could not entertain any other business.

The Chair rules that the gentleman from Elk had been recognized and that the gentleman from Elk has a right to speak on the amendments at this time.

Mr. FLYNN. Mr. Speaker, I have offered certain amendments to this bill which is the bill providing for the constitutional convention, Senate Bill No. 154. The purpose of my amendment is to provide for the election of delegates instead of providing, as in this bill, that twenty-five delegates be appointed by the Governor; that they shall be elected in the State at large. That is the purpose of the amendment and I wish to submit to the House that this is one of the most important provisions of this entire program for amending the Constitution. It is my desire to support this bill, but I cannot do so if twenty-five members, out of the total of a little more than one hundred members, are to be appointed by the Governor. I believe that the revision of the Constitutional law of this State should only be done through a body elected by the people, and, therefore, I offered an amendment to make this body elective instead of appointive.

On the question recurring,

Shall the House resolve itself into the Committee of the Whole for the purpose of special amendment?

The yeas and nays were required by Mr. Flynn and Mr. Strauss and were as follows:

#### YEAS—42.

Alexander,	Edmonds,	Kelly,	Rinn,
Bluett,	Ehrhardt,	Kohler,	Ruddy,
Blumberg,	Flynn,	McKim,	Schilling,
Brady,	Fowler,	McOwen,	Shaffer,
Brendle,	Goss,	McVicar,	Sinclair,
Brenneman,	Green,	Marcus, J. C.,	Spink,
Brown, F. B.,	Haines,	Martin,	Smith, H.,
Chaplin,	Hampson,	Miller, J. J.,	Strauss,
Craig, J. R.,	Haws,	Morris,	Sweitzer,
Crum,	Huston,	Pike,	Wells,
Donneley,			

#### NAYS—102.

Allum,	Dewey, C. P.,	Hetrick,	Richards,
Asbury,	Dewey, P. H.,	Hoffman, J. N.,	Rieder,
Aston,	Diehm,	Hoover,	Roman,
Baker,	Dilsheimer,	Horne,	Ruch,
Baldi,	Dunn,	Jones, W. W.,	Schwartz,
Beaver,	Elgin,	Jordan,	Sieg,
Beckley,	Evans,	Keene,	Shannon,
Beil,	Feldman,	Kinsman,	Shellenberger,
Bidelspacher,	Fitzgibbon,	Kooser,	Smith, H. J.,
Blair,	Franklin,	Krause,	Sowers,
Bolard,	Gearhart,	Leeds,	Stackhouse,
Bower,	Gelder,	Lewis,	Stark,
Bromley,	Gibbon,	Long,	Sterling,
Brooks,	Glass,	McCaig,	Stevenson,
Brown, T. R.,	Goehring,	McClure,	Stewart,
Burns,	Golder,	McConnell,	Van Alen,
Campbell,	Goodnough,	McCurdy,	Vickerman,
Catiin,	Griffith,	Magill,	Walker, J. A.,
Clutton,	Hagerty,	Marcus, J.,	Whitaker,
Comeror,	Haldeman,	Marshall,	Whiteman,
Conner,	Harding,	Miller, A.,	Williams,
Cook,	Harer,	Miller, D. D.,	Wolfe,
Craig, J. O.,	Harry,	Miller, H. F.,	Woner,
Curran,	Haslett,	Ogle,	Wood,
Davis,	Hayes,	Rhoads,	Zook,
Dawson,	Henderson, E.,		
Denning,	Hess,		

So the question was determined in the negative and the motion was not agreed to.

On the question recurring.

Will the House agree to the bill as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

#### RECESS.

The SPEAKER. The Chair will now declare a recess until 8.30 o'clock P. M.

Whereupon, (at 6.25 P. M.) the House took a recess until 8.30 o'clock P. M.

#### AFTER RECESS.

The House reconvened at 8.30 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

#### SENATE MESSAGE.

##### SENATE BILL FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

Senate Bill No. 934 (House Bill No. 1540).

An Act relating to poor districts co-extensive with counties of the fourth class; authorizing the directors of such district to sell real estate no longer suitable for the support, maintenance and employment of the poor of their respective districts and to purchase such real estate as may be necessary for such support, maintenance and employment and to construct thereon such buildings as may be necessary and to equip and furnish the same; validating the title to real estate heretofore purchased by such directors and providing for the borrowing of money and the issue of bonds by the county commissioners to accomplish the purposes of this act.

Referred to the Committee on Judiciary Local.

Senate Bill No. 30, (House Bill No. 1645).

An Act making an appropriation to the Commissioners of Valley Forge Park.

Referred to the Committee on Appropriations.

Senate Bill No. 44, (House Bill No. 1646).

An Act making an appropriation to the Camp Curtin Commission for the dedication of the Camp Curtin Park the payment of the expenses of the Commission and for the completion of said park.

Referred to the Committee on Appropriations.

Senate Bill No. 46, (House Bill No. 1647).

An Act making an appropriation to carry into effect the act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws page one thousand one hundred and eighty) entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New York of certain toll bridges over the Delaware River and making an appropriation therefor."

Referred to the Committee on Appropriations.

Senate Bill No. 54, (House Bill No. 1648).

An Act making an appropriation to the commission appointed to procure and erect a statue of General David McMurtre Gregg.

Referred to the Committee on Appropriations.

Senate Bill No. 64 (House Bill No. 1649).

An Act making an appropriation to the St. Joseph's Hospital of Philadelphia.

Referred to the Committee on Appropriations.

Senate Bill No. 74. (House Bill No. 1650).

An Act making an appropriation to the Pennsylvania Historical Commission for certain purposes.

Referred to the Committee on Appropriations.

Senate Bill No. 76, (House Bill No. 1651).

An Act authorizing the Governor to appoint a commission which with a similar commission of the State of New Jersey

is authorized to acquire, purchase, maintain and operate ice boats on the Delaware River to keep said river open to navigation and making an appropriation.

Referred to the Committee on Appropriations.

Senate Bill No. 115, (House Bill No. 1652).

An Act making an appropriation to the Lock Haven Hospital Lock Haven, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 138, (House Bill No. 1653).

An Act making an appropriation to the Public Service Commission of the Commonwealth of Pennsylvania to be used by said Commission in the payment of the cost of the construction, reconstruction, relocation, alteration, or abolition of any crossing of the tracks of public service companies at above or below grade, including the approaches to any overhead or underpass structure in connection therewith, and including also compensation for damages to adjacent property taken injured or destroyed by reason thereof, of State Highways or Highways in cities or boroughs which are a continuation or connecting link of State Highways, and regulating the expenditure of the amount hereby appropriated to The Public Service Commission of the Commonwealth of Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 146, (House Bill No. 1654).

An Act making an appropriation to the Woman's Medical College of Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 201. (House Bill No. 1655).

An Act making an appropriation to the Washington Crossing Park Commission for the purpose of the acquisition of lands and property and the making of improvements in accordance with the provisions of the act of July twenty-fifth, one thousand nine hundred and seventeen (P. L. 1209), entitled "An act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purposes of this act."

Referred to the Committee on Appropriations.

Senate Bill No. 206. (House Bill No. 1656).

An Act making an appropriation to the Duquesne University, Pittsburgh, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 240. (House Bill No. 1657).

An Act making an appropriation to the Pennsylvania Board of Pharmacy.

Referred to the Committee on Appropriations.

Senate Bill No. 249. (House Bill No. 1658).

An Act making an appropriation to the Corry Hospital Association of Corry, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 261. (House Bill No. 1659).

A supplement to an Act, entitled "An Act providing for the selection and purchase, or the appropriation from the State Forest Reserves, of a tract of land, and the erection thereon of buildings for the Western Penitentiary; making an appropriation therefor; authorizing the removal thereto of the inmates of the said penitentiary; and directing the sale of the site now occupied by the said penitentiary, and the buildings and materials thereon," approved March 30, A. D. 1911; making an additional appropriation for erection, construction, and equipment.

Referred to the Committee on Appropriations.

Senate Bill No. 276. (House Bill No. 1660).

An Act making an appropriation to the commission constituted for the purpose of acquiring and maintaining toll-bridges over the Delaware River between Pennsylvania and New Jersey.

Referred to the Committee on Appropriations.



## Senate Bill No. 345. (House Bill No. 1601).

An Act making an appropriation to the Trustees of the Philadelphia School of Design for Women at Philadelphia, Pennsylvania.

Referred to the Committee on Appropriations.

## Senate Bill No. 348. (House Bill No. 1602).

An Act making an appropriation to the Pennsylvania State College for educational extension work and for maintaining a summer session for teachers.

Referred to the Committee on Appropriations.

## Senate Bill No. 377. (House Bill No. 1663).

An Act amending the act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred seventy) entitled "An act creating a Division of Township Highways in the State Highway Department conferring powers and imposing duties upon officers of the State Highway Department requiring certain duties of clerks of the court of quarter sessions and providing penalties."

Referred to the Committee on Public Roads.

## Senate Bill No. 476. (House Bill No. 1664).

An Act making an appropriation to the board of trustees of The Philadelphia Museum.

Referred to the Committee on Appropriations.

## Senate Bill No. 491. (House Bill No. 1665).

An Act to make an appropriation for the improvement of the maritime port facilities of the State of Pennsylvania at Philadelphia and providing for the expenditure thereof and for the appointment by the Governor of a competent engineer to assist and co-operate therein.

Referred to the Committee on Appropriations.

## Senate Bill No. 508. (House Bill No. 1666).

A supplement to an act entitled "An act to establish asylum for the insane poor of this Commonwealth to be called 'The Pennsylvania State Lunatic Hospital and Union Asylum for the Insane'" approved the fourteenth day of April Anno Domini one thousand eight hundred and forty-five (Pamphlet Laws Page Four hundred and forty.)

Referred to the Committee on Appropriations.

## Senate Bill No. 558. (House Bill No. 1667).

An Act making an appropriation to Albright and Mebus for the payment for services heretofore rendered to the Attorney General of the Commonwealth.

Referred to the Committee on Appropriations.

## Senate Bill No. 635. (House Bill No. 1668).

An Act making a further appropriation to carry into effect the act approved the fourteenth day of June, one thousand nine hundred and eleven (P. L. 935) entitled "An Act providing for the erection by the Commonwealth of Pennsylvania of a statue in memory of General George Gordon Meade in the city of Washington, and making an appropriation therefor."

Referred to the Committee on Appropriations.

## Senate Bill No. 641. (House Bill No. 1669).

An Act to amend section seven of an act entitled "An act creating a fund for the purpose of rebuilding, restoring and replacing building structures equipment or other property of the Commonwealth of Pennsylvania damaged or destroyed by fire or other casualty, and regulating the placing of insurance thereon, and providing penalties for any violation of the provisions of this act," approved the fourteenth day of May Anno Domini one thousand nine hundred fifteen (Pamphlet Laws five hundred twenty-four) by permitting the purchase of policies of boiler insurance.

Referred to the Committee on Insurance.

## Senate Bill No. 647. (House Bill No. 1670).

An Act to repeal an act approved the third day of April, one thousand eight hundred and seventy-two (P. L. 786), entitled "An act to provide for the detection of crime in the county of Dauphin."

Referred to the Committee on Judiciary Special.

## Senate Bill No. 678. (House Bill No. 1671).

An Act to amend sections one, two and four of an act, approved the eighteenth day of July, Anno Domini one thousand nine hundred and nineteen (P. L. 1049), entitled "An act authorizing the Board of Commissioners of Public Grounds and Buildings to erect a Soldiers' and Sailors' Memorial Bridge, with the approaches thereto and memorial pylons, in the city of Harrisburg, to commemorate the services of the soldiers and sailors of the Commonwealth; providing for the letting of contracts therefor; providing for a proportion of the cost to be paid by the city of Harrisburg and public service corporations using or affected by the building of said bridge; providing for acquiring any property necessary by eminent domain; giving the Board of Commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company to conform to the plans of the architect; providing for the maintenance of said bridge; and making an appropriation to carry out the provisions of this act.

Referred to the Committee on Appropriations.

## Senate Bill No. 757. (House Bill No. 1672).

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the payment of the cost of constructing approaches and necessary rights of way to and for bridges erected in pursuance of the proceedings under the act of May fifth, one thousand nine hundred and eleven (P. L. 177), entitled "An act authorizing the Commonwealth of Pennsylvania to build bridges over any river, not more than one thousand feet and not less than five hundred feet in width, at localities not less than ten miles distant from the nearest public bridge over the same river, in counties whose indebtedness, increased by the cost of such proposed bridge, would exceed the constitutional limitation of two per centum of their assessed valuation."

Referred to the Committee on Appropriations.

## Senate Bill No. 758. (House Bill No. 1673).

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the payment of the cost of bridges erected in pursuance of proceedings under the act of May fifth one thousand nine hundred and eleven (Pamphlet Laws one hundred seventy-seven) entitled "An act authorizing the Commonwealth of Pennsylvania to build bridges over any river not more than one thousand feet in width and not less than five hundred feet in width at localities not less than ten miles distant from the nearest public bridge over the same river in counties whose indebtedness increased by the cost of such proposed bridge would exceed the constitutional limitation of two per centum of their assessed valuation."

Referred to the Committee on Appropriations.

## Senate Bill No. 792. (House Bill No. 1674).

An Act to amend section one hundred of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred and eighty-two) entitled "An act to consolidate revise and amend the penal laws of this Commonwealth," as amended.

Referred to the Committee on Judiciary General.

## Senate Bill No. 793. (House Bill No. 1675).

An Act providing for and regulating the maintenance and government of a children's home in each county of the fourth fifth sixth seventh eighth class of the State for indigent orphans and for incorrigible indigent dependent and neglected children under sixteen years of age and providing for their commitment thereto.

Referred to the Committee on Counties and Townships.

## Senate Bill No. 800. (House Bill No. 1676).

An Act relating to the procedure on appeals from settlements or audits of auditors of boroughs townships and poor districts.

Referred to the Committee on Judiciary Local.

## Senate Bill No. 826. (House Bill No. 1677).

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the grading paving and curbing of part of North street in the city of Harrisburg.

Referred to the Committee on Appropriations.

## Senate Bill No. 827. (House Bill No. 1678).

An Act making an appropriation for use of the Board of Commissioners of Public Grounds and Buildings to carry on the work of completing an office building in Capitol Park.

Referred to the Committee on Appropriations.



Senate Bill No. 828. (House Bill No. 1679).

An Act authorizing the Board of Commissioners of Public Grounds and Buildings to erect, construct and complete a garage building in one or more units, to be constructed of fire resisting materials, on a plot of ground owned by the Commonwealth lying north of the proposed Soldiers' and Sailors' Memorial Bridge in the City of Harrisburg, and providing for the letting of contracts therefor, and making an appropriation for the payment thereof.

Referred to the Committee on Appropriations.

Senate Bill No. 832. (House Bill No. 1680).

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings of the Commonwealth of Pennsylvania for the payment of the Commonwealth's share of the cost of maintenance of and repairs to bridges, over the Delaware River between the Commonwealth of Pennsylvania and the State of New York.

Referred to the Committee on Appropriations.

Senate Bill No. 833. (House Bill No. 1681).

A Joint Resolution continuing the commission appointed pursuant to a concurrent resolution dated June seventeenth, one thousand nine hundred and fifteen, for the purpose of continuing the work of the former commission by a further investigation and examination of the various laws now in effect in the several States relating to the recording of deeds, mortgages, the transfer of land, the insurance of titles, and the practical operation of such laws, and to propose such changes in the Constitution and laws of this Commonwealth as to insure the best system of recording and make report and recommendation to the next General Assembly in the year one thousand nine hundred and twenty-three; defining the powers and duties of the commission, and making an appropriation.

Referred to the Committee on Appropriations.

Senate Bill No. 856. (House Bill No. 1682).

An Act reappropriating the unexpended balance of any moneys heretofore appropriated to the Board of Commissioners of Public Grounds and Buildings for the purpose of carrying on the work of erecting and constructing a Soldiers' and Sailors' Memorial Bridge.

Referred to the Committee on Appropriations.

Senate Bill No. 861. (House Bill No. 1683).

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An Act concerning townships and revising, amending and consolidating the law relating thereto."

Referred to the Committee on Counties and Townships.

Senate Bill No. 940. (House Bill No. 1684).

An Act to amend an act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising, amending and consolidating the law relating thereto" as amended.

Referred to the Committee on Counties and Townships.

Senate Bill No. 939. (House Bill No. 1685).

An Act fixing the fees of the prothonotaries of the Supreme and Superior courts.

Referred to the Committee on Judiciary General.

Senate Bill No. 935. (House Bill No. 1686).

An Act to amend section one of an act approved the eighth day of June, one thousand nine hundred and fifteen, (P. L. 915), entitled "An act to fix the salaries of the deputies in the offices of the clerk of the courts, county controller, recorder of deeds, county treasurer, chief deputy sheriff, and chief clerk to the county commissioners, in counties of this Commonwealth having over two hundred and fifty thousand population and less than four hundred thousand population."

Referred to the Committee on Judiciary Local.

#### REPORTS FROM COMMITTEES.

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 877, entitled:

An Act to authorize the acquisition at the cost of the Commonwealth of bridges over one thousand feet in length, erected

over rivers, creeks and rivulets, and on State Highway routes; and providing for the reconstruction, improvement and maintenance thereof by the Commonwealth.

Mr. BLUETT from the Committee on Corporations reported as committed, House Bill No. 573, entitled:

An Act authorizing corporations incorporated under the laws of any other State of the United States, the District of Columbia or of the United States to acquire, take, hold, mortgage, lease and convey real estate necessary and proper for their corporate purposes; and confirming titles heretofore acquired by such corporation.

Mr. BOLARD, from the Committee on Judiciary General reported as amended, House Bill No. 1486, entitled:

An Act to amend an act approved the sixteenth day of May, one thousand nine hundred and nineteen (P. L. 180), entitled "An act providing a method of establishing title to land acquired at a sale for unpaid taxes or municipal claims," extending such methods of establishing title to cases happening after the passage of the act to which this is an amendment.

Mr. BLUETT, from the Committee on Corporations, reported as committed, House Bill No. 1219, entitled:

An Act defining the term "mineral rights" as used in wills, deeds and conveyances

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 1447 (Senate Bill No. 666), entitled:

An Act dedicating certain lands of the Commonwealth of Pennsylvania situated in the city and county of Erie to public use as an Historical Memorial and Public State Park, aiding in the development of the Harbor of Erie and creating a Commission to manage and control said lands and said Harbor improvements; empowering said Commission to purchase or receive by gift other lands for the purpose of this act; providing for the appointment of members of said Commission and that the Secretary of Internal Affairs and the Commissioner of Fisheries shall be ex-officio members thereof; defining the duties and powers of said Commission, excepting rights and privileges in said lands heretofore granted and making an appropriation.

Mr. KRAUSE, from the Committee on Judiciary Special, reported as committed, House Bill No. 1539, (Senate Bill No. 862), entitled:

An Act to amend section two of the act approved the twelfth day of July, one thousand nine hundred thirteen (P. L. 711) entitled "An act establishing a court for the county of Philadelphia, prescribing its jurisdiction and powers; providing for the service of its writs, process, or warrants by the proper officers of the county or city of Philadelphia, regulating the procedure therein, and appeals therefrom, and providing for the expenses thereof.

Mr. McCAIG, from the Committee on Appropriations, re-reported as committed, House Bill No. 270, entitled:

An Act to amend an act approved the twenty-fifth day of February, one thousand nine hundred and one (Pamphlet Laws, Page 11), entitled "An Act to establish a Department of Forestry, to provide for its proper administration, to regulate the acquisition of land for the Commonwealth, and to provide for the control, protection and maintenance of forestry reservations by the Department of Forestry," as amended, by establishing additional bureaus and offices in said Department; establishing Forest Districts; providing for Forest Officers, assistants and labor; providing for the salaries of the officers and employes of the Department; fixing the amount of expenditures for the acquisition of land; and repealing certain acts.

Mr. McCAIG, from the Committee on Appropriations, re-reported as committed, House Bill No. 271, entitled:

An Act to amend an act approved the third day of June, one thousand nine hundred and fifteen (Pamphlet Laws, page 797), entitled "An Act to establish a Bureau of Forest protection within the Department of Forestry; designating the Officers who shall constitute the Bureau, their duties and salaries; prescribing penalties for the violation thereof; and repealing all laws, general, special, or local, or any parts thereof, that may be inconsistent with or supplied by this act," by providing for a chief of the Bureau of Forest Protection; empowering District Foresters to act as District Fire Wardens; providing for the compensation of the Chief and other Fire Wardens and persons assisting in extinguishing forest fires.

Mr. SMINK, from the Committee on Municipal Corporations, re-reported as amended, House Bill No. 1257, entitled:

An Act regulating the renting of dwelling houses and prescribing the rights and liabilities of the lessor and lessee in connection therewith.



Mr. BARNHART, from the Committee on Military, re-reported as amended, House Bill No. 1338, entitled:

An Act to amend an act approved the twenty-fifth day of June, one thousand nine hundred and thirteen, (P. L. 550), entitled "An act authorizing the several counties, incorporated towns, and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans, and of the Army of the Philippines, and to each post of the American Veterans of Foreign Service, in the respective counties, boroughs, and towns, to aid in defraying the expenses of Memorial Day."

Mr. HARER, from the Committee on Banks and Banking, reported as amended, House Bill No. 1434, entitled:

An Act to amend the act approved the twenty-eight day of July, one thousand nine hundred and seventeen (P. L. 1235), entitled "A supplement to an act approved the thirteenth day of May, eighteen hundred and seventy-six, entitled 'An act for the incorporation and regulation of banks of discount and deposit,' and authorizing the creation and maintenance of sub-offices or sub-agencies," by requiring additional capital and the approval of the Commissioner of Banking for the establishment of branch offices, agencies, sub-agencies and sub-offices.

Mr. HARER, from the Committee on Banks and Banking, reported as committed, House Bill No. 1435, entitled:

An Act to amend the act approved the thirteenth day of May, one thousand eight hundred and seventy-six (P. L. 161), entitled "An act for the incorporation and regulation of banks of discount and deposit"

Mr. GLASS, from the Committee on Banks and Banking, reported as committed, House Bill No. 1443, entitled:

An Act relating to the business of foreign exchange and of receiving money on deposit and for transmission to foreign countries; providing for the supervision of the Commissioner of Banking; and prohibiting the unauthorized use of the phrase "foreign exchange."

Mr. GLASS, from the Committee on Banks and Banking, reported as committed, House Bill No. 1459, entitled:

An Act making it a misdemeanor to give, take, or accept, directly or indirectly a bribe, gift, or other thing of value for making or granting a loan or of purchasing securities.

Mr. DAWSON, from the Committee on Banks and Banking, reported as committed, House Bill No. 1461, entitled:

An Act prohibiting the unauthorized use of words indicating banking trust company or savings bank business.

Mr. DITHRICH, from the Committee on Judiciary General, re-reported as amended, House Bill No. 1109, entitled:

An Act providing when, how and to what extent liens upon seated real property shall be allowed for county bridges food and poor taxes, the procedure upon tax claims filed therefor, the methods for preserving such tax liens and enforcing payment of such liens the effect of judicial sales of the properties liened, and the manner of distributing the proceeds of such sales.

### SENATE MESSAGE.

#### RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives, as follows:

In the House of Representatives, April 13, 1921.  
Resolved (if the Senate concur), That House Bill No. 757, File Folio 2833, entitled "An act to amend an act approved the twenty-fifth day of May one thousand eight hundred ninety-seven (Pamphlet Laws eighty-three), entitled 'An act to provide for the maintenance, care and treatment of the indigent insane in county and local institutions,' as amended," be recalled from the Governor for the purpose of amendment.

### SENATE MESSAGE.

#### AMENDED HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 253.

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (P. L. 312), entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Said bill having been recalled from the Governor for amendment, the votes on final passage and third reading on said bill were reconsidered in the House of Representatives and the bill amended, in which amendment the Senate has concurred.

### SENATE MESSAGE.

#### AMENDED HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 430.

An Act to amend sections two and three of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred fourteen) entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the state of New Jersey of a bridge over the Delaware river connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purpose of this act"

Said bill having been recalled from the Governor for amendment, the votes on final passage and third reading on said bill were reconsidered in the House of Representatives and the bill amended, in which amendment the Senate has concurred.

#### BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1325, entitled:

An Act providing for the organization government discipline maintenance and regulation of the armed land forces of this Commonwealth

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—158.

Alexander,	Drinkhouse,	Kelly,	Rinn,
Allum,	Dunlap,	Kinsman,	Ruddy,
Armstrong,	Dunn,	Kohler,	Ruth,
Asbury,	Ehrhardt,	Krause,	Schaeffer,
Aston,	Elgin,	Krugh,	Schilling,
Baker,	Evans,	Lafferty,	Schwartz,
Baldi,	Finney,	Leeds,	Sieg,
Barnhart,	Nitzgibbon,	Lewis,	Shannon,
Beaver,	Fowler,	Long,	Shellenberger,
Beckley,	Fox,	Love,	Sincclair,
Bell,	Gearhart,	McCarthy,	Smiley,
Blair,	Gelder,	McClure,	Smink,
Bluet,	Goehring,	McConnell,	Smith, H. J.,
Blumberg,	Goldor,	McCurdy,	Smith, H.,
Bolard,	Goodnough,	McGowan,	Smith, J. W.,
Bower,	Goss,	McHugh,	Smith, L.,
Brady,	Green,	McKnight,	Snowden,
Brendle,	Griffith,	McMullen,	Sowers,
Brenneman,	Hagerty,	Mangan,	Sprawls,
Bromley,	Haines,	Marcus, J.,	Stackhouse,
Brooks,	Harding,	Marcus, J. C.,	Stadlander,
Brown, F. B.,	Harer,	Martin,	Steedle,
Brown, T. R.,	Haslett,	Michel,	Stevens,
Burns,	Hatrick,	Millar, A.,	Stewart,
Campbell,	Haws,	Millar A. S. C.,	Sweitzer,
Chaplin,	Hayes,	Miller, D. I.,	Trainer,
Clutton,	Heffernan,	Miller, D. D.,	Van Alen,
Comeror,	Henderson, W.,	Miller, H. F.,	Walker, G. T.,
Conner,	Hess,	Mitchell,	Walker, J. A.,
Cook,	Hetrick,	Morris,	Wells,
Craig, J. O.,	Hoffman, M. R.,	Ogle,	Wettach,
Cratty,	Holcombe,	Orr,	Whitehouse,
Curran,	Hoover,	Perry,	Williams,
Davis,	Hough,	Phillips,	Wolfe,
Dawson,	Huston,	Pike,	Wood,
Denning,	Jones, D. J.,	Posey,	Woodruff,
Dewey, C. P.,	Jones, W. W.,	Quigley,	Zook,
Dewey, P. H.,	Kantner,	Richards,	Spangler,
Dilheimer,	Kecne,	Rieder,	Speaker.
Donneley,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 861, (Senate Bill No. 150), entitled:

An Act providing for a commission to make an examination of the Institution of the Society for the Prevention and Cure of Consumption, of the City of Scranton, popularly known as the West Mountain Sanatorium; providing for a transfer of said institution, under certain conditions, to the Commonwealth; regulating such institution in the event of such transfer; and making an appropriation.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—165.

Alexander,	Edmonds,	Kooser,	Schwartz,
Allum,	Ehrhardt,	Krause,	Shaffer,
Armstrong,	Elgin,	Krug,	Shannon,
Asbury,	Evans,	Lafferty,	Sinclair,
Aston,	Feldman,	Leeds,	Smink,
Baker,	Finney,	Lewis,	Smith, H. J.,
Baldi,	Fitzgibbon,	Long,	Smith, H.,
Barnhart,	Flynn,	Love,	Smith, J. W.,
Beaver,	Franklin,	McBride,	Smith, L.,
Bell,	Gearhart,	McCaig,	Snowden,
Bidelspacher,	Gelder,	McCann,	Soffel,
Blair,	Gibbon,	McCarthy,	Sowers,
Bluet,	Glass,	McConnell,	Sproles,
Blumberg,	Goehring,	McCurdy,	Stackhouse,
Bolard,	Golder,	McGowan,	Stattlander,
Bower,	Goodnough,	McKim,	Stark,
Brady,	Goss,	McMullen,	Steedle,
Brendle,	Green,	McOwen,	Sterling,
Bromley,	Hagerty,	McVicar,	Stevens,
Brooks,	Haines,	Marshall,	Stevenson,
Brown, T. R.,	Hampson,	Michel,	Stewart,
Burns,	Harding,	Miller, A.,	Strauss,
Campbell,	Harer,	Miller, C.,	Sweitzer,
Catlin,	Hatrick,	Miller, D. I.,	Trainer,
Clutton,	Harry,	Miller, D. D.,	Walker, J. A.,
Comer,	Hawes,	Miller, H. F.,	Weamer,
Conner,	Heffernan,	Miller, J. J.,	Weiss,
Cook,	Henderson, W.,	Morris,	Wells,
Craig, J. O.,	Hetrick,	Orr,	Wettach,
Cratty,	Hoffman, J. N.,	Perry,	Whitaker,
Curran,	Holcombe,	Pike,	Whitehouse,
Davis,	Hoover,	Quigley,	Whiteman,
Dawson,	Horne,	Rhoads,	Williams,
Denning,	Hough,	Richards,	Wolfe,
Dewey, P. H.,	Jones, D. J.,	Rieder,	Woner,
Diehm,	Jones, W. W.,	Roman,	Wood,
Dilsheimer,	Jordan,	Ruddy,	Woodruff,
Ditrich,	Kantner,	Ruth,	Zook,
Donneley,	Keene,	Schaeffer,	Spangler,
Dunlap,	Kinsman,	Schilling,	Speaker.
Dunn,	Kohler,		
Eaches,			

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1147, (Senate Bill No. 338), entitled:

An Act to amend an act approved May 18, 1911, (P. L. 309) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," by adding to article twenty thereof section two thousand forty.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—161.

Alexander,	Evans,	Lafferty,	Schwartz,
Allum,	Feldman,	Leeds,	Sieg,
Armstrong,	Fitzgibbon,	Lewis,	Shaffer,
Asbury,	Flynn,	Long,	Shannon,
Baker,	Fowler,	Love,	Shellenberger,
Baldi,	Franklin,	McBride,	Sinclair,
Beaver,	Gearhart,	McCaig,	Smink,
Bell,	Gelder,	McCann,	Smith, H. J.,
Blair,	Gibbon,	McCarthy,	Smith, H.,
Bluet,	Glass,	McClure,	Smith, J. W.,
Blumberg,	Goehring,	McConnell,	Smith, L.,
Bower,	Golder,	McCurdy,	Snowden,
Brady,	Goodnough,	McGowan,	Soffel,
Bromley,	Green,	McHugh,	Sowers,
Brooks,	Hagerty,	McKim,	Sproles,
Brown, F. B.,	Haines,	McMullen,	Stackhouse,
Brown, T. R.,	Haldeman,	McOwen,	Stark,
Burns,	Hampson,	McVicar,	Steedle,
Campbell,	Harding,	Magill,	Sterling,
Catlin,	Harer,	Mangan,	Stevens,
Clutton,	Harry,	Marcus, J.,	Stevenson,
Conner,	Hatrick,	Marcus, J. C.,	Stewart,
Cook,	Haws,	Marshall,	Strauss,
Craig, J. O.,	Hayes,	Martin,	Sweitzer,
Cratty,	Heffernan,	Mantz,	Trainer,
Curran,	Henderson, W.,	Michel,	Walker, J. A.,
Davis,	Hess,	Millar, A.,	Weiss,
Dawson,	Hetrick,	Millar, A. S. C.,	Wells,
Denning,	Hoffman, J. N.,	Miller, C.,	Wettach,
Dewey, C. P.,	Horne,	Miller, D. I.,	Whitaker,
Dewey, P. H.,	Hough,	Miller, D. D.,	Whitehouse,
Dilsheimer,	Jones, D. J.,	Miller, J. J.,	Whiteman,
Ditrich,	Jones, W. W.,	Perry,	Williams,
Donneley,	Jordan,	Pike,	Wolfe,
Dunlap,	Kantner,	Rhoads,	Woner,
Dunn,	Keene,	Richards,	Wood,
Eaches,	Kinsman,	Rieder,	Woodruff,
	Kohler,	Roman,	Zook,
	Kooser,	Ruddy,	Spangler,
	Krause,	Schaeffer,	Speaker.
	Elgin,	Schilling,	

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1180, (Senate Bill No. 446), entitled:

An Act to amend sections ten and twenty-two of an act approved the twenty-ninth day of June Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws six hundred and fifty-seven) entitled "An act to provide for the protection of agriculture and horticulture and to prevent the introduction into and the dissemination within the Commonwealth of insect and disease pests injurious or harmful to plants or plant products providing for inspection of nurseries providing for quarantines necessary to the enforcement of this act and imposing penalties"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—168.

Alexander,	Elgin,	Kooser,	Ruch,
Allum,	Feldman,	Krug,	Ruddy,
Armstrong,	Finney,	Lafferty,	Ruth,
Asbury,	Fitzgibbon,	Leeds,	Schaeffer,
Aston,	Flynn,	Lewis,	Schilling,
Baker,	Fox,	Love,	Schwartz,
Baldi,	Franklin,	McBride,	Shaffer,
Barnhart,	Gearhart,	McCaig,	Shannon,
Beaver,	Gelder,	McCann,	Shellenberger,
Beekley,	Gibbon,	McCarthy,	Smiley,
Bell,	Glass,	McClure,	Smith, H. J.,
Blair,	Goehring,	McConnell,	Smith, J. W.,
Bluet,	Golder,	McCurdy,	Snowden,
Blumberg,	Goodnough,	McHugh,	Soffel,
Bolard,	Goss,	McKim,	Sproles,
Bower,	Hagerty,	McKnight,	Stackhouse,
Brady,	Haines,	McOwen,	Stark,
Brendle,	Hampson,	McVicar,	Steedle,
Brenneman,	Harding,	Magill,	Stevens,
Brooks,	Harer,	Mangan,	Stevenson,
Brown, T. R.,	Haslett,	Marcus, J. C.,	Stewart,
Burns,	Hatrick,	Martin,	Strauss,
Catlin,	Haws,	Mantz,	Sweitzer,
Chaplin,	Hayes,	Michel,	Thomas,
Clutton,	Henderson, E.,	Millar, A.	Vickerman,



Comer,	Henderson, W.,	Millar, A. S. C.,	Walker, G. T.,
Conner,	Hess,	Miller, C.,	Walker, J. A.,
Cook,	Hetrick,	Miller, D. L.,	Weamer,
Craig, J. R.,	Hoffman, J. N.,	Miller, D. D.,	Weiss,
Craig, J. O.,	Hoiscombe,	Miller, H. F.,	Wells,
Crum,	Hoover,	Miller, J. J.,	Wettach,
Curran,	Horne,	Mitchell,	Whitehouse,
Dawson,	Hough,	Morris,	Whiteman,
Denning,	Jones, D. J.,	Ogle,	Williams,
Dewey, P. H.,	Jones, W. W.,	Perry,	Wolfe,
Diehm,	Jordan,	Phillips,	Woner,
Dilsheimer,	Kantner,	Posey,	Wood,
Dithrich,	Kelly,	Rhoads,	Woodruff,
Dunn,	Kinsman,	Rieder,	Spangler,
Eaches,	Kohler,	Rinn,	Speaker,
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 987, (Senate Bill No. 293), entitled:

A Joint Resolution proposing an amendment to section one (1) of article fifteen (XV) of the Constitution of the Commonwealth of Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

YEAS—162.

Alexander,	Dunn,	Jordan,	Schaeffer,
Allum,	Eaches,	Keene,	Schilling,
Armstrong,	Edmonds,	Kinsman,	Schwartz,
Asbury,	Ehrhardt,	Kooser,	Sieg,
Aston,	Elgin,	Krause,	Shaffer,
Baldi,	Evans,	Krug,	Sinclair,
Barnhart,	Feldman,	Lafferty,	Smith, H. J.,
Beaver,	Finney,	Leeds,	Smith, H.,
Bell,	Fitzgibbon,	Lewis,	Smith, J. W.,
Blair,	Flynn,	Long,	Smith, L.,
Bluet,	Fowler,	Love,	Snowden,
Boland,	Fox,	McBride,	Soffel,
Bower,	Franklin,	McCaig,	Sowers,
Brady,	Gearhart,	McCann,	Sprrows,
Brenneman,	Gelder,	McCarthy,	Stackhouse,
Bromley,	Gibbon,	McGowan,	Stadlander,
Brooks,	Glass,	McKim,	Stark,
Brown, F. B.,	Goehring,	McVicar,	Steedle,
Brown, T. R.,	Golder,	Magill,	Sterling,
Burns,	Goodnough,	Mangan,	Stevens,
Campbell,	Green,	Marcus, J.,	Stevenson,
Catlin,	Hagerty,	Morris, J. C.,	Stewart,
Chaplin,	Haines,	Martin,	Strouse,
Clutton,	Haldeman,	Michel,	Sweetzer,
Comer,	Hampson,	Miller, A.,	Trainer,
Conner,	Harding,	Miller, C.,	Walker, J. A.,
Cook,	Harvey,	Miller, D. L.,	Weiss,
Craig, J. R.,	Hatriek,	Miller, D. D.,	Wells,
Craig, J. O.,	Haws,	Miller, H. F.,	Wettach,
Cratty,	Hayes,	Miller, J. J.,	Whitaker,
Crum,	Heffernan,	Orr,	Whitehouse,
Curran,	Henderson, E.,	Perry,	Whiteman,
Davis,	Henderson, W.,	Pike,	Williams,
Dawson,	Hess,	Posey,	Wolfe,
Denning,	Hetrick,	Quigley,	Woner,
Dewey, P. H.,	Hoffman, J. N.,	Rhoads,	Wood,
Diehm,	Horne,	Richards,	Woodruff,
Dilsheimer,	Hough,	Rinn,	Zook,
Dithrich,	Jones, D. J.,	Ruch,	Spangler,
Donneley,	Jones, W. W.,	Ruddy,	Speaker,
Dunlap,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1148, (Senate Bill No. 350), entitled:

An Act to amend section six chapter one article one of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and

twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" as amended

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

YEAS—160.

Alexander,	Krug,	Lafferty,	Sieg,
Allum,	Elgin,	Lewis,	Shaffer,
Armstrong,	Evans,	Long,	Shellenberger,
Aston,	Finney,	Love,	Sinclair,
Baker,	Fitzgibbon,	McBride,	Smiley,
Baldi,	Franklin,	McCaig,	Smith,
Barnhart,	Geophart,	McCann,	Smith, H. J.,
Beaver,	Gelder,	McCarthy,	Smith, H.,
Beckley,	Gibbon,	McClure,	Smith, J. W.,
Bell,	Glass,	McConnell,	Snowden,
Blair,	Goehring,	McCurdy,	Soffel,
Bluet,	Golder,	McKim,	Sprrows,
Blumberg,	Goodnough,	McKnight,	Stackhouse,
Bower,	Goss,	McOwen,	Stadlander,
Brady,	Green,	Magill,	Stark,
Brendle,	Griffith,	Marcus, J. C.,	Steedle,
Brenneman,	Hagerty,	Marshall,	Stevens,
Bromley,	Haldeman,	Martin,	Stevenson,
Brooks,	Hampson,	Lantz,	Stewart,
Brown, T. R.,	Harding,	Michel,	Strauss,
Burns,	Harry,	Miller, A.,	Sweetzer,
Campbell,	Haslett,	Miller, A. S. C.,	Trainer,
Catlin,	Hatriek,	Miller, C.,	Van Alen,
Chaplin,	Haws,	Miller, D. L.,	Vlokerman,
Comer,	Heffernan,	Miller, D. D.,	Walker, G. T.,
Conner,	Henderson, E.,	Miller, H. F.,	Walker, J. A.,
Craig, J. R.,	Henderson, W.,	Miller, J. J.,	Weiss,
Craig, J. O.,	Hess,	Morris,	Wells,
Cratty,	Hetrick,	Ogle,	Wettach,
Davis,	Hoffman, J. N.,	Orr,	Whitaker,
Dawson,	Hoover,	Pike,	Whitehouse,
Denning,	Horne,	Posey,	Whiteman,
Dewey, C. P.,	Huston,	Quigley,	Williams,
Djehm,	Jones, D. J.,	Rhoads,	Wolfe,
Dilsheimer,	Jordan,	Rieder,	Woner,
Dithrich,	Keene,	Pommon,	Wood,
Dunlap,	Kelly,	Ruddy,	Woodruff,
Dunn,	Kinsman,	Ruth,	Zook,
Eaches,	Kohler,	Schilling,	Spangler,
Edmonds,	Krause,	Schwartz,	Speaker,
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1115, (Senate Bill No. 427), entitled:

An Act providing for rebates and penalties in the payment of county taxes in cities of the third class

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

YEAS—166.

Alexander,	Dithrich,	Krause,	Schilling,
Allum,	Donneley,	Krug,	Schwartz,
Armstrong,	Dunlap,	Lafferty,	Sieg,
Asbury,	Dunn,	Leeds,	Shaffer,
Aston,	Eaches,	Lewis,	Sinclair,
Baker,	Edmonds,	Long,	Smiley,
Baldi,	Ehrhardt,	Love,	Smith, H. J.,
Beaver,	Elgin,	McBride,	Smith, H.,
Beckley,	Feldman,	McCaig,	Smith, J. W.,
Bell,	Fitzgibbon,	McCann,	Smith, L.,
Boland,	Fenn,	McCarthy,	Snowden,
Blair,	Fowler,	McCurdy,	Soffel,
Bluet,	Fox,	McGowan,	Sowers,
Blumberg,	Franklin,	McHugh,	Sprrows,
Boland,	Gelder,	McKim,	Stackhouse,
Bower,	Gibbon,	McKnight,	Stark,
Brady,	Glass,	McOwen,	Steedle,
Brendle,	Goehring,	McVicar,	Sterling,
Brenneman,	Golder,	Magill,	Stevens,
	Goodnough,	Mangan,	Stevenson,

Bromley,	Green,	Marcus, J.,	Stewart,
Brooks,	Hagerty,	Marcus, J. C.,	Strauss.
Brown, F. B.,	Haines,	Mantz,	Sweltzer,
Brown, T. R.,	Hampson,	Michel,	Swain,
Burns,	Harding,	Miller, A.,	Van Alen,
Campbell,	Harc,	Miller, C.,	Vickerman,
Chaplin,	Harry,	Miller, D. J.,	Walker, J. A.,
Clutton,	Hatrick,	Miller, D. D.,	Weamer,
Comer,	Hays,	Miller, H. F.,	Weiss,
Conner,	Heffernan,	Miller, J. J.,	Wells,
Cook,	Henderson, E.,	Mitchell,	Wettach,
Craig, J. R.,	Hess,	Ogle,	Whitaker,
Craig, J. O.,	Hetrick,	Perry,	Whitehouse,
Cratty,	Hoffman, J. N.,	Pike,	Whiteman,
Crum,	Horne,	Posey,	Williams,
Curran,	Hough,	Rhoads,	Wolfe,
Davis,	Jones, D. J.,	Richards,	Woner,
Dawson,	Jones, W. W.,	Rieder,	Wood,
Denning,	Jordan,	Rinn,	Woodruff,
Dewey, C. P.,	Kantner,	Roman,	Zook,
Dewey, P. H.,	Kelly,	Ruddy,	Spangler,
Diehm,	Kohler,	Ruth,	Speaker.
Dilsheimer,	Kooser,	Schaeffer,	

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1179, (Senate Bill No. 318), entitled:

An Act to establish the pay mileage and contingent expenses of Presidential Electors

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

## YEAS—150.

Allum,	Edmonds,	Kohler,	Schilling,
Armstrong,	Ehrhardt,	Kooser,	Schwartz,
Asbury,	Elgin,	Krause,	Sieg,
Aston,	Feldman,	Lafferty,	Shaffer,
Baker,	Fox,	Leeds,	Shannon,
Bald,	Franklin,	Lewis,	Shellenberger,
Beaver,	Gearhart,	Love,	Sinclair,
Beckley,	Gelder,	McBride,	Smith, H.,
Bell,	Gibbon,	McCalz,	Smith, J. W.,
Blair,	Glass,	McCarthy,	Smith, L.,
Bluet,	Gochring,	McClure,	Soffel,
Blumberg,	Golder,	McConnell,	Sowers,
Boland,	Goodnough,	McCurdy,	Sprows,
Bower,	Goss,	McHugh,	Stackhouse,
Brady,	Green,	McKim,	Stadlander,
Brendle,	Griffith,	McMullen,	Stark,
Brooks,	Hagerty,	McOwen,	Steedle,
Brown, F. B.,	Haldeman,	McVicar,	Sterling,
Brown, T. R.,	Hampson,	Magill,	Stevens,
Burns,	Harding,	Marcus, J.,	Stewart,
Campbell,	Harry,	Marcus, J. C.,	Strauss,
Chaplin,	Haslett,	Michel,	Sweltzer,
Clutton,	Hatrick,	Miller, A.,	Vickerman,
Comer,	Hays,	Miller, A. S. C.,	Walker, J. A.,
Conner,	Henderson, E.,	Miller, J. J.,	Weiss,
Cook,	Henderson, W.,	Mitchell,	Wells,
Craig, J. O.,	Hess,	Phillips,	Wettach,
Cratty,	Hetrick,	Pike,	Whitaker,
Curran,	Hoffman, J. N.,	Posey,	Whitehouse,
Dawson,	Hough,	Rhoads,	Whiteman,
Denning,	Huston,	Richards,	Williams,
Dewey, P. H.,	Jones, D. J.,	Rieder,	Wolfe,
Diehm,	Jones, W. W.,	Rinn,	Wood,
Dilsheimer,	Kantner,	Roman,	Woodruff,
Ditrich,	Keene,	Ruch,	Zook,
Donneley,	Kelly,	Ruddy,	Spangler,
Dunn,	Kinsman,	Schaeffer,	Speaker.
Eaches,			

## NAYS—3.

Alexander,	Horne,	Morris,
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 983, (Senate Bill No. 58), entitled:

A Supplement to an act entitled "An act authorizing the formation of partnership associations in which the capital subscribed shall alone be responsible for the debts of the association except under certain circumstances" approved the second day of June one thousand eight hundred and seventy-four (Pamphlet Laws two hundred and seventy-one) granting to partnership associations formed under such act for the purpose of transportation and storage of oil by means of pipe lines and tanks for the public power to take lands or property for the public purposes of such association and to acquire a right of way easement for the purpose of locating its pipes or branches over upon under or across any lands streams rivulets roads turnpike roads railroads canals or other highways

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

## YEAS—166.

Alexander,	Fitzgibbon,	Long,	Schaeffer,
Allum,	Flynn,	Love,	Schillir,
Armstrong,	Fowler,	McBride,	Schwartz,
Aston,	Fox,	McCalz,	Sieg,
Bald,	Gearhart,	McCann,	Shaffer,
Barnhart,	Gelder,	McCarthy,	Shannon,
Beaver,	Gibbon,	McClure,	Sinclair,
Beckley,	Glass,	McConnell,	Smink,
Bell,	Gochring,	McCurdy,	Smith, H. J.,
Blair,	Golder,	McGowan,	Smith, H.,
Blumberg,	Goodnough,	McHugh,	Smith, J. W.,
Boland,	Green,	McKim,	Snowden,
Bower,	Griffith,	McKnight,	Soffel,
Brady,	Hagerty,	McMullen,	Sowers,
Breneman,	Haines,	McOwen,	Sprows,
Bromley,	Haldeman,	McVicar,	Stackhouse,
Brooks,	Hampson,	Magill,	Stark,
Brown, T. R.,	Harding,	Mangan,	Steedle,
Burns,	Harry,	Marcus, J.,	Sterling,
Campbell,	Hatrick,	Marcus, J. C.,	Stevens,
Callin,	Hays,	Marshall,	Stevenson,
Clutton,	Heffernan,	Martin,	Stewart,
Comer,	Henderson, E.,	Mantz,	Strauss,
Conner,	Henderson, W.,	Michel,	Sweltzer,
Craig, J. R.,	Hess,	Miller, A.,	Swain,
Cratty,	Hetrick,	Miller, A. S. C.,	Van Alen,
Curran,	Hoffman, J. N.,	Miller, C.,	Vickerman,
Davis,	Holcombe,	Miller, D. I.,	Walker, J. A.,
Dawson,	Hoover,	Miller, D. D.,	Weamer,
Dewey, C. P.,	Hough,	Miller, H. F.,	Wells,
Dewey, P. H.,	Jones, D. J.,	Miller, J. J.,	Wettach,
Dilsheimer,	Jones, W. W.,	Morris,	Whitaker,
Ditrich,	Jordan,	Orr,	Whiteman,
Dunlap,	Keene,	Perry,	Williams,
Edmonds,	Kelly,	Pike,	Wolfe,
Ehrhardt,	Kohler,	Posey,	Woner,
Elgin,	Kooser,	Rhoads,	Wood,
Evans,	Krug,	Richards,	Woodruff,
Feldman,	Lafferty,	Roman,	Zook,
	Leeds,	Ruddy,	Spangler,
	Lewis,	Ruth,	Speak

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1144, (Senate Bill No. 298), entitled:

An Act providing that in computing the indebtedness of cities of the first class the word "indebtedness" shall include all manner of debt and the net amount thereof shall be ascertained as in the case of other municipal corporations by deducting from the gross amount thereof the moneys in the treasury all outstanding solvent debts and all revenues applicable within one year to the payment of the same

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:



## YEAS—163.

Alexander,	Ehrhardt,	Krause,	Ruth,
Allum,	Elgin,	Krugh,	Schaeffer,
Armstrong,	Evans,	Leeds,	Schwartz,
Asbury,	Feldman,	Lewis,	Sieg,
Aston,	Finney,	Long,	Shaffer,
Baker,	Fitzgibbon,	McBride,	Shannon,
Baldi,	Fox,	McCaig,	Shellenberger,
Beaver,	Franklin,	McCann,	Sinclair,
Beckley,	Gearhart,	McCarthy,	Smiley,
Bell,	Gelder,	McClure,	Smith, H. J.,
Blair,	Gibson,	McConnell,	Smith, H.,
Bluett,	Glass,	McGowan,	Smith, J. W.,
Boland,	Goehring,	McHugh,	Smith, L.,
Bower,	Golder,	McKnight,	Sowers,
Brady,	Goodnough,	McMullen,	Sprowls,
Brendle,	Green,	McVicar,	Stackhouse,
Brenneman,	Griffith,	Magill,	Stadlander,
Bromley,	Hagerty,	Mangan,	Stark,
Brooks,	Haldeman,	Marcus, J. C.,	Sterling,
Brown, T. R.,	Hampson,	Marshall,	Stevens,
Burns,	Harer,	Martin,	Stevenson,
Campbell,	Harry,	Michel,	Stewart,
Catlin,	Hatrick,	Millar, A.,	Strauss,
Chaplin,	Haws,	Millar, A. S. C.,	Sweitzer,
Clutton,	Hayes,	Miller, C.,	Van Alen,
Comer,	Henderson, W.,	Miller, D. L.,	Vickerman,
Conner,	Hess,	Miller, D. D.,	Walker, G. T.,
Cook,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Craig, J. R.,	Hoffman, J. N.,	Miller, J. J.,	Weiss,
Craig, J. O.,	Hoffman, M. R.,	Mitchell,	Wells,
Cratty,	Holcombe,	Morris,	Wetach,
Crum,	Hoover,	Ogle,	Whitaker,
Curran,	Horne,	Perry,	Whitehouse,
Dawson,	Hough,	Phillips,	Whiteman,
Denning,	Jones, W. W.,	Posey,	Williams,
Dewey, C. P.,	Diehm,	Quigley,	Wolfe,
Dewey, P. H.,	Dilsheimer,	Richards,	Wood,
Diehm,	Ditrich,	Rieder,	Woodruff,
Dilsheimer,	Dunlap,	Rinn,	Zook,
Ditrich,	Dunn,	Roman,	Spangler,
Dunlap,	Eaches,	Ruch,	Speaker.
Dunn,	Edmonds,	Kooser,	

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1145, (Senate Bill No. 310), entitled:

An Act to amend section eight of an act approved the seventeenth day of February one thousand nine hundred and six (Pamphlet Laws forty-five) entitled "An act to regulate the deposits of State funds to prescribe the method of selecting State depositories to limit the amount of State deposits to provide for the security of such deposits to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking funds to declare it a misdemeanor to give or take anything of value for obtaining the same and prescribing penalties for violations of this act" as amended providing for additional active depositories

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

## YEAS—160.

Alexander,	Edmonds,	Kinsman,	Schilling,
Allum,	Elgin,	Kohler,	Schwartz,
Armstrong,	Feldman,	Kooser,	Sieg,
Asbury,	Finney,	Krause,	Shaffer,
Aston,	Fitzgibbon,	Lafferty,	Shellenberger,
Baker,	Fowler,	Leeds,	Sinclair,
Baldi,	Franklin,	Lewis,	Smiley,
Barnhart,	Gelder,	Long,	Smink,
Beaver,	Gibson,	Love,	Smith, H. J.,
Beckley,	Glass,	McBride,	Smith, H.,
Bell,	Goehring,	McCann,	Smith, J. W.,
Bidelspacher,	Golder,	McClure,	Snowden,
Blair,	Goodnough,	McCurdy,	Soffel,
Bluett,	Goss,	McHugh,	Sowers,
Blumberg,	Griffith,	McKnight,	Sprowls,
Bower,	Hagerty,	McOwen,	Stadlander,
Brendle,	Haines,	McVicar,	Steedle,
Brenneman,	Haldeman,	Mangan,	Sterling,
Brown, F. B.,	Harding,	Marcus, J. C.,	Stevens,
Brown, T. R.,	Harry,	Marshall,	Stevenson,
Burns,	Hasslet,	Mantz,	Stewart,
Catlin,	Hatrick,	Michel,	Strauss,
Chaplin,	Haws,	Millar, A.,	Sweitzer,
		Millar, A. S. C.,	Trainer,

Clutton,	Hayes,	Miller, D. L.,	Van Alen,
Comer,	Heffernan,	Miller, D. D.,	Vickerman,
Conner,	Henderson, E.,	Miller, J. J.,	Walker, J. A.,
Cook,	Henderson, W.,	Mitchell,	Weamer,
Craig, J. R.,	Hetrick,	Morris,	Weiss,
Craig, J. O.,	Hoffman, J. N.,	Ogle,	Wetach,
Cratty,	Hoffman, M. R.,	Phillips,	Whitaker,
Crum,	Holcombe,	Pike,	Whiteman,
Curran,	Hoover,	Posey,	Williams,
Davis,	Horne,	Quigley,	Wolfe,
Dawson,	Hough,	Rhoads,	Woner,
Dewey, C. P.,	Huston,	Rieder,	Wood,
Diehm,	Jones, D. J.,	Rinn,	Woodruff,
Dilsheimer,	Jones, W. W.,	Ruch,	Zook,
Ditrich,	Jordan,	Ruddy,	Spangler,
Donneley,	Kantner,	Schaeffer,	Speaker.
Dunlap,	Kelly,		

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1069, entitled:

An Act declaring it unlawful for officers or directors of building and loan associations to accept commissions payments gifts and things of value to procure mortgage or stock loans

On the question,

Will the House agree to the bill on third reading?

Mr. HOWARD SMITH. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend by striking out the entire title and insert in lieu thereof the following:

## AN ACT

Declaring it a misdemeanor to stipulate for or receive or consent or agree to receive fees, commissions, gifts or things of value for procuring or endeavoring to procure loans or the purchase or discount of negotiable paper or other evidence of debt

Amend section 1, page 1, by striking out lines 5 to 11 inclusive and inserting in lieu thereof the following:

of any bank trust company savings bank co-operative banking association building and loan association unincorporated partnership or association doing a business in the nature of a building and loan association or any person partnership association or corporation receiving money on deposit to stipulate for or receive or consent or agree to receive any fee commission gift or thing of value for procuring or endeavoring to procure for any person copartnership association or corporation any loan from or the purchase or discount of any negotiating paper or other evidence of debt by such bank trust company savings bank co-operative banking association building and loan association unincorporated partnership or association doing a business in the nature of a building and loan association or any person partnership association or corporation receiving money on deposit.

This act shall not apply to any conveyancer or solicitor who is not a director of a bank, trust company, savings bank co-operative banking association or building and loan association.

Amend section 1, page 1, line 4, by striking out the words "or director" and inserting in lieu thereof "director or clerk"

Amend section 1, page 2, line 3 by striking out the word "five" and inserting in lieu thereof "ten"

Amend section 1, page 2, line 5 by striking out the word "three" and inserting in lieu thereof "twelve"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 254, entitled:

An Act to amend an act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and forty-seven) entitled "An act requiring all coun-

ties cities boroughs townships school districts and other municipalities and incorporated districts to sell any bonds or other securities issued by them to the highest responsible bidder after due public notice" making the provisions of the act also applicable to poor districts regarding the publication of such notices and the manner of receiving opening and announcing bids providing for statement as to publication etc. to be filed by the chief officers of any such municipality in the office of the Clerk of the Court of Quarter Sessions one week before issue or delivery of any such bond obligation or security providing penalty for failure to do so and providing that securities sold in violation of the act shall be void.

On the question,

Will the House agree to the bill on third reading?

Mr. BOLARD. Mr. Speaker, the bill before us is an amendment to a borough law. It is in regard to advertising. To my mind the present law as it stands is ample and the amendment is unnecessary and is altogether too technical. The law, as it now stands regarding advertising, reads as follows: "Shall be advertised once a week for three weeks in at least one newspaper of general circulation." It amends as far as the advertising is concerned to "once a week for three weeks and each notice shall be in three successive newspaper publications at seven day intervals." Suppose the daily paper publications slip one in a series of advertising, the act says seven days interval." That is altogether too technical. On the next page the amendment reads, "In case there is a slip the bonds issued would be void." Gentlemen of the House, we don't believe in the borough practice that that amendment is necessary, and as one of those interested in boroughs and who has been for many years, I hope the bill will be voted down and permit the law to stand as it now is.

The SPEAKER. The Chair will inform the gentleman that the last folio number of that bill is 1849 and that it is incorrect on the calendar, which gives 1595. If there is no objection we will pass the bill over.

Mr. BOLARD. Is the proper file folio on the files?

The SPEAKER. I presume it is.

On the question recurring.

Will the House agree to the bill on third reading?

#### BILL POSTPONED.

Mr. STARK. Mr. Speaker, I move that this bill be placed on the postponed calendar.

Mr. BOLARD. Mr. Speaker, I second the motion.

The motion was agreed to.

#### BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1260, entitled:

An Act to provide for the planting and care of shade trees along the streets and highways of cities and providing for the collection of the cost thereof and other costs incidental thereto from the owners of property abutting on such streets and highways.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

#### YEAS—157.

Alexander,	Evans,	Lewis,	Schaeffer,
Allum,	Fitzgibbon,	Long,	Schilling,
Armstrong,	Fox,	Love,	Schwartz,
Aston,	Franklin,	McBride,	Sieg,
Baker,	Gearhart,	McCaig,	Shannon,
Baldi,	Gelder,	McCann,	Shellenberger,
Beaver,	Gibbon,	McClure,	Smiley,
Beckley,	Glass,	McConnell,	Smink,
Bell,	Goehring,	McCurdy,	Smith, H. J.,
Blair,	Golder,	McGowan,	Smith, H.,
Bluett,	Goss,	McKim,	Smith, J. W.,
Blumberg,	Green,	McKnight,	Snowden,
Bower,	Griffith,	McMullen,	Soffel,
Brady,	Haines,	McVicar,	Sprolws,
Bromley,	Haldeman,	Magill,	Stackhouse,
Brooks,	Harer,	Mangan,	Stark,
Brown, T. R.,	Haslett,	Marcus, J. C.,	Steedle,
Burns,	Hatrlick,	Marshall,	Sterling,
Catlin,	Haves,	Martin,	Stevenson,
Chaplin,	Heffernan,	Mantz,	Stewart,
Clutton,	Henderson, E.,	Michel,	Strauss,
Comercr,	Henderson, W.,	Millar, A.,	Sweitzer,
		Millar, A. S. C.,	Trainer,

Conner,  
Cook,  
Craig, J. O.,  
Cratty,  
Curran,  
Davis,  
Dawson,  
Dewey, P. H.,  
Diehm,  
Dilheimer,  
Dithrich,  
Dunlap,  
Dunn,  
Eaches,  
Edmonds,  
Ehrhardt,  
Elgin,

Hess,  
Hetrick,  
Hoffman, J. N.,  
Hoover,  
Horne,  
Hough,  
Jones, D. J.,  
Jones, W. W.,  
Jordan,  
Kantner,  
Keene,  
Kelly,  
Kinsman,  
Kohler,  
Krause,  
Krug,  
Leeds,

Miller, D. I.,  
Miller, D. D.,  
Miller, H. F.,  
Miller, J. J.,  
Mitchell,  
Ogle,  
Orr,  
Phillips,  
Pike,  
Quigley,  
Rhoads,  
Richards,  
Rinn,  
Roman,  
Ruch,  
Ruth,

Van Alen,  
Vickerman,  
Walker, J. A.,  
Weamer,  
Wells,  
Wettach,  
Whitaker,  
Whitcheuse,  
Whiteman,  
Williams,  
Wolfe,  
Wood,  
Woodruff,  
Zook,  
Spangler,  
Speaker

NAYS—2.

Barnhart,

Miller, C.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1305, entitled:

An Act making it unlawful to interfere or attempt to interfere with persons about to procure marriage licenses or to influence or attempt to influence such persons to go to certain officers for such purposes.

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

Mr. ALEXANDER. Mr. Speaker, I would like to inter-rogate the sponsor of this bill, but I do not see him in the House.

Mr. DUNN. Mr. Speaker, in the absence of the sponsor of this bill I move that it be placed on the postponed calendar.

Mr. ALEXANDER. Mr. Speaker, I second the motion.

The motion was not agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

#### YEAS—140.

Allum,	Dithrich,	Jones, W. W.,	Pike,
Armstrong,	Donneley,	Jordan,	Poscy,
Asbury,	Dunn,	Keene,	Rhoads,
Aston,	Eaches,	Kelly,	Richards,
Baker,	Edmonds,	Kinsman,	Rieder,
Beaver,	Ehrhardt,	Kooser,	Rinn,
Beckley,	Elgin,	Krause,	Ruch,
Bell,	Evans,	Krug,	Schaeffer,
Blair,	Feldman,	Lafferty,	Schilling,
Bluett,	Fitzgibbon,	Leeds,	Shaffer,
Blumberg,	Flynn,	Long,	Shannon,
Bower,	Franklin,	Love,	Smiley,
Brady,	Gearhart,	McBride,	Smink,
Brenneman,	Gelder,	McCaig,	Smith, H. J.,
Brooks,	Gibbon,	McCarthy,	Smith, H.,
Brown, T. R.,	Glass,	McClure,	Smith, J. W.,
Burns,	Goehring,	McConnell,	Soffel,
Campbell,	Golder,	McCurdy,	Sowers,
Catlin,	Green,	McHugh,	Sprolws,
Chaplin,	Griffith,	McKim,	Stackhouse,
Clutton,	Haldeman,	McKnight,	Stadlander,
Comercr,	Hampson,	McVicar,	Stark,
Conner,	Harding,	Mangan,	Steedle,
Cook,	Harer,	Marcus, J.,	Sterling,
Craig, J. O.,	Harry,	Marcus, J. C.,	Stevenson,
Cratty,	Haslett,	Marshall,	Stewart,
Crum,	Haves,	Martin,	Van Alen,
Curran,	Heffernan,	Mantz,	Vickerman,
Davis,	Hetrick,	Miller, A. S. C.,	Walker, J. A.,
Dawson,	Hoffman, M. R.,	Miller, C.,	Wells,
Dewey, C. P.,	Holcombe,	Miller, H. F.,	Whitehouse,
Dewey, P. H.,	Hoover,	Miller, J. J.,	Williams,
Diehm,	Horne,	Morris,	Spangler,
Dilheimer,	Hough,	Orr,	
	Huston,	Perry,	

NAYS—22.

Alexander,	Henderson, E.,	Miller, D. D.,	Weamer,
Barnhart,	Hess,	Mitchell,	Wettach,
Brendle,	Lewis,	Phillips,	Wolfe,
Goss,	McCann,	Schwartz,	Woner,
Haines,	McOwen,	Snowden,	Zook,
Hatrlick,	Miller, A.,	Sweitzer,	



The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1385, entitled:

A supplement to an act approved the twenty-ninth day of April, one thousand eight hundred and seventy-four (P. L. 73) entitled "An act to provide for the incorporation and regulation of certain corporations," extending the charters of certain corporations.

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

YEAS—163.

Alexander,	Feldman,	McBride,	Schilling,
Allum,	Fitzgibbon,	McCalz,	Schwartz,
Armstrong,	Fox,	McCann,	Sieg,
Aston,	Franklin,	McCarthy,	Shaffer,
Baker,	Gearhart,	McConnell,	Shannon,
Bald,	Gelder,	McCurdy,	Shelahr,
Barnhart,	Gilbon,	McGowan,	Smiley,
Beaver,	Glass,	McHugh,	Smith, H. J.,
Beckley,	Goehring,	McKim,	Smith, H.,
Bell,	Golder,	McKnight,	Smith, J. W.,
Bielspacher,	Goss,	McOwen,	Smith, L.,
Bluett,	Green,	McVicar,	Soffel,
Blumberg,	Griffith,	Magill,	Sowers,
Bower,	Hagerty,	Mangan,	Sprows,
Brady,	Haldeman,	Marcus, J. C.,	Stackhouse,
Brendle,	Hampson,	Marshall,	Stadlander,
Brenneman,	Harer,	Martiz,	Stark,
Bromley,	Haslett,	Michel,	Steedle,
Brooks,	Hatrlick,	Miller, A.,	Stevens,
Brown, T. R.,	Haves,	Miller, A. S. C.,	Stewart,
Burns,	Heffernan,	Miller, C.,	Strauss,
Campbell,	Henderson, E.,	Miller, D. L.,	Sweltzer,
Catlin,	Hess,	Miller, D. D.,	Swan Allen,
Clifton,	Hetrlick,	Miller, H. F.,	Vickerman,
Comer,	Hoffman, J. N.,	Miller, J. J.,	Walker, G. T.,
Craig, J. O.,	Hoover,	Mitchell,	Walker, J. A.,
Cratty,	Horne,	Morris,	Weamer,
Curran,	Hough,	Ogle,	Wells,
Davis,	Huston,	Perry,	Wertach,
Dawson,	Jones, W. W.,	Phillips,	Whitaker,
Denning,	Jordan,	Pike,	Whitehouse,
Dewey, C. P.,	Kantner,	Poser,	Whiteman,
Dewey, P. H.,	Kelly,	Quigley,	Williams,
Diehm,	Kinsman,	Rhoads,	Wolfe,
Dilsheimer,	Kohler,	Rieder,	Woner,
Donneley,	Kooser,	Rinn,	Wood,
Dunn,	Krause,	Roman,	Woodruff,
Eaches,	Krugh,	Ruch,	Zook,
Edmonds,	Lafferty,	Ruddy,	Spangler,
Ehrhardt,	Long,	Ruth,	Speaker.
Elgin,	Love,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1095, as follows:

An Act to amend part of section six of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requir-

ing the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or tollroads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State-aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act."

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That so much of section six of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriation to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" which reads as follows

"Route Eighty From New Castle to Mercer Commencing at a point on the boundary line of the city of New Castle and running by way of Gettysburg and New Wilmington to a point on the dividing line between Lawrence and Mercer counties thence into Mercer County" be and the same is hereby amended to read as follows

"Route Eighty From New Castle to Mercer Commencing at a point on the boundary line of the city of New Castle and running by way of New Wilmington to a point on the dividing line between Lawrence and Mercer counties thence into Mercer County."

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

YEAS—161.

Alexander,	Dunn,	Kinsman,	Ruddy,
Allum,	Edmonds,	Kohler,	Ruth,
Armstrong,	Ehrhardt,	Kooser,	Schaffer,
Asbury,	Evans,	Krause,	Schwartz,
	Finney,	Krugh,	Sieg,

Aston,	Flynn,	Lafferty,	Shaffer,
Baker,	Fowler,	Leeds,	Shellenberger,
Baldi,	Fox,	Lewis,	Smink,
Barnhart,	Franklin,	Long,	Smith, H. J.,
Beckley,	Gearhart,	Love,	Smith, H.,
Bell,	Gelder,	McBride,	Smith, J. W.,
Bidenspacher,	Gibbon,	McCann,	Smith, L.,
Blair,	Glass,	McCarthy,	Snowden,
Bluet,	Golder,	McConnell,	Soffel,
Blumberg,	Goodnough,	McGowan,	Stackhouse,
Bolard,	Goss,	McKim,	Stadtlander,
Bower,	Green,	McMullen,	Stark,
Brady,	Griffith,	McVicar,	Steedle,
Breneman,	Hagerty,	Mangan,	Sterling,
Bromley,	Haines,	Marcus, J.,	Stevens,
Brooks,	Hampson,	Marcus, J. C.,	Stevenson,
Brown, F. B.,	Harer,	Martin,	Stewart,
Brown, T. R.,	Haslett,	Mantz,	Strauss,
Burns,	Hatrick,	Millar, A.,	Sweitzer,
Campbell,	Haws,	Miller, D. I.,	Trainer,
Catlin,	Hayes,	Miller, D. D.,	Van Alen,
Chaplin,	Heffernan,	Miller, H. F.,	Vickerman,
Clutton,	Henderson, E.,	Miller, J. J.,	Walker, G. T.,
Conner,	Henderson, W.,	Mitchell,	Walker, J. A.,
Craig, J. R.,	Hess,	Ogle,	Weiss,
Cratty,	Hctrick,	Orr,	Wettach,
Curran,	Hoffman, J. N.,	Perry,	Whitaker,
Davis,	Holcombe,	Pike,	Whitehouse,
Dawson,	Hoover,	Poscy,	Whiteman,
Denning,	Horne,	Quigley,	Williams,
Dewey, C. P.,	Hough,	Rhoads,	Woner,
Diehm,	Huston,	Richards,	Wood,
Dilshelmer,	Jones, D. J.,	Rieder,	Woodruff,
Dithrich,	Jones, W. W.,	Rinn,	Zook,
Donneley,	Kantner,	Roman,	Spangler,
Dunlap,	Keene,	Ruch,	Speaker,

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1276, entitled:

An Act declaring a closed season for a period of two years on English Chinese and Mongolian pheasants commonly known as ring-necked pheasant

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

## YEAS—154.

Alexander,	Dunn,	Kelly,	Ruch,
Allum,	Eaches,	Kohler,	Ruth,
Armstrong,	Edmonds,	Kooser,	Schaeffer,
Asbury,	Ehrhardt,	Krause,	Schwartz,
Aston,	Elgin,	Krug,	Sieg,
Baker,	Evans,	Lafferty,	Shaffer,
Baldi,	Feldman,	Leeds,	Sinclair,
Barnhart,	Finne,	Lewis,	Smiley,
Beckley,	Fitzgibbon,	Love,	Smith, H. J.,
Bell,	Flynn,	McCaig,	Smith, H.,
Blair,	Fowler,	McCann,	Smith, J. W.,
Bluet,	Fox,	McCarthy,	Smith, L.,
Blumberg,	Gelder,	McConnell,	Snowden,
Bower,	Gibbon,	McCurdy,	Soffel,
Brady,	Glass,	McGowan,	Sowers,
Breneman,	Goehring,	McHugh,	Sprrows,
Bromley,	Golder,	McKim,	Stackhouse,
Brooks,	Goodnough,	McVicar,	Stark,
Brown, T. R.,	Green,	Magill,	Steedle,
Burns,	Hagerty,	Mangan,	Sterling,
Campbell,	Baldeman,	Marcus, J. C.,	Stevens,
Catlin,	Hampson,	Martin,	Stevenson,
Chaplin,	Harding,	Mantz,	Stewart,
Comer,	Harer,	Michel,	Strauss,
Conner,	Haslett,	Millar, A.,	Sweitzer,
Cook,	Hatrick,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Haws,	Miller, D. I.,	Van Alen,
Cratty,	Heffernan,	Miller, H. F.,	Walker, J. A.,
Crum,	Henderson, W.,	Mitchell,	Weiss,
Curran,	Hess,	Morris,	Wells,
Davis,	Hoffman, J. N.,	Orr,	Wettach,
Dawson,	Holcombe,	Perry,	Whitaker,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Williams,
Dewey, F. H.,	Huston,	Poscy,	Woner,
Diehm,	Jones, D. J.,	Quigley,	Woodruff,
Dilshelmer,	Jones, W. W.,	Richards,	Zook,
Dithrich,	Jordan,	Rieder,	Spangler,
Donneley,	Keene,	Roman,	Speaker,

## NAYS—7.

Dunlap,	Kantner,	Miller, C.,	Schilling,
Haines,	Miller, J. J.,	Ruddy,	Weamer,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1350, entitled:

An Act to increase the pay of Jurors and Witnesses in this Commonwealth

On the question.

Will the House agree to the bill on third reading?

Mr. HORNE. Mr. Speaker, I would like to interrogate the sponsor of this bill in order to make a request.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Sowers, permit himself to be interrogated?

Mr. SOWERS. Mr. Speaker, I will.

Mr. HORNE. Mr. Speaker, knowing that the jurors in this State are paid a very low compensation for their services, would it be agreeable to the gentleman from Philadelphia to amend this bill to make the pay of jurors higher? It is far too low, and I think it is a great hardship for jurors to attend court at three dollars a day in most of the counties and I would like to see it put to a higher figure.

Mr. SOWERS. Mr. Speaker, this bill was handed to me by the District Attorney's office in Philadelphia. The object they wanted to accomplish was to fix the mileage at actual railroad rates. It really makes no change in the pay of the juror or in the pay of the witness. It makes it possible to correct an evil that exists. In a recent murder case tried in Philadelphia where witnesses were brought from seventeen to eighteen hundred miles, it was found that their mileage did not pay for their actual railroad expenses. I think a majority of this House have suggested to me that the jurors' fee should be raised to four dollars and that meets with my approval, and if it meets with your approval, I am in favor of moving to place the bill on the postponed calendar so that the amendment can be made.

Mr. HORNE. Mr. Speaker, that is very agreeable to me. I don't want to hinder the passage of the bill; I am very much in favor of it and hope that in our county that may be the law.

On the question recurring.

Will the House agree to the bill on third reading?

## BILL POSTPONED.

Mr. SOWERS. Mr. Speaker, I move that this bill be placed on the postponed calendar.

Mr. KRAUSE. Mr. Speaker, I second the motion.

The motion was agreed to.

## BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 85, entitled:

An Act to amend section twenty-five of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen ( pamphlet Laws one thousand two hundred fifteen ) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" as amended

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

## YEAS—162.

Alexander,	Donneley,	Jones, W. W.,	Ruddy,
Allum,	Dunlap,	Kelly,	Schaeffer,
Armstrong,	Dunn,	Kinsman,	Schilling,
Asbury,	Eaches,	Kohler,	Schwartz,
Aston,	Edmonds,	Kooser,	Sieg,
Baker,	Ehrhardt,	Krause,	Shaffer,



Baldl,	Elgin,	Krugh,	Shannon,
Barnhart,	Evans,	Lafferty,	Shellenberger,
Beaver,	Feldman,	Leeds,	Sinclair,
Beckley,	Finney,	Lewis,	Smink,
Bell,	Fitzgibbon,	Love,	Smith, H. J.,
Bidelspacher,	Flynn,	McBride,	Smith, H.,
Blair,	Fowler,	McCaig,	Smith, J. W.,
Bluet,	Fox,	McCann,	Smith, L.,
Blumberg,	Gearhart,	McCarthy,	Soffel,
Bolard,	Gelder,	McClure,	Sowers,
Brady,	Glass,	McCurdy,	Sprrows,
Brendic,	Goehring,	McGowan,	Stackhouse,
Bromley,	Golder,	McHugh,	Stadlander,
Brooks,	Goodnough,	McKim,	Stark,
Brown, F. B.,	Green,	McOwen,	Steedle,
Brown, T. R.,	Hagerty,	McVicar,	Stevens,
Burns,	Haines,	Magill,	Stevenson,
Campbell,	Haldeman,	Mangan,	Stewart,
Catlin,	Hampson,	Marcus, J.,	Strauss,
Chaplin,	Harding,	Marcus, J. C.,	Sweltzer,
Comer,	Harer,	Marshall,	Trainor,
Comer,	Harry,	Michel,	Van Alen,
Conner,	Haws,	Miller, A. S. C.,	Vickerman,
Cook,	Heffernan,	Miller, D. I.,	Walker, J. A.,
Craig, J. R.,	Henderson, E.,	Miller, H. F.,	Weiss,
Craig, J. O.,	Henderson, W.,	Miller, J. J.,	Wells,
Cratty,	Hess,	Mitchell,	Whitaker,
Crum,	Hetrick,	Morris,	Whitehouse,
Davis,	Hoffman, J. N.,	Orr,	Williams,
Dawson,	Hoover,	Perry,	Wolfe,
Dewey, C. F.,	Horne,	Pike,	Wood,
Dewey, P. H.,	Hough,	Poscy,	Zook,
Dichm,	Huston,	Rhoads,	Spangler,
Dilsheimer,	Jones, D. J.,	Richards,	Speaker,
Dithrich,			

NAYS—5.

Denning,	Miller, C.,	Rieder,	Whiteman,
Kantner,			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

MOTION TO PLACE BILL ON CALENDAR.

Mr. CHAPLIN. Mr. Speaker, I move that the Committee of Public Roads be discharged from further consideration of House Bill No. 1378, entitled:

An Act to amend part of Section Six of an act approved the thirty-first day of May, Anno Domini one thousand nine hundred and eleven, entitled "An act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioners and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highways Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway commissioner decides the work to be done by State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid highways, and kind of materials to be used in the improvement; providing for payment to cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highways Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act" as amended

Mr. PHILLIPS. Mr. Speaker, I second the motion.  
On the question,  
Will the House agree to the motion.

POINT OF ORDER.

Mr. WILLIAMS. Mr. Speaker, I rise to a point of order.  
The SPEAKER. The gentleman will state his point of order.

Mr. WILLIAMS. Mr. Speaker, under Rule 57, this resolution is out of order, this bill not having been in the Public Roads Committee ten days.

The SPEAKER. The point of order is well taken, and the motion is not in order.

BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1334, as follows:

An Act to repeal section two of an act entitled "An act for the protection of the public health by providing that persons firms or corporations who are operating or conducting hotels restaurants dining-cars or other public eating-places in this Commonwealth shall not employ or keep in their employ as cooks waiters kitchen-help chambermaids or other house-servants any person or persons who are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis syphilis gonorrhea open external cancer or barber's itch or who are carriers of typhoid fever and further providing that no dishes receptacles or utensils used in eating or drinking shall be furnished to patrons or customers of any such public eating-place unless the same have been thoroughly cleansed since used by another individual and further providing that no towels shall be furnished in any wash-room in connection with any such public eating-place unless such towels be laundered or discarded after each individual use and further providing that no common drinking-cups shall be furnished at any public drinking-place operated in connection with any such public eating-place and providing penalties for violations of the provisions of this act" approved May twenty-eighth one thousand nine hundred and fifteen (Pamphlet Laws six hundred and forty-two)

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act entitled "An act for the protection of the public health by providing that persons firms or corporations who are operating or conducting hotels restaurants dining-cars or other public eating places in this Commonwealth shall not employ or keep in their employ as cooks waiters kitchen-help chambermaids or other house-servants any person or persons who are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis syphilis gonorrhea open external cancer or barber's itch or who are carriers of typhoid fever and further providing that no dishes receptacles or utensils used in eating or drinking shall be furnished to patrons or customers of any such public eating-place unless the same have been thoroughly cleansed since used by another individual and further providing that no towels shall be furnished in any wash-room in connection with any such public eating-place unless such towels be laundered or discarded after each individual use and further providing that no common drinking-cups shall be furnished at any public drinking-place operated in connection with any such public eating-place and providing penalties for violations of the provisions of this act" approved May twenty-eighth one thousand nine hundred and fifteen (Pamphlet Laws six hundred and forty-two) be and the same is hereby repealed

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

YEAS—164.

Alexander,	Fox,	Love,	Schaeffer
Allum,	Franklin,	McBride,	Schilling,
Armstrong,	Gearhart,	McCaig,	Schwartz,
Asbury,	Gelder,	McCann,	Sieg,
Aston,	Gibbon,	McCarthy,	Shaffer,
Baker,	Glass,	McClure,	Shannon,
Baldi,	Goehring,	McConnell,	Shellenberger,
Beaver,	Golder,	McCurdy,	Sinclair,
Beckley,	Goodnough,	McGowan,	Smink,
Bell,	Goss,	McHugh,	Smith, H. J.,
Blair,	Green,	McKnight,	Smith, H.,
Bluet,	Griffith,	McMullen,	Smith, J. W.,
Bolard,	Hagerty,	McOwen,	Smith, L.,
Bower,	Haines,	Magill,	Snowden,
Brady,	Haldeman,	Mangan,	Sprrows,
Brendic,	Hampson,	Marcus, J. C.,	Stackhouse,
Brenneman,	Harding,	Martin,	Stadlander,
Bromley,	Harry,	Mantz,	Steedle,
Brooks,	Haslett,	Michel,	Sterling,
Brown, T. R.,	Hatrick,	Millar, A.,	Stevens,

Burns,	Hayes,	Millar A. S. C.,	Stevenson,
Campbell,	Heffernan,	Miller, C.,	Stewart,
Chaplin,	Henderson, E.,	Miller, D. L.,	Strauss,
Clutton,	Hess,	Miller, D. D.,	Van Alen,
Comer,	Herrick,	Miller, H. F.,	Vickerman,
Conner,	Hoffman, J. N.,	Miller, J. J.,	Walker, G. T.,
Cook,	Holcombe,	Ogle,	Walker, J. A.,
Craig, J. O.,	Hoover,	Mitchell,	Weiss,
Curran,	Hough,	Morris,	Wells,
Dawson,	Huston,	Orr,	Wettach,
Dewey, P. H.,	Jones, D. J.,	Phillips,	Whitaker,
Diehm,	Kantner,	Pike,	Whitehouse,
Dilsheimer,	Keece,	Posey,	Whiteman,
Ditrich,	Kelly,	Quigley,	Williams,
Dunlap,	Kinsman,	Richards,	Wolfe,
Dunn,	Kohler,	Rieder,	Wood,
Eaches,	Krause,	Rinn,	Woodruff,
Edmonds,	Krugh,	Roman,	Zook,
Elgin,	Lafferty,	Ruddy,	Spangler,
Evans,	Lewis,	Sutton,	Speaker,
Feldman,	Long,		
Fitzgibbon,			

YAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1380, entitled:

An Act to amend section one of an act approved the first day of June, one thousand nine hundred and fifteen, (P. L. 706), entitled "An act requiring the county commissioners to provide, at the expense of the county, a telephone, typewriter, and stenographer for the use of the county superintendent of schools."

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. WONER. Mr. Speaker, I move that this bill be placed on the postponed calendar.

Mr. FRANKLIN. Mr. Speaker, I second the motion.

The motion was not agreed to.

On the question recurring,

Shall the bill pass finally?

Mr. MARSHALL. Mr. Speaker and gentlemen of the House, this bill provides for the furnishing by the county commissioners of each county of a stenographer to the county superintendent. I spoke to the sponsor of this bill a few days ago, and I was in hopes that he would not bring it before this House. I am in favor of education as much as any member of this House, but there is one thing that we must get in mind and the sooner we get it I think the better for the school districts of the State, and that is cutting out the padding of jobs in our school districts. I know a county in the western part of this State that has a county superintendent and two assistants that are paid close to ten thousand dollars a year, that do not do as much work as one man did ten years ago in that county. I am in favor of giving the teachers the salaries they are entitled to. We are called upon to raise additional revenue, and when we get home we meet a shower of protest because of the additional salary raisers we are putting here and the additional taxes which we are imposing upon the people at home. Now then we come along with a lot of legislation of this kind padding additional jobs for which we have no more use than we have for five wheels in an automobile. I am opposed to this bill for that reason. Let us use this money to pay the teachers and let the superintendents in those counties where they have more now than they need to take care of their own office work and put the money where it will bring real results.

Mr. WONER. Mr. Speaker, I would like to interrogate the gentleman from Beaver, Mr. Marshall.

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. MARSHALL. I will, Mr. Speaker.

Mr. WONER. Mr. Speaker, is a stenographer employed for the county superintendent of your county?

Mr. MARSHALL. Mr. Speaker, so far as I know we have no stenographer furnished by the county, and from my personal observation they have very little need for one.

Mr. WONER. Mr. Speaker, I would like to interrogate the gentleman further. How many assistants do you have?

Mr. MARSHALL. We have two assistants. I would like to interrogate the gentleman from Butler, Mr. Woner.

The SPEAKER. Will the gentleman from Butler, Mr. Woner, permit himself to be interrogated?

Mr. WONER. Yes, sir.

Mr. MARSHALL. During our conversation between here and Pittsburgh, did you or did you not express yourself to me as to the need of this bill.

Mr. WONER. Mr. Speaker, I am in favor of this bill.

Mr. MARSHALL. Did you or did you not express yourself in reply to my expression as to whether or not you thought the stenographer was really needed and as to whether or not there were more assistants in a great many counties than were needed today.

Mr. WONER. Mr. Speaker, I stated to the gentleman and I want to say to this House tonight, we have a matter here in bill No. 1016, a proposal to pay the assistant county superintendent twenty-five hundred dollars a year. At the present time we pay them eighteen hundred dollars a year. The superintendents in the counties get salaries varying in size. In my particular county they get—

Mr. MARSHALL. Mr. Speaker, I insist that my question be answered. If the gentleman will answer my question. I will yield him the floor. Did the gentleman or did he not say he did not think it was necessary to have the assistants we have today.

Mr. WONER. Mr. Speaker, I will make this statement. I do not recall that I made a statement of that kind.

I asked the courtesy of this House to put this on the postponed calendar that I might amend it, and I regret very much that you are unwilling to permit me to do that.

In reply to the gentleman from Butler, Mr. Marshall, I brought out that there are two assistant county superintendents in his county. There is one superintendent and he means to stand before this House and say that it is good business to pay a man twenty-five hundred dollars a year to remain in his office to do clerical work, that could be done very well by a stenographer who would be paid a much less sum than twenty-five hundred dollars a year. My thought concerning this whole matter is this: If it is worth while to pay a man to be an assistant county superintendent, it is worth while to have somebody to do the detail work in his office, that he may be relieved from the necessity of remaining in that office and neglecting his work out in the field in order that he may do clerical work. The assistant to the superintendent in the counties of the State of Pennsylvania where they do not supply a stenographer voluntarily, a thing that they do in most counties, those assistants are compelled to do merely clerical work, which is entirely beneath their salaries, and also their intelligence. Therefore, I think that it would be a far better matter to do away with some of the assistant county superintendents and put stenographers in their places if you are going to make any distinction between the two.

Mr. Speaker, I move that this bill be placed on the postponed calendar. I desire to amend it.

Mr. ARMSTRONG. Mr. Speaker, I second the motion. The motion was not agreed to.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

YEAS—28.

Alexander,	Clutton,	Glass,	Morris,
Armstrong,	Cook,	Harding,	Richards,
Barnhart,	Cratty,	Hoffman, J. N.,	Smiley,
Bell,	Curran,	Horne,	Smith, H.,
Brady,	Davis,	Huston,	Vickerman,
Burns,	Dawson,	Millar, A.,	Walker, G. T.,
Catlin,	Evans,	Miller, H. F.,	



## NAYS—132.

Asbury,	Goehring,	McGowan,	Sinclair,
Baldi,	Gold,	McHugh,	Smink,
Beaver,	Goodnough,	McKnight,	Smith, H. J.,
Beckley,	Goss,	McMullen,	Smith, H.,
Blair,	Griffith,	McOwen,	Smith, J. W.,
Bluet,	Haines,	Magill,	Snowden,
Blumberg,	Haldeman,	Mangan,	Sowers,
Boland,	Hampson,	Marcus, J. C.,	Sprawls,
Bower,	Harry,	Marshall,	Stackhouse,
Brendie,	Hatrick,	Mantz,	Stadtlander,
Brenneman,	Haws,	Miller, C.,	Stark,
Brooks,	Hayes,	Miller, D. I.,	Steedle,
Brown, F. B.,	Heffernan,	Miller, D. D.,	Stevens,
Comeror,	Henderson, E.,	Miller, J. J.,	Stevenson,
Conner,	Hess,	Morris,	Stewart,
Craig, J. R.,	Hetrick,	Ogle,	Strauss,
Craig, J. O.,	Holcombe,	Orr,	Sweitzer,
Crum,	Jones, W. W.,	Phillips,	Weamer,
Dewey, P. H.,	Keene,	Pike,	Wells,
Diehm,	Kelly,	Quigley,	Wells,
Dilshelmer,	Kinsman,	Rhoads,	Wettach,
Dithrich,	Kohler,	Rieder,	Whitaker,
Dunlap,	Krause,	Rinn,	Whitehouse,
Dunn,	Krugh,	Ruddy,	Whiteman,
Eaches,	Lafferty,	Ruth,	Williams,
Ehrhardt,	Lewis,	Schaeffer,	Wolfe,
Eglin,	Long,	Schilling,	Woner,
Feldman,	McBride,	Schwartz,	Wood,
Finney,	McCann,	Sleg,	Woodruff,
Fitzgibbon,	McCarthy,	Shaffer,	Zook,
Geurhart,	McClure,	Shannon,	Spangler,
Gelder,	McConnell,	Shellenberger,	Spaker,
Gibbon,	McCurdy,		

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

The House proceeded to the third reading and consideration of House Bill No. 1307, as follows:

An Act to amend section eighteen article one chapter seven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" as added.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eighteen article one chapter seven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" which as added by section nineteen of an act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and four) entitled "An act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen" entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" and repealing certain acts relating to boroughs" reads as follows:

"Section 18. The boroughs of the Commonwealth are authorized to organize a State association of boroughs. Any borough desiring representation in said association shall upon resolution of council designate the delegates to attend the annual meeting of said association which delegation may consist of two councilmen the burgess and the borough solicitor or any one or more of them.

The association shall hold annual meetings at such time and place within the Commonwealth as they may designate for the purpose of advancing the various interests of said boroughs promoting remedial legislation and discussing any and all topics relating to the welfare and conduct of the same and for the purpose of providing for a uniform and economical method of administering the affairs of the respective boroughs.

The actual expenses of such delegates attending such meeting of said association including traveling expenses and hotel bills actually paid by them expenses of committees together with the necessary expenses of the convention including printing and employment of stenographers shall be paid by the various boroughs by order drawn on the borough treasury. The time spent in attending said meeting shall not be more than three days exclusive of the time employed in traveling thereto and therefrom. The annual membership dues of each borough becoming a members of the said association shall not exceed the sum of five dollars is hereby amended to read as follows:

Section 18. The boroughs of the Commonwealth are authorized to organize a State association of boroughs. Any borough desiring representation in said association shall upon resolution of council designate the delegates to attend the annual meeting of said association which delegation may consist of two councilmen the burgess and the borough solicitor the borough secretary the borough engineer and the borough manager or any one or more of them.

The association shall hold annual meetings at such time and place within the Commonwealth as they may designate for the purpose of advancing the various interests of said boroughs promoting remedial legislation and discussing any and all topics relating to the welfare and conduct of the same and for the purpose of providing for a uniform and economical method of administering the affairs of the respective boroughs.

The actual expenses of such delegates attending such meeting of said association including traveling expenses and hotel bills actually paid by them expenses of committees together with the necessary expenses of the convention including printing and employment of stenographers shall be paid by the various boroughs by order drawn on the borough treasury. The time spent in attending said meeting shall not be more than three days exclusive of the time employed in traveling thereto and therefrom. The annual membership dues of each borough becoming a member of the said association shall not exceed the sum of ten dollars.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

## YEAS—164.

Alexander,	Dunn,	Krugh,	Schilling,
Allum,	Eaches,	Lafferty,	Schwartz,
Armstrong,	Edmonds,	Leeds,	Sleg,
Asbury,	Ehrhardt,	Long,	Shaffer,
Aston,	Elgin,	Love,	Shellenberger,
Baker,	Feldman,	McBride,	Sinclair,
Barnhart,	Finney,	McCaig,	Smink,
Beaver,	Flynn,	McCaig,	Smith, H. J.,
Beckley,	Fowler,	McCarthy,	Smith, H.,
Bell,	Franklin,	McConnell,	Smith, J. W.,
Bidelspacher,	Gelder,	McCurdy,	Smith, L.,
Blair,	Glass,	McGowan,	Snowden,
Bluet,	Goehring,	McKim,	Sowers,
Blumberg,	Gold,	McKnight,	Sprawls,
Bower,	Goodnough,	McVear,	Stackhouse,
Brady,	Green,	Magill,	Stadtlander,
Brenneman,	Griffith,	Mangan,	Stark,
Bromley,	Hagerty,	Marcus, J.,	Steedle,
Brooks,	Haines,	Marcus, J. C.,	Sterling,
Brown, F. B.,	Haldeman,	Marshall,	Stevens,
Brown, T. R.,	Harding,	Martin,	Stewart,
Burns,	Harer,	Mantz,	Strauss,
Campbell,	Harry,	Michel,	Sweitzer,
Catlin,	Hastlet,	Millar, A.,	Trainer,
Chaplin,	Hatrick,	Millar, A. S. C.,	Viekerman,
Clutton,	Haws,	Miller, C.,	Walker, G. T.,
Comeror,	Heffernan,	Miller, D. I.,	Weamer,
Conner,	Henderson, W.,	Miller, D. D.,	Wells,
Cook,	Hess,	Miller, H. F.,	Wells,
Craig, J. O.,	Hetrick,	Miller, J. J.,	Wettach,
Curran,	Hoffman, J. N.,	Morris,	Whitaker,
Davis,	Holcombe,	Orr,	Whitehouse,
Dawson,	Horne,	Perry,	Whiteman,
Denning,	Hough,	Pike,	Williams,
Dewey, C. P.,	Huston,	Quigley,	Woner,
Dewey, P. H.,	Jones, D. J.,	Richards,	Wood,
Diehm,	Jones, W. W.,	Rinn,	Woodruff,
Dilshelmer,	Keene,	Ruch,	Zook,
Dithrich,	Kelly,	Ruddy,	Spangler,
Donneley,	Kohler,	Ruth,	Speaker,
Dunlap,	Krause,	Schaeffer,	

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1346, entitled:

An Act to amend section nine of article seven chapter six of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" by adding thereto sub-section eight providing that the borough's share of the cost of construction and improvement of streets or highways in boroughs which are built or improved jointly by the borough and the county the borough and State or borough county and State may be assessed against the abutting property owners.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

## YEAS—146.

Armstrong,	Goehring,	McConnell,	Schwartz,
Aston,	Gold,	McCurdy,	Shaffer,
Baldi,	Goodnough,	McGowan,	Shannon,
Beaver,	Goss,	McHugh,	Shellenberger,

Beckley,	Green,	McKinn,	Sinclair,
Bell,	Haines,	McKnight,	Smirk,
Blair,	Haldeman,	McVicar,	Smith, H. J.,
Boland,	Haring,	Magill,	Smith, J. W.,
Bower,	Harer,	Marcus, J. C.,	Smith, L.,
Brady,	Haslett,	Marshall,	Snowden,
Brendle,	Hatrick,	Martiz,	Sowers,
Brenneman,	Haws,	Michel,	Sprows,
Brooks,	Heffernan,	Millar, A.,	Stackhouse,
Brown, T. R.,	Henderson, W.,	Millar, A. S. C.,	Stadtlander,
Burns,	Hess,	Miller, C.,	Steedle,
Chaplin,	Hetrick,	Miller, D. J.,	Stevens,
Clutton,	Hoffman, J. N.,	Miller, D. D.,	Stevenson,
Comerer,	Horne,	Miller, H. F.,	Stewart,
Cook,	Hough,	Miller, J. J.,	Strauss,
Craig, J. R.,	Huston,	Morris,	Sweltzer,
Craig, J. O.,	Jones, D. J.,	Ogle,	Trainer,
Crum,	Jones, W. W.,	Perry,	Van Alen,
Dewey, P. H.,	Kanther,	Phillips,	Walker, J. A.,
Diehm,	Keene,	Pike,	Walker, G. T.,
Dilsheimer,	Kinsman,	Posey,	Weiss,
Ditrich,	Kooser,	Quigley,	Wells,
Eaches,	Krause,	Rhoads,	Wettach,
Edmonds,	Lafferty,	Richards,	Whitaker,
Ehrhardt,	Leeds,	Rieder,	Whiteman,
Elgin,	Lewis,	Rinn,	Williams,
Fitzgibbon,	Love,	Ruch,	Wolfe,
Fox,	McFadden,	Ruth,	Woner,
Franklin,	McCann,	Schaeffer,	Wood,
Gelder,	McCarthy,	Seaville,	Speckler,
Gibson,	McClure,	Seaville,	Speaker,
Glass,			

NAYS—4.

Alexander,	Stark,	Vickerman,	Woodruff,
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1308, entitled:

An Act to amend clause twenty-four of section two of an act approved the third day of April, one thousand eight hundred and fifty-one (Pamphlet Laws three hundred and twenty), entitled "An act regulating boroughs," as amended, authorizing the boroughs to increase the rate of taxation for general borough purposes.

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

YEAS—157.

Alexander,	Evans,	Love,	Shannon,
Allum,	Feldman,	McBride,	Shellenberger,
Armstrong,	Finney,	McCaig,	Sinclair,
Asbury,	Fitzgibbon,	McCann,	Smiley,
Aston,	Flynn,	McClure,	Smink,
Baker,	Fowler,	McConnell,	Smith, H. J.,
Baldi,	Franklin,	McGowan,	Smith, H.,
Barnhart,	Gearhart,	McKim,	Smith, J. W.,
Beaver,	Gelder,	McOwen,	Smith, L.,
Beckley,	Gibson,	McVicar,	Snowden,
Bell,	Glass,	Magill,	Soffel,
Bluet,	Goehring,	Mangan,	Sowers,
Bumbara,	Golder,	Marcus, J.,	Sprows,
Boland,	Goodnough,	Marcus, J. C.,	Stackhouse,
Brendle,	Green,	Marshall,	Stadtlander,
Brooks,	Griffith,	Martin,	Stark,
Brown, F. B.,	Hagerty,	Michel,	Steedle,
Brown, T. R.,	Haldeman,	Millar, A.,	Sterling,
Burns,	Hampson,	Millar, A. S. C.,	Stevens,
Campbell,	Harer,	Miller, C.,	Stevenson,
Catlin,	Haslett,	Miller, D. I.,	Stewart,
Clutton,	Haws,	Miller, D. D.,	Strauss,
Comerer,	Hayes,	Miller, J. J.,	Switzer,
Conner,	Heffernan,	Morris,	Trainer,
Craig, J. R.,	Henderson, W.,	Orr,	Van Alen,
Craig, J. O.,	Hess,	Phillips,	Vickerman,
Craty,	Hetrick,	Pike,	Walker, J. A.,
Curran,	Hoffman, J. N.,	Posey,	Weamer,
Davis,	Holcombe,	Quigley,	Weiss,
Dawson,	Horne,	Rhoads,	Wells,
Denning,	Hough,	Richards,	Wettach,
Dewey, C. P.,	Huston,	Rieder,	Whitaker,
Dewey, P. H.,	Jones, D. J.,	Rinn,	Whiteman,
Diehm,	Jones, W. W.,	Roman,	Williams,
Dilsheimer,	Keene,	Ruch,	Wolfe,
Ditrich,	Kelly,	Ruddy,	Woner,
Donneley,	Kinsman,	Ruth,	Wood,
Dunlap,	Kohler,	Schaeffer,	Woodruff,
Dunn,	Krause,		

Eaches,	Krug,	Schilling,	Zook,
Edmonds,	Lafferty,	Sieg,	Spangler,
Leg D.,	Long,	Shaffer,	Spencer,

NAYS—2.

Blair,

Schwartz,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

ADDRESS BY HON. GEORGE E. ALTER.

Mr. HESS, Mr. Speaker, I move that the Attorney General, the ex-Speaker of this House, the Hon. George E. Alter, be requested to address the House.

Mr. CHARLES P. DEWEY, Mr. Speaker, I second the motion.

The motion was agreed to.

The SPEAKER. The Chair is delighted to call upon the distinguished present Attorney General of the State, and I am sure that he will gladly stand in his old place and address the members of this House.

HON. GEORGE E. ALTER. Mr. Speaker, and gentlemen of the House, this is an honor entirely unexpected at this time. I hope when I come into the House from time to time to spend a little time that you will never look upon me and think of me as the Attorney General, but always as a former member of this House who loves to be among you. I have spent many happy hours at this desk. I have spent many anxious moments at this desk. Some of you now, when I meet you, call me "General." I do not like that. I do like the office which I now hold, but I do not like the title which sounds like a military title which I do not deserve. Some of you, when I meet you, call me "Speaker." and I love that, and I will always like that title better than any to which I am entitled. I noticed you are working hard on third reading. Over in my department we are working equally as hard on fourth reading. Some bills are passing on fourth reading, some are being defeated, some are being put on the postponed calendar for amendment, but I do hope and sincerely believe that throughout this session the relations between this House and our department will continue as harmonious and pleasant as they have been thus far during the session, and that when the session closes, we will all feel that we have done our best for the Commonwealth. I thank you.

The SPEAKER. The Chair is very grateful to the ex-Speaker of the House, and on behalf of the House takes pleasure in thanking him. The Chair has already notified the ex-Speaker to always occupy this seat to the left of the desk when he comes in here among us for the purpose of observing our proceedings.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1339, entitled:

An Act authorizing boroughs to enact ordinances prohibiting heavy traffic on certain paved streets.

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

YEAS—159.

Alexander,	Feldman,	Lafferty,	Schilling,
Allum,	Finney,	Krause,	Schwartz,
Armstrong,	Fitzgibbon,	Krug,	Sieg,
Asbury,	Fowler,	Long,	Shaffer,
Aston,	Fox,	Lewis,	Shellenberger,
Baldi,	Gearhart,	Long,	Sinclair,
Beaver,	Gelder,	Love,	Smink,
Beckley,	Gibson,	McCann,	Smith, H. J.,
Bell,	Glass,	McClure,	Smith, H.,
Bidelsbacher,	Goehring,	McConnell,	Smith, L.,
Blair,	Golder,	McHugh,	Snowden,
Bluet,	Goodnough,	McKim,	Soffel,



Blumberg,	Goss,	McKnight,	Sowers,
Brady,	Green,	McMullen,	Sprawls,
Brendle,	Griffith,	McOwen,	Stackhouse,
Brenneiman,	Haines,	McVicar,	Stadtlander,
Brooks,	Haldeman,	Mangan,	Steedle,
Brown, F. B.,	Hampson,	Marcus, J. C.,	Sterling,
Burns,	Harding,	Marshall,	Stevens,
Campbell,	Harer,	Mantz,	Stevenson,
Catlin,	Haslett,	Michel,	Stewart,
Chaplin,	Hatrick,	Millar, A.,	Strauss,
Conner,	Hayes,	Millar, A. S. C.,	Sweitzer,
Conner,	Heffernan,	Miller, C.,	Trainer,
Craig, J. R.,	Henderson, E.,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Hess,	Miller, D. D.,	Walker, G. T.,
Cratty,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Crum,	Hoffman, J. N.,	Mitchell,	Weiss,
Curran,	Hoffman, M. R.,	Morris,	Wells,
Dawson,	Hoover,	Ogle,	Whitaker,
Dewey, C. T.,	Horne,	Orr,	Whitehouse,
Diehm,	Hough,	Perry,	Whiteman,
Dilshcimer,	Huston,	Pike,	Williams,
Dithrich,	Jones, D. J.,	Posey,	Wolfe,
Donneley,	Jones, W. W.,	Rhoads,	Woner,
Dunlap,	Jordan,	Richards,	Wood,
Eaches,	Keene,	Rinn,	Woodruff,
Edmonds,	Kelly,	Roman,	Zook,
Elgin,	Kohler,	Ruddy,	Spangler,
Evans,	Kooser,	Schaeffer,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Mr. BRADY asked and received unanims consent to call up from page 21 of today's calendar, bills on third reading, House Bill No. 1231.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1231, entitled:

An Act providing for the taxation modification remission and collection of all fees received by the several prothonotaries and the several clerks of the court of this Commonwealth.

On the question,

Will the House agree to the bill on third reading?

Mr. BRADY. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend title, line 3, by striking out the word "court" and inserting in lieu thereof the word "courts"; amend section 1, line 5, by striking out the word "court" and inserting in lieu thereof the word "courts".

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

ADJOURNMENT.

Mr. CHARLES P. DEWEY. Mr. Speaker, I move the House do now adjourn.

The motion was agreed to, and (at 10.35 P. M.), the House adjourned until to-morrow morning at 11.00 o'clock

# Legislative Journal.

Session 1921

124th of the General Assembly

Vol. 6.

HARRISBURG, PA., THURSDAY, APRIL 14, 1921

No. 46.

## SENATE

THURSDAY, April 14, 1921.

The Senate met at 10 o'clock A. M.

The PRESIDENT PRO TEMPORE (F. E. Baldwin) in the Chair.

## PRAYER.

The Rev. J. T. Davis offered the following prayer:

Almighty God, Father, who rules and reigns in indescribable glory, who gave to the earth man, with his wisdom and knowledge, create in all our hearts and minds the disposition that was found in David when he said "Bless the Lord, O my soul, and all that is within me bless His holy name. Bless the Lord, O my soul, and forget not all His benefits." May each and all of us have the same disposition in mind and act that was manifested from the great son of our God. May these acts and thoughts permeate in every character and activity that we find ourselves engaged in, until the world shall find in us the spirit of God, and the great handiwork by our lives through the lives of others, until the world shall be made better, and all those who reside therein shall be lifted to a higher plane of right living and thinking. Amen.

## JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present, the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. CRAIG, the further reading was dispensed with, and the Journal was approved.

## REPORTS FROM COMMITTEES.

Mr. CRAIG, from the Committee on Banks and Building and Loan Associations, reported as committed, Senate Bill No. 738, (House Bill No. 908), entitled:

An Act to amend section thirty-seven clause nine of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Famphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" increasing the powers of building and loan associations to purchase and hold real estate

Mr. PHIPPS, from the Committee on Military Affairs, reported as amended, Senate Bill No. 897, (House Bill No. 791), entitled:

An act providing for the burial of certain persons who are have been or shall be soldiers sailors or marines designated as "deceased service man" and authorizing county Commissioners to provide headstones markers and burial plots for such deceased service men at the expense of the county in which they shall die or have a legal residence at the time of their death

Mr. SMITH, from the Committee on Public Health and Sanitation, reported as amended, Senate Bill No. 869, (House Bill No. 23), entitled:

An Act to regulate the practice of Chiropractic and to create a Board of Chiropractor Examiners for the examination and licensing of Chiropractors defining the powers and duties of said Board providing a penalty for violations of this act

Mr. JOYCE, from the Committee on Judiciary General, reported as amended, Senate Bill No. 464, (House Bill No. 79), entitled:

An Act authorizing district attorneys in counties of the third class to appoint county detectives defining their powers and duties fixing their salaries and providing for the payment of such salaries and the expenses of such detectives from the county treasury

Mr. EYRE, from the Committee on Judiciary Special, re-reported as committed, Senate Bill No. 882, entitled:

An Act to empower the Public Service Commission to require railroad corporations to employ an adequate number of men upon trains and to repeal an Act approved the nineteenth day of June, nineteen hundred and eleven, (P. L. 1053), entitled "An act to promote the safety of travelers and employees upon railroads by compelling common carriers by railroad to properly man their trains."

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 60, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh, Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 975, entitled:

An Act making an appropriation to the Babies Hospital of Philadelphia, Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 925, (House Bill No. 196), entitled:

An Act providing for an examination of the Mid-Valley Hospital at Blakely Borough Lackawanna County by the Board of Public Charities providing for a transfer of said hospital under certain conditions to the Commonwealth regulating such hospital in the event of such transfer and making an appropriation

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 967, entitled:

An Act making an appropriation to the Trustees of the Locust Mountain Hospital at Shenandoah, Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 965, entitled:

An Act making an appropriation to the Hebrew Sheltering Home and Day Nursery for Children, Philadelphia, Pennsylvania

Mr. SMITH, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 990, (House Bill No. 1193), entitled:

An Act empowering clerks designated by the board for the assessment and revision of taxes in counties of the second class to administer oaths and affirmations

Mr. DAVIS, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 974, entitled:

An Act to further amend section three hundred ninety-five of an act approved the fourteenth day of July, one thousand nine hundred seventeen (P. L. 840) entitled "An act concerning townships and revising, amending and consolidating the law relating thereto"

Also from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 977, entitled:

An Act authorizing the county commissioners of any county within this Commonwealth to appropriate and pay out of the



treasury of their county, a sum not exceeding ten thousand dollars for the entertainment and other general expenses incident to a state or national convention, encampment, reunion or meeting of any national organization composed of certain honorably discharged soldiers, sailors and marines of the United States, and directing the manner in which such appropriations shall be expended

Also from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 982, (House Bill No. 876), entitled:

An Act to amend sections one, two, three, five, six and seven of an act approved the eighth day of July, one thousand nine hundred and nineteen (P. L. 784) entitled "An act empowering cities of the second and third classes, boroughs, and counties to acquire maintain and operate playgrounds, play fields, gymnasiums, public baths, swimming pools, and indoor recreation centers, authorizing school districts to join in the maintenance and operation of said activities and authorizing the issue of bonds and the levy of taxes for such purposes" by extending the provisions thereof so as to include townships

Also from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 1000, (House Bill No. 1096), entitled:

An Act to amend sections one, two and three, article seven, chapter six of an act approved the fourteenth day of May, one thousand nine hundred and fifteen (P. L. 312) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Also from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 721, (House Bill No. 965), entitled:

An Act to amend section six of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines"

Mr. McCONNELL, from the Committee on Judiciary Special, reported as amended, Senate Bill No. 980, (House Bill No. 204), entitled:

An Act to regulate the practice of the profession of engineering and of land surveying creating a State Board for the Registration of "Professional Engineers" and "Land Surveyors" defining its powers and duties imposing certain duties upon the Commonwealth and political subdivisions thereof in connection with public work and providing penalties

#### BILLS INTRODUCED.

Mr. PATTON read in his place and presented to the Chair Senate Bill No. 1008, entitled:

An Act to fix the number of Representatives in the General Assembly of the State, and to apportion the State into Representative Districts, as provided by the Constitution

Which was committed to the Committee on Legislative Apportionment.

Mr. LESLIE read in his place and presented to the Chair Senate Bill No. 1009, entitled:

An Act amending an act entitled, "A supplement to an act, entitled 'An act for the annexation of any city, borough, township, or part of a township, to a contiguous city, and providing for the indebtedness of the same,' approved the twenty-eighth day of April, Anno Domini, one thousand nine hundred and three; to enable territory now annexed, or which may hereafter be annexed under the provisions of said act, to be arranged and erected into a ward, or wards, of the city to which it is annexed; and providing the procedure for that purpose, and for the proper representation of the ward or wards erected;" approved the 28th day of May, A. D., 1907, by changing the number of petitioners from twenty per centum of the qualified voters to five per centum of the qualified voters as shown by the registry for the last preceding election of the city, borough, township, or part of a township, so annexed, and authorizing the Mayor of the City to which the territory was annexed, to make said petition

Which was committed to the Committee on Municipal Affairs.

Mr. BARR read in his place and presented to the Chair Senate Bill No. 1010, entitled:

An Act providing for the valuation and assessment in counties of the second class of all property of every kind and description

and all occupations taxable for county, school, borough, and township purposes; creating a County Assessment Board for that purpose; providing for the payment of the entire expense thereof by such counties; prescribing the duties of the several county officers in respect thereto; and abolishing all existing offices and boards having to do with the valuation and assessment of such taxable property and occupations in such counties, school districts, boroughs and townships

Which was committed to the Committee on Municipal Affairs.

Mr. HOMSHER read in his place and presented to the Chair Senate Bill No. 1011, entitled:

An Act establishing as a State highway a certain section of public road in the county of Lancaster

Which was committed to the Committee on Public Roads and Highways.

#### REPORT FROM COMMITTEE.

Mr. LESLIE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. LESLIE, from the Committee on Legislative Apportionment, reported as committed, Senate Bill No. 1008, entitled:

An Act to fix the number of Representatives in the General Assembly of the State, and to apportion the State into Representative Districts, as provided by the Constitution

#### BILL ON FINAL PASSAGE.

Mr. S. J. MILLER. Mr. President, I move that the Senate do now proceed to the consideration of Senate Bill No. 648, bill on final passage, entitled:

An Act to amend sections one thousand five hundred and one and one thousand five hundred and five of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof of providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by an act approved the twenty-third day of June one thousand nine hundred and nineteen (Pamphlet Laws, five hundred and seventy-two) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'" tainers shall not constitute a sale thereof"

Mr. PATTON. Mr. President, I second the motion. The motion was agreed to.

Agreeably to order,  
The Senate resumed the consideration of Senate Bill No. 648, as follows:

An Act to amend sections one thousand five hundred and one and one thousand five hundred and five of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by an act approved the twenty-third day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and seventy-two) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand five hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine)



entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which as amended by the act approved the twenty-third day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and seventy-two) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'" reads as follows

"Section 1501 Every school district of the first second or third class in this Commonwealth shall annually provide medical inspection of all the pupils of its public schools by proper medical inspectors to be appointed by the board of school directors of the district. Such medical inspection shall be made in the presence of the parent or guardian of the pupil when so requested by parent or guardian. All such medical inspectors shall be physicians legally qualified to practice medicine in this Commonwealth who have had at least two years experience in the practice of their profession and shall be paid such amounts as the boards of school directors may determine. Provided That nothing in this act shall preclude the appointment of health officers of municipalities as medical inspectors in the school districts of this Commonwealth" is hereby amended to read as follows

Section 1501 Every school district of the first second or third class in this Commonwealth shall annually provide medical inspection of all the pupils of its public schools by proper medical inspectors to be appointed by the board of school directors of the district in sufficient number to conduct the required inspection in conformity with the standard requirements prescribed by the Commissioner of Health for the medical inspection of schools in such district such medical inspection shall be made in the presence of the parent or guardian of the pupil when so requested by parent or guardian. All such medical inspectors shall be physicians legally qualified to practice medicine in this Commonwealth who have had at least two years experience in the practice of their profession and shall be paid such amounts as the boards of school directors may determine. Provided That nothing in this act shall preclude the appointment of health officers of municipalities or osteopathic physicians as medical inspectors in the school districts of this Commonwealth.

Section 2 That section one thousand five hundred and five of said act which as amended by said act of one thousand nine hundred and nineteen reads as follows

"Section 1505 The medical inspectors shall at least once each year inspect and carefully test and examine all pupils in the public schools of their districts giving special attention to defective sight hearing teeth or other disabilities and defects specified by the Commissioner of Health in his directions for medical examinations of schools. Each medical inspector shall make to the teacher or if the board of school directors so directs to the principal or district superintendent of schools a written report concerning all pupils found to need medical or surgical attention and giving careful directions concerning the care of each pupil who needs special care while in school. The teacher or the principal or district superintendent shall keep such report until the end of the school year shall carry out as carefully as possible said directions concerning the special care of pupils while in school and shall promptly send a copy of the medical inspector's report upon each child to the parents or guardian thereof" is hereby amended to read as follows

Section 1505 The medical inspectors shall at least once each year inspect and carefully test and examine all pupils in the public schools of their districts giving special attention to defective sight hearing teeth or other disabilities and defects specified by the Commissioner of Health in his directions and requirements for medical inspection of schools and shall make such additional inspections and examinations as shall be provided for in said directions or required by the Commissioner of Health the principal or the district superintendent of schools. Each medical inspector shall make to the teacher or if the board of school directors so directs to the principal or district superintendent of schools a written report concerning all pupils found to need medical or surgical attention and giving careful directions concerning the care of each pupil who needs special care while in school. The teacher principal or district superintendent shall promptly send a copy of the medical inspector's report upon each child requiring treatment to the parents or guardians thereof and shall keep the report concerning the pupils found to need medical or surgical attention until the last month of the school term carrying out as carefully as possible the medical inspector's directions concerning the special care of pupils while in school noting any corrections of defects reported and in fourth class school districts shall return the report to the Commissioner of Health in first second and third class school districts to the district superintendent of schools or to the principal of schools if no district superintendent who shall make such reports to the Commissioner of Health as he may require

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

Mr. S. J. MILLER. Mr. President, I move to reconsider the vote by which the bill passed third reading.

The PRESIDENT. How did the Senator vote?

Mr. MILLER. Mr. President, I voted "aye."

Mr. PATTON. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. PATTON. Mr. President, I voted "aye."

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill?

Mr. S. J. MILLER. Mr. President, I ask unanimous consent to amend section 1, page 4, line 9, by striking out the words "or osteopathy"; also line 14, by striking out after the word "municipalities," the words "or osteopathic physicians."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

#### BILLS ON THIRD READING.

Mr. PATTON. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 562, (House Bill No. 115), entitled:

An Act to further amend section six hundred and seventeen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

Mr. SNYDER. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 562, (House Bill No. 115), as follows:

An Act to further amend section six hundred and seventeen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section six hundred and seventeen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which as amended by an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred eighty-nine) entitled "An act to amend section six hundred and seventeen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' and providing for the construction reconstruction or repair of school buildings or work upon school property within the Commonwealth of Pennsylvania by contract where the cost value or amount of same including labor and material exceeds the sum of three hundred dollars" reads as follows

"Section 617 All construction reconstruction repairs or work of any nature including the introduction of heating ventilating or lighting systems upon any school building or upon any school property made by any school district in this Commonwealth where the entire cost value or amount of such construction reconstruction repairs or work including labor and material shall exceed five hundred dollars (\$500.00) shall



be done under contract or contracts to be entered into by such school district with the lowest responsible bidder upon proper terms after due public notice has been given asking for competitive bids

And said bill having been read at length the third time,  
On the question,  
Will the Senate agree to the bill?

BILL POSTPONED.

Mr. PATTON. Mr. President, I move that the question, together with the further consideration of the bill, be postponed for the present.

Mr. SNYDER. Mr. President, I second the motion.  
The motion was agreed to.

Mr. SMITH. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 873, entitled:

An Act relating to explosives making unlawful the giving away sale or delivery of explosives to persons under sixteen and the having in possession and use of explosives for certain purposes

Mr. EYRE. Mr. President, I second the motion.  
The motion was agreed to.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 873, entitled:

An Act relating to explosives making unlawful the giving away sale or delivery of explosives to persons under sixteen and the having in possession and use of explosives for certain purposes

And said bill having been read at length the third time,  
On the question,  
Will the Senate agree to the bill?

Mr. SMITH. Mr. President, I ask unanimous consent to amend section 1, page 2, line 4, by adding after the word "definition" the following: "For the purpose of this act manufactured articles shall not be held to be explosives when the individual units contain explosives in such limited quantities, of such nature, or in such packing, that it is impossible to procure a simultaneous or a destructive explosion of such units, to the injury of life, limb or property by fire, by friction, by concussion, by percussion, or by detonator, such as fixed ammunition for small arms, fire-crackers, safety fuse matches, et cetera."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

Mr. SMITH. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 874, entitled:

An Act relating to explosives making unlawful the giving away sale or delivering of explosives without the making and keeping of records of sale

Mr. EYRE. Mr. President, I second the motion.  
The motion was agreed to.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 874, entitled:

An Act relating to explosives making unlawful the giving away sale or delivering of explosives without the making and keeping of records of sale

And said bill having been read at length the third time,  
On the question,  
Will the Senate agree to the bill?

Mr. SMITH. Mr. President, I ask unanimous consent to amend section 1, page 2, line 4, by adding after the word "definition" the following: "For the purpose of this act manufactured articles shall not be held to be explosive when the individual units contain explosive in such limited

quantities, of such nature, or in such packing, that it is impossible to procure a simultaneous or a destructive explosion of such units, to the injury of life, limb or property by fire, by friction, by concussion, by percussion, or by detonator, such as fixed ammunition for small arms, fire-crackers, safety fuse matches, et cetera."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate

#### COMMUNICATIONS FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented communications in writing from his Excellency the Governor of the Commonwealth, which were read as follows:

#### APPROVAL OF SENATE BILL NO. 480.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 14, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania,

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 480, entitled:

"An Act to provide for a second additional law judge of the several courts of the twelfth judicial district."

WM. C. SPROUL.

#### APPROVAL OF SENATE BILLS NOS. 39, 118 AND 308.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 14, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania,

Gentlemen: I have the honor to inform you that on April 13, 1921, I approved and signed Senate Bill No. 39, entitled:

"An Act providing for the protection of the public health and the prevention of fraud and deception by prohibiting the manufacture the sale the offering for sale or exposing for sale or the having in possession with intent to sell of adulterated or deleterious butter defining butter and prescribing the penalty for the violation thereof."

Also Senate Bill No. 118, entitled:

"An Act making a deficiency appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania."

Also Senate Bill No. 308, entitled:

"An Act authorizing county commissioners to appropriate moneys for the maintenance of duly incorporated organizations for the prevention of cruelty to animals."

WM. C. SPROUL.

#### APPROVAL OF SENATE BILLS NOS. 7 AND 495.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 14, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania,

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 7, entitled:

"An Act to amend the first section of an act, approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws four hundred and eighty-three) entitled 'An act relating to practice in the courts of common pleas in actions of assumpsit and trespass except actions for libel and slander prescribing the pleadings and procedure to be observed therein and giving the courts power to enforce its provisions' by extending the act so as to apply to all actions of assumpsit and trespass whether originating in or appealed to any court of common pleas."

Also Senate Bill No. 495, entitled:

"An Act making it a misdemeanor to imitate destroy remove injure or deface any sign or index board erected by the State Highway Department of the Commonwealth on or near-by a State highway for the guidance of the public and providing for the punishment of violations of this act."

WM. C. SPROUL.

#### APPROVAL OF SENATE BILLS NOS. 208, 216 AND 334.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 14, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania,

Gentlemen: I have the honor to inform you that on April 13, 1921, I approved and signed Senate Bill No. 208, entitled:

"An Act to repeal so much of an act entitled 'An act to fix the return day of writs in the third Judicial District' approved

the eleventh day of April Anno Domini one thousand eight hundred and sixty-six (Pamphlet Laws six hundred and six) as relates to Lehigh county."

Also Senate Bill No. 216, entitled:

"An Act to amend section twenty-nine of the act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and eighteen) entitled 'An act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employes and on city councils of cities of the first and second class and providing penalties' by limiting the amount of damages to be paid for sheep."

Also Senate Bill No. 334, entitled:

"An Act to reappropriate certain unused funds heretofore appropriated for the education of teachers in the State normal schools and making a deficiency appropriation to the trustees of the several State normal schools of the Commonwealth of Pennsylvania."

WM. C. SPROUL.

#### NOMINATIONS BY THE GOVERNOR.

##### JUDGE.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 14, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate, John B. Fox, to be Judge of the several courts of the twelfth judicial district (Dauphin County) to serve until the first Monday in January, 1922.

WM. C. SPROUL.

##### NOTARIES PUBLIC.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 14, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following named person to be NOTARY PUBLIC for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date set opposite his name respectively:

##### ALLEGHENY COUNTY.

Thomas J. Lewis, McKeesport, Allegheny, April 23, 1921.

WM. C. SPROUL.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 14, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be NOTARIES PUBLIC for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of their confirmation:

Victor L. Baker, Clairton, Allegheny.  
Floyd Bixler, Pittsburgh, Allegheny.  
Miss Mary A. Domin, Pittsburgh, Allegheny.  
D. S. Junker, McKeesport, Allegheny.  
R. W. Watkins, Pittsburgh, Allegheny.

##### INDIANA COUNTY.

J. Wayne Tomb, Indiana, Indiana.

##### LACKAWANNA COUNTY.

Wendell P. Evans, Scranton, Lackawanna.

##### PHILADELPHIA COUNTY.

Ervin F. Bickley, Philadelphia, Philadelphia.

WM. C. SPROUL.

By unanimous consent,

A motion was made by Mr. McCONNELL.

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting on the foregoing nominations.

Which was agreed to.

Whereupon,

A motion was made by Mr. McCONNELL.

That the Senate do advise and consent to said nominations.

On the question.

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—36.

Aron.	Davis.	Leslie.	Sisson.
Barr.	Donahue.	MacDade.	Smith.
Berntheizel.	Einstein.	Marlow.	Snyder.
Boyd.	Eyre.	McConnell.	Stineman.
Christley.	Heaton.	McNichol.	Vare.
Clark.	Herron.	Miller, S. J.	Weaver.
Craig.	Homsher.	Norton.	Woodward.
Crow.	Jones.	Patton.	Baldwin.
Culbertson.	Joyce.	Phipps.	Pres. pro tem.
Daix.			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. McCONNELL. Mr. President, I move that the executive session do now rise.

Mr. PHIPPS. Mr. President, I second the motion.

The motion was agreed to.

#### BILL RECOMMITTED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 958 on third reading, entitled:

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts.

be recommitted to the committee on Judiciary Special.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

#### BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 80, as follows:

An Act making an appropriation to the treasurer of the First Regiment Infantry of Pennsylvania

Whereas the Commonwealth of Pennsylvania has made an appropriation for the past years to construct and maintain armories for the use of the National Guard of Pennsylvania and

Whereas the present appropriation of two hundred dollars per annum per unit or thirty-two hundred dollars in all is not sufficient to pay the accrued interest on the armory occupied by the First Regiment Infantry National Guard of Pennsylvania thereby creating a deficit therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of six thousand dollars is hereby specifically appropriated to the treasurer of the First Regiment Infantry of Pennsylvania to pay for interest on armory building for the past two years

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 142, as follows:

An Act making an appropriation to the Grand View Hospital located near Sellersville Bucks county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary is hereby specifically appropriated to the Grand View Hospital located near Sellersville Bucks county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.



Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 286 (House Bill No. 251), entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 352, as follows:

An Act to carry out the provisions of Section eight Article nine of the Constitution of the State of Pennsylvania as amended and for that purpose prescribing the method of determining the amount which may be deducted in ascertaining the borrowing capacity of the City of Philadelphia by excluding from the calculation and deducting from its indebtedness so much of the debt of said City as shall have been incurred or is about to be incurred and the proceeds thereof expended or about to be expended upon any public improvement or in the construction purchase or condemnation of any public utility or part thereof or facility therefor if such public improvement or public utility or part thereof whether separately or in connection with any other public improvement or public utility or part thereof may reasonably be expected to yield revenue in excess of operating expenses sufficient to pay the interest and sinking fund charges thereon

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever the City of Philadelphia shall have incurred or is about to incur any debt or debts for and the proceeds thereof shall have been or are about to be invested in any public improvements of any character or in the construction purchase or condemnation of any public utility or part thereof or facility therefor which either separately or in connection with any other public improvement or public utility or part thereof may reasonably be expected to yield revenue in excess of operating expenses sufficient to pay the interest and sinking fund charges thereon the city may at any time and from time to time present its petition to any of the Courts of Common Pleas of the County in which such City is situated for the purpose of having determined the amount of its debt which may be deducted from its indebtedness in ascertaining the borrowing capacity of the said City as provided in Section eight Article nine of the Constitution of the State of Pennsylvania as amended The said petition shall contain an enumeration of any such public improvement or improvements public utilities part or parts thereof and facilities therefor so reasonably to be expected to yield such revenue the amount of indebtedness which shall have been incurred or is about to be incurred for such public improvement or improvements public utilities part or parts thereof and facilities therefor the average rate of interest and sinking fund charges payable upon the indebtedness incurred by said City as to each of such improvements public utilities part or parts thereof and facilities therefor and such other facts as may show or tend to show that the operation of the said improvements public utilities part or parts thereof and facilities therefor whether operated separately or in connection with any other public improvement or public utility or part thereof may reasonably be expected to yield revenue in excess of operating expenses sufficient to pay the interest and sinking fund charges thereon and together with such other information as may be pertinent to the ends of the inquiry The petition hereinabove provided for shall be made and sworn or affirmed to by the Mayor and shall be filed by the City Solicitor having first been attested by the City Controller and by the head of the department or other branch of the City government having the management of such improvements as to the matters within their special knowledge or control respectively

Section 2 Upon the filing of the aforesaid petition the court in which it shall have been filed shall fix a date not less than three weeks nor more than five weeks thereafter for the making of an application pursuant to the prayer of said petition and notice of the filing thereof and of the date fixed for making such application shall be published by the Mayor not less than once a week for three weeks in three daily newspapers of general circulation published in said City to be designated by the court and in the legal journal in which legal notices are regularly printed On or before the date so fixed all parties in interest including the taxpayers the owners or holders of bonds or other securities of said City or otherwise may appear in person or by attorney and file with the said court a verified answer or answers to the aforesaid petition Upon the date so appointed for the making of such application or at such time thereafter as it or he may fix the said court or one of the judges thereof shall proceed forthwith to take the testimony of the parties so appearing and to hear argument thereon as in other cases at which taking of testimony and hearing of

argument all parties shall be entitled to present evidence to be heard and to file briefs as the said judge or court may direct

Section 3 After hearing the allegations and proofs and the arguments thereon of the respective parties the court or the judge before whom such hearing is had shall render a decision stating how much of the debt of the said City shall have been or is about to be incurred and the proceeds thereof expended or about to be expended in any such public improvements or in the construction purchase or condemnation of any such public utility or part thereof or facility therefor which operated either separately or in connection with any other public improvement or public utility or part thereof may reasonably be expected to yield revenue in excess of operating expenses sufficient to pay the interest and sinking fund charges thereon with such particulars as shall show the gross income therefrom the operating expenses thereof and the net revenue all of which may be actual or estimated and the total amount of the interest and sinking fund charges payable upon the indebtedness incurred or about to be incurred by the said City for each such improvement construction purchase or condemnation and shall make an order fixing the total amount which for that reason the said City may exclude from the calculation and deduct from its debt in ascertaining its borrowing capacity Should such hearing be before a judge of the said court exceptions to his findings and decision may be filed by any party in interest who shall have appeared as aforesaid within ten (10) days after such decision shall have been rendered and notice of said findings and decision shall have been given to all such parties by the Prothonotary of the court and the said exceptions shall be heard and disposed of by the court in banc in the same manner and subject to the same rules as govern the hearing of exceptions upon trials in equity If no exceptions be filed within ten (10) days to the findings and decision of such judge they shall be final and conclusive Upon the making of such order by the court or by a judge thereof if no exceptions be filed to his decision the amount so ascertained shall thereupon be wholly excluded in determining the power of such City to incur debt

Section 4 After the determination of the Court of Common Pleas either upon exceptions as aforesaid or upon hearing by it in the first instance and after the order of the court for the purpose of giving effect thereto an appeal may be taken to the Supreme Court of the Commonwealth in the manner prescribed for other similar appeals but such appeal must be taken within twenty (20) days after the entry of the order and determination complained of security to be fixed by the Court and entered as in other cases and all such appeals shall be heard by the Supreme Court in any district in which it may be in session but such determination and order of the Court of Common Pleas shall not be subject to any other appeal or review or to collateral attack of any kind whatsoever but shall with respect to the validity of all municipal loans and in all other respects be final and conclusive and the proceeding herein provided for shall be the sole and exclusive method of determining the aforesaid matters

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 370 (House Bill No. 224), entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 417 (House Bill No. 225), entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,



The Senate proceeded to the second reading and consideration of Senate Bill No. 463 (House Bill No. 215), entitled:

An Act for the better protection of fish requiring citizens of the United States residing within this Commonwealth to procure a license from the county treasurer to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties recovered and license fees received

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 711 (House Bill No. 650), entitled:

An Act to amend section six hundred two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 712 (House Bill No. 671), entitled:

An Act providing for county poor districts in counties of the sixth class providing for their management direction and control by the county commissioners defining their powers and duties imposing certain duties upon the county treasurer and county controller or county auditors abolishing the present poor districts and transferring their property

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 717 (House Bill No. 744), entitled:

An Act to amend clause eight of section eight paragraph three (b) of section fourteen and section eleven of an act approved the eighteenth day of July Anno Domini one thousand nine hundred seventeen entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" so as to provide that all the years of service of an employee including years of service after age sixty-two if any there be shall be counted in calculating retirement allowance and the final salary and so as to provide that a contributor shall continue to contribute as long as they remain in the service

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 718 (House Bill No. 784), entitled:

An Act authorizing school districts of the fourth class, with the assent of the electors, to use moneys borrowed or authorized to be borrowed for purposes which have proved impracticable or undesirable, for other lawful purposes.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 731 (House Bill No. 950), entitled:

An Act to amend section one of an act approved the twentieth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand one hundred and fifty-eight) entitled "An act to fix regulate and establish the fees to be charged and received by constables in this Commonwealth" as amended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 739 (House Bill No. 970), as follows:

An Act to amend sections one two three four five and six and repealing sections seven and eight of an act approved the twenty-sixth day of July one thousand nine hundred thirteen (Pamphlet Laws one thousand three hundred and sixty-nine) entitled "An act declaring buildings and parts of buildings used for purposes of fornication lewdness assignation and prostitution to be nuisances providing a method of abating same establishing a method of procedure against those who use said buildings or parts for such purposes and providing penalties for violations of this act"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That sections one two three four five and six of an act approved the twenty-sixth day of July one thousand nine hundred thirteen (Pamphlet Laws one thousand three hundred and sixty-nine) entitled "An act declaring buildings and parts of buildings used for purposes of fornication lewdness assignation and prostitution to be nuisances providing a method of abating same establishing a method of procedure against those who use said buildings or parts for such purposes and providing penalties for violations of this act" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any building or part of a building used for purposes of fornication lewdness assignation or prostitution shall be a nuisance

Section 2 Any person knowing or having reason to believe that any building or part of a building is so used may in writing notify the owner and agent of the owner that such building or part of a building is so used. A copy of said notice shall be served on the person using said building or part thereof as aforesaid. Such notification may be served personally or by registered mail. Any such agent shall be guilty of a misdemeanor who shall receive such notification and who shall not within twenty-four hours either deliver the same to the owner personally or mail the same to the owner by registered mail provided the address of the owner be known to the agent. If such nuisance be not abated within one week after the service of such notice as aforesaid the court of common pleas of the county on the petition of the district attorney or of any citizen of the county may after hearing grant a preliminary injunction directed to the owner of such building and to the person so using the same restraining such owner and such person from using or permitting such building to be used as aforesaid

Section 3 Service of such injunction shall be made personally upon the owner and on such person if they can be found in the county. If they cannot be so found a copy thereof shall be delivered to any adult residing in said building and upon the agent if any of the owner. If no such adult be found and service cannot be had upon such agent if any then service shall be made as the court shall direct. If any person other than such owner shall be served with any such notice of injunction and shall not within twenty-four hours thereafter deliver the same to said owner or mail it to said owner by registered mail such person shall be guilty of a misdemeanor provided the address of the owner be known by the person served

Section 4 If after consideration the court shall find that the building or part thereof was used as aforesaid the injunction shall be made a perpetual injunction restraining the owner his



heirs and assigns or successors and the person or persons using or occupying the said building forever from using such building or any part thereof as aforesaid or permitting the same to be done and restraining said person from using said building or any part thereof or from using any other building or part thereof in the manner aforesaid."

Section 5 Any owner of such building or any agent of such owner who after such injunction be made permanent shall use such building or any part thereof as aforesaid or knowingly permit the same to be so used shall be guilty of a misdemeanor.

Section 6 Any person using said building or part thereof as aforesaid and enjoined with such owner as aforesaid who shall use said building or part thereof or any other building or part thereof in violation of such injunction shall be guilty of a misdemeanor" are hereby amended to read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any building or part of a building used for the purpose of fornication lewdness assignation or prostitution shall be a nuisance.

Section 2 Any person knowing or having reason to believe that any building or part of building is so used may in writing notify the owner and agent of the owner that such building or part of building is so used a copy of said notice shall be served on the person using said building or part thereof as aforesaid. Such notification may be served personally or by registered mail. Any such agent who shall receive such notification must within twenty-four hours either deliver same to the owner personally or mail the same to the owner by registered mail provided the address of the owner be known to the agent. If such nuisance be not abated within one week after the service of such notice as aforesaid the court of common pleas of the county on the petition of the district attorney or of any citizen of the county may after hearing grant a preliminary injunction for a period to be determined by the court directed to the owner of such building and to the person so using the same restraining such owner and such person from using or permitting such building to be used as aforesaid.

Section 3 Service of such injunction shall be made personally upon the owner if such person can be found in the county. If such person cannot be found a copy thereof shall be delivered to any adult residing in said building and upon the agent if any of the owner. If no such adult be found and service cannot be had upon such agent if any then service shall be made as the court shall direct. Any person other than such owner who shall be served with any such notice of an injunction shall within twenty-four hours thereafter deliver the same to said owner or mail it to said owner by registered mail provided the address of the owner be known by the person served.

Section 4 If at any time during the period fixed by the court for the preliminary injunction aforesaid the court shall find that the building or part thereof was used as aforesaid the injunction shall be made a perpetual injunction restraining the owner his heirs and assigns or successors and the person or persons using or occupying said building forever from using such building or any part thereof as aforesaid or permitting the same to be done and restraining said person from using said building or any part thereof or from using any other building or part thereof in the manner aforesaid.

Section 5 Any owner of such building or any agent of such owner who after the preliminary injunction or after such injunction be made permanent shall use such building or any part thereof as aforesaid or knowingly permit the same to be so used shall be subject to summary punishment as for contempt of court in the manner now provided by law for disobedience or neglect of or to the lawful process of said court.

Section 6 Any person using said building or part thereof as aforesaid and enjoined with such owner as aforesaid who shall use said building or part thereof or any other building or part thereof in violation of such injunction shall be subject to summary punishment as for contempt of court in the manner now provided by law for disobedience or neglect of or to the lawful process of said court.

Section 2 Sections seven and eight of said act are hereby repealed.

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 752 (House Bill No. 1068), as follows:

An Act regulating and defining the powers and duties of the Dental Council and the State Board of Dental Examiners providing for appointment of examiners defining qualifications of applicants for examination condition of granting and revoking licenses regulating and limiting and defining the practice of dentistry limiting and defining operator in dental surgery prohibiting practice by or employment of unlicensed and unregistered persons and providing punishment therefor requiring the recording of licenses and registration of practitioners and disposition of fees and fines providing for an annual registration fee for licensed practitioners and the disposition of such fees defining evidence of violations and provid-

ing punishment fixing the appropriations to the Dental Council.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Dental Council of Pennsylvania shall consist of the Secretary of Internal Affairs the Commissioner of Health the Superintendent of Public Instruction the President and First Vice-President of the Pennsylvania State Dental Society and the Secretary of the Board of Dental Examiners.

The Dental Council may make and adopt for its government all necessary rules regulations and by-laws and shall locate and maintain an office within this State for the transaction of its business. Three members of the Dental Council one of whom shall be the President of First Vice-President of the Pennsylvania State Dental Society or the Secretary of the Board of Dental Examiners shall constitute a quorum for the transaction of business.

The Dental Council shall elect a president secretary and treasurer whose terms of office shall be for one year or until their successors shall be elected. The president shall be elected only from the members of the Dental Council.

The Dental Council shall supervise and provide rules in conformity with the provisions of this act for the examination of all applicants for license to practice dentistry in this Commonwealth and shall keep records of their transactions and a registry of all licenses granted by them stating the name age residence and qualifications of the person licensed to practice dentistry and whether qualified by examination or otherwise said registry shall be a public record and accessible as such and shall be kept at the place provided for the purpose in the Capitol in Harrisburg.

The Dental Council shall receive annually the sum of two thousand dollars to be paid by the State Treasurer on the warrant of the Auditor General from which the Dental Council shall pay the salary of its secretary stenographers and clerks postage and all its other expenses including mileage and ten dollars to each member for each day's attendance at regular meetings of the Dental Council.

Section 2 The Dental Council shall have sole power to grant licenses to practice dentistry in this Commonwealth to any person who may be duly qualified under the provisions of this act.

The Dental Council shall also have sole power after hearing before it to revoke licenses to practice dentistry if the accused shall have been guilty of malpractice or convicted of a felony or of violating the dental laws of this Commonwealth or shall be addicted to the use of narcotic drugs provided that any person whose license shall have been revoked shall have the right of appeal to a court of competent jurisdiction.

Any person may present to the Dental Council a written application for a license to practice dentistry together with a fee of twenty-five dollars and with proof that he or she is not less than twenty-one years of age is of good moral character and has obtained a competent education together with a diploma conferring upon him or her the degree of Doctor of Dental Surgery or other established dental degree from a reputable educational institution approved by the Dental Council and maintaining a four years course in dentistry and with further proof that the applicant is not at the time under indictment for the violation of any act of assembly regulating the practice of dentistry thereupon the Dental Council may authorize the examination of such person by the State Board of Dental Examiners.

Upon receiving from the Board of Dental Examiners a report of the examination for license of any applicant who shall have been returned as having successfully passed said examination the Dental Council shall issue to the applicant a license to practice dentistry in the State of Pennsylvania. Every license to practice dentistry issued pursuant to this act shall be subscribed by the officers of the Dental Council and by each Dental Examiner who reported the applicant as having successfully passed the examination such as is provided by this act and said license shall be sealed with the seal of the Dental Council of the Commonwealth of Pennsylvania and shall be recorded in a book to be kept in the office of the Dental Council and the number of the book and page therein containing said record shall be noted upon said license.

Upon the recommendation of the Board of Dental Examiners the Dental Council may also issue a license upon the payment of a fee of twenty-five dollars to any person who is of good moral character and who shall furnish proof that he or she has a license to practice dentistry granted by the Dental Council or other lawfully constituted authority of any other state or country where the preliminary and professional education required by law is equal to that of the laws provided by this Commonwealth.

The Dental Council may also license any applicant who has been in the actual lawful practice of dentistry for not less than ten years upon the report of the Board of Dental Examiners that after due investigation or examination it finds his or her education and professional attainments and experience to be together fully equal to the requirements for license in this Commonwealth.

The Board of Dental Examiners shall keep a book of registration at the office of the Board in which shall be registered the names and addresses of each person duly qualified under existing laws or who may hereafter become qualified to conduct the practice of dentistry in Pennsylvania.



And it shall be the duty of all persons now qualified and engaged in the practice of dentistry or who shall hereafter be licensed by the Dental Council to engage in such practice in this Commonwealth to be registered with the said Board of Dental Examiners as practitioners on or before the first day of January one thousand nine hundred and twenty-two and thereafter to register with said Board of Dental Examiners in like manner annually on or before the first day of January of each succeeding year. The form and method of such registration shall be provided for by the said Board of Dental Examiners in such manner as will enable the Dental Examining Board to carry into effect the purposes of this act.

Each person so registering with the Board of Dental Examiners shall pay for each annual registration and for the certificate hereinafter provided a fee of one dollar which sum shall accompany the application for such registration. The money thus received shall be used by the Board of Dental Examiners for the purpose of carrying into effect the provisions of this act against unlicensed and unregistered practitioners and for such other purposes connected with the duties of said Board as it shall deem necessary and advisable.

Upon receiving a proper application for such registration accompanied by the fee above provided the said Board of Dental Examiners shall issue its certificate of registration to the applicant entitled to registration upon which shall be noted the number of the book and the page therein containing the record of such registration said certificate together with its renewals shall be good and sufficient evidence of registration under the provisions of this act.

Any person who shall practice dentistry without having been registered in accordance with the provisions of this act shall on conviction thereof before any magistrate, alderman or justice of the peace in the county where the offense shall have been committed be subject to a fine or penalty of not less than ten dollars (\$10.00) nor more than one hundred dollars (\$100.00) to be collected by summary conviction as like fines and penalties are now by law collected or in case of non-payment of such fine to undergo an imprisonment in the county jail for a period not exceeding ten (10) days. Provided that any person so convicted shall have the right of appeal as in other cases of summary conviction.

Every license issued other than as the result of an examination shall state the grounds upon which it is granted.

All fees collected by the Dental Council shall be disbursed by the Dental Council in payment of the expenses of the Board of Dental Examiners provided that any surplus unexpended at the end of any fiscal year shall be apportioned among the Dental Examiners in proportion to the number of applicants for license respectively examined by each during said fiscal year.

Section 3. The Board of Dental Examiners of the Commonwealth of Pennsylvania shall consist of six persons whose term of office shall be for three years from the first day of September of the year in which they may be appointed.

The Pennsylvania State Dental Society shall have power to nominate from its membership at least double the number of candidates required to fill the vacancies occurring annually in the office of Dental Examiner. Said candidates shall have been engaged in the actual practice of dentistry in this Commonwealth during a period of not less than ten years. The Governor of this Commonwealth shall have power to appoint dental examiners to fill all vacancies occurring from any cause only from the candidates nominated as aforesaid. No member of the faculty of a Dental College shall be eligible to appointment as a member of the State Board of Dental Examiners. In the event of failure of the Pennsylvania State Dental Society to nominate candidates as aforesaid the Governor shall appoint members in good standing of the said Society without other restrictions. The Governor shall have power to remove any examiner for continued neglect of duty incompetency or dishonorable conduct.

The Board of Dental Examiners may make all necessary rules regulations and by-laws concerning the transaction of its business subject to the approval of the Dental Council and shall have power to require attendance of persons and papers and take testimony concerning all matters within its jurisdiction and the presiding officer of said Board or of any committee thereof shall have power to issue subpoenas and administer oaths.

Section 4. For the purpose of examining applicants for license the State Board of Dental Examiners shall hold two stated meetings each and every year to wit one in June and one in December. The June meetings shall be held simultaneously in Philadelphia and Pittsburgh. The December meetings shall be held simultaneously in Philadelphia and Pittsburgh or in the discretion of the Board may be in Harrisburg.

Special meetings may be held the time and place to be fixed by said Board. Due notice of all meetings shall be given. At stated and special meetings a majority of the Board shall constitute a quorum thereof but the examinations may be conducted by a committee of one or more of the examiners duly authorized by the said Board.

All candidates for examination for license to practice dentistry in the State of Pennsylvania shall be required to pass an examination by the State Board of Dental Examiners upon the following subjects: First general anatomy and physiology second special dental anatomy third dental histology fourth dental physiology fifth chemistry and metallurgy sixth materia medica seventh dental pathology bacteriology and therapeutics eighth

anaesthesia ninth oral surgery tenth principles and practice of operative and posthetic dentistry.

Said examination shall be conducted in writing and shall embrace all the subjects named in this act. Each applicant shall also furnish to the Board of Dental Examiners satisfactory evidence of his or her proficiency in the manipulative procedures of dentistry either by producing an example of his or her work with proof of the execution of the same or by a practical demonstration of his or her skill in the presence of the Examiner. After each stated examination an official report signed by the president and secretary and each acting member of the said Board of Dental Examiners stating the examination average of each candidate in each branch the general average and the results of the examination whether successful or unsuccessful shall be transmitted to the Dental Council. The said report shall embrace all the examination papers questions and answers thereto. All such examination papers shall be filed by the Dental Council at Harrisburg and kept for reference and inspection for a period of not less than five years.

Section 5. It shall be the duty of each person practicing dentistry within this Commonwealth to display or cause to be displayed his or her name at a conspicuous place at or near the entrance to the office or place where he or she is practicing dentistry and to keep his or her license and certificate of registration displayed in a conspicuous place where he or she practices in such manner as to be easily seen and read under penalty of having his or her license revoked by the Dental Council. Every person practicing dentistry within this Commonwealth at the time of the passage of this act shall within six months from the passage thereof cause his or her license to be recorded in the office of the Prothonotary of the Court of Common Pleas of each county in which such person shall practice dentistry unless the same shall have already been recorded in said county. And every person hereafter licensed to practice dentistry in this Commonwealth shall within one month of the date of his or her license cause said license to be recorded as aforesaid. Any person who shall neglect to cause his or her license to be recorded as herein provided shall be construed to be practicing dentistry without a license. The provisions of this section shall apply as well to operators in dental surgery as to practitioners in dentistry and in all sections of this act "Operator in dental surgery" shall be understood and construed to include all persons engaged in the practice of dentistry as the same is defined in the following section of this act and acting under the direction of another.

Section 6. It shall be unlawful for any person to practice dentistry or to employ any person as an operator in dental surgery or practitioner in dentistry or to act as or to cause or permit any person to act as an operator in dental surgery or as a practitioner in dentistry who is not duly qualified and registered as a practitioner in dentistry as provided by law. A person shall be deemed to be engaged in the practice of dentistry within the meaning of this act who shall treat diseases or lesions of the human teeth or jaws or perform operations of any kind thereon or insert any artificial teeth fixtures or appliances for the restoration regulation or improvement of the dental organs or who shall take X-ray pictures of the human teeth or jaws or who is manager proprietor or conductor of a place for performing dental operations or who for a fee salary or other reward paid or to be paid to himself or another person performs any of the beforenamed dental operations or who uses the word "dentist" "dental surgeon" or other letters or titles in connection with his name which in any way represent him as being engaged in the practice of dentistry. This act is not intended to prevent a bona fide student in regular attendance upon any dental college in this State from practicing dentistry under the direct supervision of one of his teachers in the regular infirmary of such college or a legal practitioner of another State making a clinical demonstration before any incorporated dental society for the purpose of instruction and without remuneration. This act shall not prohibit physicians or surgeons in the regular practice of their profession from extracting teeth for the relief of pain or making applications for such purpose or from taking X-ray pictures of the human teeth or jaws.

Section 7. It shall be unlawful for any person to circulate or advertise fraudulent or misleading statements as to the skill of the operator the quality of the materials drugs or medicines used or methods practiced.

Section 8. Any person who shall practice dentistry without becoming licensed or who shall practice dentistry under any name other than that on his or her State license or who shall practice dentistry or induce any person to practice dentistry in violation of any of the provisions of this act not hereinbefore provided for or who shall be guilty of the violation of the provision of section seven of this act shall be guilty of a misdemeanor and upon conviction shall be punished by a fine of not less than fifty dollars nor more than five hundred dollars or by imprisonment not exceeding six months or both fine and imprisonment at the discretion of the Court.

In all legal proceedings a statement certified by the secretary of the Dental Council under seal shall be prima facie evidence as to whether or not any person is licensed to practice dentistry within this Commonwealth and a statement certified by the Secretary of the Board of Dental Examiners shall be prima facie evidence as to whether or not any person has registered in accordance with the provisions of section two of this act.

All fines received under this act from convictions resulting from information instituted at the instance of the Pennsylvania State Dental Society shall be paid to the said society.

The State Board of Dental Examiners may examine prospective candidates for license to practice dentistry in the fundamental branches of the curriculum at the end of the second year of the four years' course.

Section 9. All acts and parts of acts inconsistent with this act are repealed.



This act shall not interfere or be held inconsistent with a supplement to the act of May seventh one thousand nine hundred and seven (Pamphlet Laws one hundred and sixty-one approved the nineteenth day of March one thousand nine hundred and twenty-one)

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 787 (House Bill No. 1066), entitled:

An Act requiring persons partnerships associations or corporations advertising for or soliciting business as adjusters of claims within this Commonwealth for loss or damage arising out of pollees of insurance surety or indemnity on property persons or insurable business interests within this Commonwealth to be licensed by the Insurance Commissioner

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 788 (House Bill No. 1067), entitled:

An Act making it unlawful to give or offer money to secure proxies for use at meetings of insurance companies

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 817, as follows:

An Act authorizing the tax levying authorities of each county of the Commonwealth to levy and collect an annual poll tax upon the inhabitants thereof in lieu of taxes heretofore levied and collected upon salaries emoluments of office posts of profit trades professions and occupations and repealing laws inconsistent with its provisions

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the authorities of each county of this Commonwealth who are empowered by existing law to levy taxes therein for county purposes are hereby authorized to levy and collect for county purposes an annual poll tax not exceeding one dollar upon all male and female persons over the age of twenty-one years resident within their respective counties

Section 2 Poll taxes levied and collected under the provisions of this act shall be in lieu of taxes heretofore collected by said counties upon salaries emoluments of office posts of profit trades professions and occupations

Section 3 All acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 818, as follows:

An Act providing for the election of one person as prothonotary and one person as clerk of the courts of quarter sessions and oyer and terminer in counties of the fourth class and repealing general local and special acts inconsistent herewith

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the qualified electors of each county of the fourth class shall elect one person to fill the office of prothonotary and one person to fill the office of clerk of the courts of quarter sessions and oyer and terminer At the first municipal election occurring after the passage of this act and every four years thereafter there shall be elected in each of said counties where a vacancy is about to occur by the expiration of the terms of the person or persons now in office a person as prothonotary and a person as clerk of the courts of quarter sessions and oyer and terminer in all other counties of the fourth class

there shall be elected at the municipal election in the year one thousand nine hundred and twenty-three and every four years thereafter a person as prothonotary and a person as clerk of the court of quarter sessions and oyer and terminer to take the places of those offices whose terms are about to expire on the first Monday of January next following All prothonotaries and clerks of the court of quarter sessions and oyer and terminer elected under the provisions of this act shall hold their respective offices for terms of four years from the first Monday of January succeeding their election and until their successors shall be duly elected and qualified Each prothonotary and clerk of the courts elected under the provisions of this act shall receive the salary now or hereafter provided by law for such officers in counties of the class herein provided for

Section 2 All acts or parts of acts general local and special inconsistent with this act are hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 819 as follows:

An Act creating the office of county controller in counties of the first second third fourth and fifth classes prescribing his powers and duties imposing certain duties upon county commissioners and county treasurers and abolishing the office of county auditor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the office of county controller is hereby established in each county of the Commonwealth of the first second third fourth and fifth classes At the municipal election in the year one thousand nine hundred and twenty-one and every four years thereafter there shall be elected in each of said counties not having a controller and in each of the counties where the term of the county controller then in office expires on the first Monday of January next succeeding a county controller who shall hold office for a term of four years from the first Monday of January next succeeding such election At the municipal election in the year one thousand nine hundred and twenty-three and every four years thereafter there shall be elected in each of said counties where the term of the county controller then in office expires on the first Monday of January next succeeding a county controller for a term of four years from the first Monday of January next succeeding such election Whenever any county shall hereafter come within any of the classes of counties to which this act applies there shall be elected in such county at the first municipal election thereafter and every four years thereafter a county controller who shall hold his office for a term of four years from the first Monday of January next succeeding his election The county controller of each county shall hold its respective term of office until his successor shall be duly elected and qualified if he shall so long behave himself well In any of the said counties not having a county controller at the date of the passage of this act and in any of said counties hereinafter coming within the provisions of this act the office of county auditor shall be abolished from and after the date when the county controller herein provided for shall commence his term of office

Section 2 No person holding any office under the United States Government shall be eligible to the office of county controller during his continuance in office nor until one year thereafter No county commissioner county treasurer prothonotary register of wills clerk of the courts recorder of deeds sheriff or district attorney or their chief clerks or deputies shall be eligible to the office of county controller until two years after the expiration of their respective terms of office but a controller shall always be eligible to re-election or appointment

Section 3 Before entering upon the duties of his office the controller shall give bond to the county in which he may be elected with at least two sufficient sureties or with corporate surety in the sum of twenty thousand dollars to be approved by the court of common pleas of said county conditioned for the faithful performance of his duties and those of his deputies The cost and expense of procuring any such bond shall be paid by the county from the county treasury The controller and his deputies and clerks shall also each take and subscribe the oath or affirmation as prescribed by article seven of the constitution and a wilful violation of said oath shall constitute perjury The oaths and the bond herein provided for shall be recorded in the recorder's office of the proper county and shall then be filed and kept in the county commissioners office Records thereof or certified copies of the same may be used in evidence in all judicial proceedings with the same force and effect as the original

Section 4 The Governor shall appoint a person in each county wherein this act is or becomes operative to act as controller for such county until his successor in office is duly elected and qualified and shall also appoint a suitable person to fill any vacancy that may occur by death resignation or removal from office of the controller in any county wherein this act is or becomes operative

Section 5 The county controller shall appoint a deputy controller and such other clerks as may be necessary The salary of such deputy and clerks shall be fixed by the county commissioners and the county controller in the manner now provided by law The deputy controller shall during the necs-



ary or temporary absence of the controller or in the case of a vacancy in said office have the same powers and perform the same duties as are herein provided for the office of county controller.

Section 6 The controller shall have general supervision and control of the financial affairs of the county and of the accounts and official acts of all officers or other persons who shall collect or distribute the public moneys of the county or who shall be charged with the management or custody thereof. He may at any time require from any of them in writing an account of all moneys or property which may have come into their control. He shall immediately upon the discovery of any default or discrepancy report the same to the county commissioners and to the court of common pleas of the county and shall take immediate measures to secure the public moneys or property and to secure the removal of the delinquent party if in office and not removed by the county commissioners.

Section 7 The county controller shall cause to be kept a full and regular set of books in detail by double entry of all the financial operations of the county embracing as many accounts under separate titles as may be necessary to show distinctly and separately all the property of the county its receipts and expenditures and all debts and accounts due the county officers or others the amount raised from each source of revenue and the expenditures in detail and classified with reference to the objects thereof. He shall prescribe the form and manner of keeping the books and papers used by each of the officers of said county in connection with the financial affairs of their office. He shall on or before the first day of February annually deliver to the county commissioners in writing a detailed estimate of the expenditures for the legitimate purposes of the county for the current year including interests due and to fall due on the lawful debts of the county bearing interest. The commissioners shall on or before the fifteenth day of February thereafter fix such rate of taxation upon the valuation of the property of the county as will raise sufficient sums to meet the said expenditures. The commissioners shall not by contract or otherwise increase the expenditures of the county in any year to an amount beyond the taxes assessed for the said year.

Section 8 The county controller shall in the month of January in each year make a report verified by oath or affirmation to the court of common pleas of the county of all receipts and expenditures of the county for the preceding year in detail and classified as required by the seventh section of this act. Such report shall also contain a full statement of the financial condition of the county. The report shall be published one time in such newspapers published in the county as the controller may direct. The aggregate cost of such publication shall not in any one year exceed one thousand dollars and shall be paid out of the county treasury.

Section 9 The county controller shall keep his office in a room or rooms of the court house of the county and such room or rooms shall be furnished at the expense of the county. The county controller shall furnish to the county commissioners whenever required by them a detailed account of any officer or other person having in his possession or under his control funds belonging to the county. He shall at all times between the hours of ten o'clock ante meridian and two o'clock post meridian give information respecting any of said accounts to any taxpayer of the county demanding the same.

Section 10 The county controller shall scrutinize audit and decide on all bills claims and demands whatsoever against the county. All persons having such claims shall first present the same to the controller and if required make oath or affirmation before him to the correctness thereof. He may if he deems it necessary require evidence by oath or affirmation of the claimant or other persons that the claim is legally due and that the supplies work or services for which payment is claimed have been furnished or performed under legal authorities. He shall inquire and ascertain whether any officer or agent of the county is interested in the contract under which any claim may arise or has received or is to receive any commission consideration or gratuity relating thereto or whether there has been any evasion of the twelfth section of this act by making two or more contracts for small amounts which should have been in one contract. If he shall find that there has been any evasion or that any such officer or agent is so interested he shall refuse to approve the claim. All claims which he shall find legally due he shall approve and certify to the county commissioners. All claims which he shall find or believe to be not legally due he shall disapprove. He shall countersign all receipts given by the county treasurer to persons paying money into the treasury and keep an accurate record of the same.

Section 11 After the county controller shall have assumed the duties of his office it shall be unlawful for the county commissioners of such county to draw any warrant on the county treasury for the payment of any debt claim or demand whatsoever unless the same has been audited and approved by the county controller as provided in this act. Except that separate warrants for the payment of fees of jurors witnesses criers and tipstaves of the several courts of the county which amounts shall be ascertained by the several courts of the county and entered upon the records thereof shall be duly certified by the respective clerks of the courts to the county commissioners after having first been sworn to before the county controller. Such certificate shall be delivered by the county commissioners to the county controller for preservation as soon as the warrants are issued.

Section 12 All contracts made by the county commissioners of any county involving an expenditure exceeding five hundred dollars shall be in writing and shall immediately after their execution be filed with the controller. No contract shall be made or payment thereof be certified by the controller involving more than five hundred dollars unless such contract is made with the lowest or best bidder after due notice published by the

controller when directed by the county commissioners if the controller approved the purposes for which bids are invited. All bids on contracts shall be received by the county controller and such bids shall be opened and contracts awarded by the county commissioners in the presence of the county controller. He shall keep a record of all such awards and shall not certify any warrants or approve any bills founded upon any contracts not made in accordance with the provisions hereof.

Section 13 All warrants drawn on the county treasurer by the county commissioners on certificates as provided in the tenth eleventh and twelfth sections of this act shall be countersigned by the county controller and he shall keep a correct register thereof noting (a) the number (b) the date and amount of each (c) date of payment and (d) to whom and for what issued and shall report to the commissioners monthly or oftener if required by them the amount of outstanding warrants registered and the amount of money in the treasury.

Section 14 The county controller shall have the custody (a) of all official bonds (except his own) given to the county (b) of all title deeds to real estate owned by the county (c) of all contracts entered into by or on behalf of the county (d) of all books documents and papers relating to its financial affairs and (e) of all bonds and other obligations issued by said county when paid. All such bonds and other obligation when so paid shall be distinctly cancelled by him and be carefully and regularly filed. A register of such cancellation shall be kept in a book to be provided for that purpose.

Section 15 No county treasurer shall pay any moneys out of the county treasury except on warrant drawn by a majority of the county commissioners and countersigned by the controller. The books of the county treasurer shall at all time during office hours be open to the inspection of the controller and the county treasurer shall report daily to the county controller all moneys received by him for the county the person by whom and on what account they were paid. The county treasurer shall cancel all warrant when paid by distinctly spearing or cutting them. He shall also report daily all moneys paid out by him giving the number of the warrant and the party to whom paid and shall deliver the warrants to the controller who shall cancel the same. All outstanding warrants issued before any controller enters upon the duties of his office shall be presented to him as other claims against the county. In counties to which this act applies wherein the poor tax is paid into the county treasury the county treasurer shall keep a separate account of such poor tax received by him and pay out the same upon warrants drawn by a majority of the directors of the poor of the county.

Section 16 All duties devolved and powers conferred on the county auditors by the act of April fifteenth one thousand eight hundred and thirty-four (Pamphlet Laws five hundred thirty-seven) entitled "An act relating to counties and townships and county and township officers" shall be performed and exercised by the county controller so far as regards county accounts and State taxes for which the county is or may be liable. All other accounts with the Commonwealth shall be audited by the auditor of accounts of prothonotaries clerks et cetera appointed by the court of common pleas under the act of April twenty-first one thousand eight hundred and forty-six and its amendments and supplements. The report required by the eighth section of this act shall have the same effect as the report of auditors under the said act of April fifteenth one thousand eight hundred and thirty-four with like rights of appeal therefrom.

Section 17 The act approved the twenty-seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and three) entitled "An act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants and over prescribing his duties and abolishing the office of county auditor in said counties" and the several amendments thereto are hereby repealed but such repeal shall not affect the term of any county controller in office at the time of the passage of this act and all such officers in office shall hold their respective offices until the expiration of their respective terms and shall have the powers perform the duties and be subject to the limitations and restrictions provided for by this act.

All other acts and parts of acts inconsistent with this act are hereby repealed.

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 820 as follows:

An Act providing that the county controller shall be made a party defendant in all suits against any county.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter when any suit shall be brought against any county of this Commonwealth it shall be the duty of the plaintiff to make the county controller of the county if such office exists in such county a party defendant to such suit.

Section 2 All acts and parts of acts inconsistent with this act are hereby repealed.

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.



Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 821 as follows:

An Act fixing the salaries of the county controller in counties of the first second third fourth and fifth classes

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the salaries of the county controller in counties of the first class shall be nine thousand dollars (\$9,000) per annum in counties of the second class eight thousand dollars (\$8,000) per annum in counties of the third class six thousand dollars (\$6,000) per annum in counties of the fourth class four thousand eight hundred dollars (\$4,800) per annum and in counties of the fifth class three thousand six hundred dollars (\$3,600) per annum

This act shall not apply to any county controller in office at the date of approval of this act

Section 2 All acts and parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 826 as follows:

An Act designating employees of the Insurance Department and fixing their compensation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after June one thousand nine hundred twenty-one the employees of the Insurance Department shall be as herein classified

One special deputy on liquidation at an annual salary of two thousand four hundred dollars

#### Actuarial Staff

One life actuary at an annual salary of six thousand dollars

Two actuary's clerks at annual salaries of two thousand four hundred dollars each

One actuary's clerk at an annual salary of two thousand dollars

One actuary's clerk at an annual salary of one thousand six hundred dollars

#### Compensation Staff

One compensation actuary at an annual salary of six thousand dollars

Two statisticians at an annual salary of three thousand dollars each

One clerk at an annual salary of one thousand four hundred dollars

#### Examining Staff

One chief examiner of life companies at an annual salary of three thousand dollars

One chief examiner of fire and marine companies at an annual salary of three thousand dollars

One chief examiner of casualty companies and fraternal societies at an annual salary of three thousand dollars

Six examiners at annual salaries of two thousand four hundred dollars each

Two assistant examiners at annual salaries of two thousand dollars each

#### Complaint and Investigation Staff

Three investigators of complaints at annual salaries of three thousand dollars each

#### Clerical Staff

One chief clerk at an annual salary of three thousand two hundred and fifty dollars

One cashier at an annual salary of two thousand four hundred dollars

One compiler of companies' statements at an annual salary of three thousand dollars

One license clerk at an annual salary of two thousand four hundred dollars

One assistant license clerk at an annual salary of two thousand two hundred dollars

One examiner of companies' statements at an annual salary of three thousand dollars

Five clerks at an annual salary of one thousand eight hundred dollars each

One clerk at an annual salary of one thousand six hundred dollars

One mail clerk at an annual salary of one thousand four hundred dollars

Four stenographers at annual salaries of one thousand three hundred dollars each

Two messengers at annual salaries of one thousand two hundred dollars each

Additional examiners special deputies or clerks may with the approval of the Governor be employed for special or temporary service at salaries not to exceed three hundred dollars per month for each month employed. Said salaries shall be paid semi-monthly by the State Treasurer upon warrant of the Auditor General.

Section 2 The act approved June twelfth one thousand nine hundred and nineteen entitled "An act designating officers and employees of the Insurance Department and fixing their compensation" and all other acts or parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 840.

An Act to amend an act approved the sixteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred eighty-two) entitled "An act creating a Board of Commissioners of Public Grounds and Buildings providing for the appointment of a Superintendent of Public Grounds and Buildings and subordinate officers and employees and fixing their salaries defining the powers and duties of the board and the superintendent with regard to contracts for and the furnishing of furniture furnishings stationery supplies paper and fuel for the executive and legislative branches of the State Government and the Executive Mansion the supervision of the Capitol grounds and buildings the State Arsenal and Executive Mansion and repairs alterations and improvements thereto and to other buildings land and property of the State the disposal of unserviceable personal property of the Commonwealth the renting of office rooms outside of the Capitol and the bonding of officers and employees of the Commonwealth and the supervision of the erection of and repairs and additions to State institutions and the expenditure of funds therefor and repealing supplied and inconsistent laws"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That so much of section four of an act approved the sixteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred eighty-two) entitled "An act creating a Board of Commissioners of Public Grounds and Buildings providing for the appointment of a Superintendent of Public Grounds and Buildings and subordinate officers and employees and fixing their salaries defining the powers and duties of the board and the superintendent with regard to contracts for and the furnishing of furniture furnishings stationery supplies paper and fuel for the executive and legislative branches of the State Government and the Executive Mansion the supervision of the Capitol grounds and buildings the State Arsenal and Executive Mansion and repairs alterations and improvements thereto and to other buildings land and property of the State and the disposal of unserviceable personal property of the Commonwealth the renting of office rooms outside of the Capitol the bonding of officers and employees of the Commonwealth and the supervision of the erection of and repairs and additions to State institutions and the expenditure of funds therefor and repealing supplies and in consistent laws" which reads as follows

For the care of the grounds A general foreman of grounds at a salary of two thousand four hundred dollars (\$2,400) per annum two assistant foremen one at a salary of two thousand dollars (\$2,000) per annum and one at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one gardener at a salary of fifteen hundred dollars (\$1,500) per annum three assistant gardeners to be appointed as may be required at a salary of twelve hundred dollars (\$1,200) each per annum twelve caretakers to be appointed as may be required at a salary of one thousand dollars (\$1,000) each per annum

For the care and preservation of the Capitol buildings and furnishings One foreman of maintenance at a salary of eighteen hundred dollars (\$1,800) per annum one foreman of carpenters at a salary of eighteen hundred dollars (\$1,800) per annum ten skilled carpenters at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum one hardwood floor expert finisher at a salary of fifteen hundred dollars (\$1,500) per annum four hardwood floor finishers at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum one foreman of painters at a salary of eighteen hundred dollars (\$1,800) per annum six skilled painters at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum one marble expert at a salary of fifteen hundred dollars (\$1,500) per annum one assistant marble expert at a salary of twelve hundred dollars (\$1,200) per annum two experienced marble polishers at a salary of eleven hundred dollars (\$1,100) each per annum one bronze and metal expert at a salary of fifteen hundred dollars (\$1,500) per annum one assistant bronze and metal expert at a salary of twelve hundred dollars (\$1,200) per annum one clock repairman at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one assistant clock repairman at a salary of twelve hundred dollars (\$1,200) per annum one upholsterer at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one leathermith at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one cabinetmaker at a salary of thirteen hundred and twenty dollars (\$1,320) per annum two elevator operators to be appointed as may be required at a salary of twelve hundred dollars (\$1,200) each per annum one foreman of charmen who shall have the power of Capital police officer delegated upon him at a salary of fifteen hundred dollars (\$1,500) per annum one assistant foreman of charmen at a salary of thirteen hundred and twenty dollars (\$1,320) per annum two window



cleaners at a salary of one thousand dollars (\$1,000) each per annum fifty charmen to be appointed as may be required at a salary of nine hundred dollars (\$900) each per annum a chief of the bureau of information at a salary of twelve hundred dollars (\$1,200) per annum six guides at a salary of eleven hundred dollars (\$1,100) each per annum two matrons at a salary of six hundred dollars (\$600) each per annum two female attendants for the public toilets at a salary of six hundred dollars (\$600) each per annum two male attendants for the public toilets at a salary of nine hundred dollars (\$900) each per annum

"For the preservation of good order in the Capitol grounds and buildings Two sergeants of police at a salary of fifteen hundred dollars (\$1,500) each per annum thirty-five policemen to be appointed as may be required at a salary of twelve hundred dollars (\$1,200) each per annum" is hereby amended to read as follows

For the preservation of good order in the Capitol grounds and buildings Two sergeants of police at a salary of eighteen hundred dollars (\$1,800) each per annum thirty-five policemen to be appointed as may be required at a salary of fifteen hundred dollars (\$1,500) each per annum

For the care of the grounds A general foreman of grounds at a salary of two thousand four hundred dollars (\$2,400) per annum two assistant foremen one at a salary of two thousand dollars (\$2,000) per annum and one at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one gardener at a salary of fifteen hundred dollars (\$1,500) per annum three assistant gardeners to be appointed as may be required at a salary of twelve hundred dollars (\$1,200) each per annum twelve caretakers to be appointed as may be required at a salary of one thousand dollars (\$1,000) each per annum

For the care and preservation of the Capitol buildings and furnishings One foreman of maintenance at a salary of eighteen hundred dollars (\$1,800) per annum one foreman of carpenters at a salary of eighteen hundred dollars (\$1,800) per annum ten skilled carpenters at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum one hardwood floor expert finisher at a salary of fifteen hundred dollars (\$1,500) per annum four hardwood floor finishers at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum one foreman of painters at a salary of eighteen hundred dollars (\$1,800) per annum six skilled painters at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum one marble expert at a salary of fifteen hundred dollars (\$1,500) per annum one assistant marble expert at a salary of twelve hundred dollars (\$1,200) per annum two experienced marble polishers at a salary of eleven hundred dollars (\$1,100) each per annum one bronze and metal expert at a salary of fifteen hundred dollars (\$1,500) per annum one assistant bronze and metal expert at a salary of twelve hundred dollars (\$1,200) per annum one clock repairman at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one assistant clock repairman at a salary of twelve hundred dollars (\$1,200) per annum one upholsterer at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one locksmith at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one cabinetmaker at a salary of thirteen hundred and twenty dollars (\$1,320) per annum twenty-two elevator operators to be appointed as may be required at a salary of fifteen hundred dollars (\$1,500) each per annum one foreman of charmen who shall have the power of Capitol police officer delegated upon him at a salary of fifteen hundred dollars (\$1,500) per annum one assistant foreman of charmen at a salary of thirteen hundred and twenty dollars (\$1,320) per annum two window cleaners at a salary of one thousand dollars (\$1,000) each per annum fifty charmen to be appointed as may be required at a salary of nine hundred dollars (\$900) each per annum a chief of the bureau of information at a salary of twelve hundred dollars (\$1,200) per annum six guides at a salary of eleven hundred dollars (\$1,100) each per annum two matrons at a salary of six hundred dollars (\$600) each per annum two female attendants for the public toilets at a salary of six hundred dollars (\$600) each per annum two male attendants for the public toilets at a salary of nine hundred dollars (\$900) each per annum

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 843 (House Bill No. 997), entitled:

An Act to amend the forty-first clause of section two article one chapter five of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 844 (House Bill No. 1020), entitled:

An Act to amend chapter eleven article two of the act approved the fourteenth day of July one thousand nine hundred

and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 855 as follows:

An Act making an appropriation and re-appropriation for the erection and construction of a bridge over the Delaware River and approaches thereto as provided for in the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fourteen) entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purposes of this act"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and It is hereby enacted by the authority of the same That the sum of two million five hundred thousand dollars (\$2,500,000) together with the unexpended balance of any moneys appropriated under the provisions of the act of July ninth one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fourteen) entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purposes of this act" is hereby specifically appropriated and re-appropriated for the purpose of carrying on the work of the erection and construction of a bridge over the Delaware River connecting the city of Philadelphia and the city of Camden and the approaches thereto as provided for in said act of July ninth one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fourteen) The moneys appropriated by the provisions of this act shall be expended under the supervision of the joint commission in the manner and subject to the limitations provided for in said act of July ninth one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fourteen)

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 871 (House Bill No. 1059), entitled:

An Act to amend section fourteen of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws ten hundred and fifty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by providing for the payment of retirement allowances to employees who have rendered at least forty-five years of school service

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,



The Senate proceeded to the second reading and consideration of Senate Bill No. 901 (House Bill No. 937), entitled:

An Act to amend an act approved the twenty-eighth day of May one thousand nine hundred and fifteen (Pamphlet Laws six hundred forty-two) entitled "An Act for the protection of the public health by providing that persons firms or corporations who are operating or conducting hotels restaurants dining-cars or other public eating places in this Commonwealth shall not employ or keep in their employ as cooks waiters kitchen-help chambermaids or other house servants any person or persons who are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis syphilis gonorrhea open external cancer or barber's itch or who are carriers of typhoid fever and further providing that no dishes receptacles or utensils used in eating or drinking shall be furnished to patrons or customers of any such public eating place unless the same have been thoroughly cleansed since used by another individual and further providing that no towels shall be furnished in any washroom in connection with any such public eating-place unless such towels be laundered or discarded after each individual use and further providing that no common drinking cups shall be furnished at any public drinking place operated in connection with any such public eating place and providing penalties for violation of the provisions of this act" by extending its provisions to public drinking places requiring public washrooms to be kept in a sanitary condition and providing for health certificates from employees in such establishments

And said bill having been read at length the second time, and agreed to,  
Ordered, To be transcribed for a third reading.

Agreeably to order,  
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,  
The Senate proceeded to the second reading and consideration of Senate Bill No. 916 (House Bill No. 1220), entitled:

A supplement to the act of June first, one thousand nine hundred and eleven (Pamphlet Laws five hundred and ninety-nine), entitled "An act authorizing the Insurance Commissioner to proceed against and take possession of any insolvent or delinquent company, order of association transacting any class of insurance; and prescribing the method by which such insolvent or delinquent companies, orders or associations shall be dissolved and liquidated," directing the deposit and keeping of any moneys or funds which shall come into the possession of the Insurance Commissioner or his deputies while liquidating the business of any insurance company under the authority of said act.

And said bill having been read at length the second time, and agreed to,  
Ordered, To be transcribed for a third reading.

Agreeably to order,  
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,  
The Senate proceeded to the second reading and consideration of Senate Bill No. 918 (House Bill No. 1286), entitled:

An Act to further amend an act, entitled "An act to authorize and provide for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum, for restraint, care, and treatment," approved April sixteen, Anno Domini one thousand nine hundred and three, as amended by the act approved May twenty-eight, one thousand nine hundred and seven, entitled "An act to amend an act, entitled 'An act to authorize and provide for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum, for restraint, care and treatment,' approved April sixteen, Anno Domini one thousand nine hundred and three; providing for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum, for restraint, care, and treatment, by the court of quarter sessions providing for the payment of the cost and expense of care and treatment of indigent inebriates by the county from which the inebriate is committed and that the overhead charges shall be paid by the state when the inebriate is committed to a public state institution.

And said bill having been read at length the second time, and agreed to,  
Ordered, To be transcribed for a third reading.

Agreeably to order,  
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,  
The Senate proceeded to the second reading and consideration of Senate Bill No. 919 (House Bill No. 1074), entitled:

An Act to further amend section forty-nine of an act approved the fifth day of May one thousand eight hundred and

ninety-nine (Pamphlet Laws one hundred and ninety-three) entitled "An act entitled 'An act to create a bureau of building inspection and to regulate the construction maintenance and inspection of buildings and party walls in cities of the first class

And said bill having been read at length the second time, and agreed to,  
Ordered, To be transcribed for a third reading.

Agreeably to order,  
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,  
The Senate proceeded to the second reading and consideration of Senate Bill No. 926 (House Bill No. 830), entitled:

An Act making a deficiency appropriation to the State Board of Education for use in the payment of scholarships

And said bill having been read at length the second time, and agreed to,  
Ordered, To be transcribed for a third reading.

Agreeably to order,  
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,  
The Senate proceeded to the second reading and consideration of Senate Bill No. 927 (House Bill No. 952), entitled:

An Act making a deficiency appropriation to the Department of Labor and Industry for the payment of the salaries of a supervising inspector

And said bill having been read at length the second time, and agreed to,  
Ordered, To be transcribed for a third reading.

Agreeably to order,  
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,  
The Senate proceeded to the second reading and consideration of Senate Bill No. 936 as follows:

An Act authorizing boroughs townships school districts and poor districts to appeal from assessments of property or other subjects of taxation for their corporate purposes

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the corporate authorities of any borough township school district or poor district which may feel aggrieved by any assessment of any property or other subject of taxation for its corporate purposes shall have the right to appeal therefrom to the proper board of revision court of common pleas or to the Supreme or Superior Court in the same manner subject to the same procedure and with like effect as if such appeal were taken by a taxable with respect to his property

And said bill having been read at length the second time, and agreed to,  
Ordered, To be transcribed for a third reading.

Agreeably to order,  
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,  
The Senate proceeded to the second reading and consideration of Senate Bill No. 937, as follows:

An Act to amend section three of the act approved the twentieth day of April one thousand eight hundred and seventy-four (Pamphlet Laws sixty-five) entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of the act approved the twentieth day of April one thousand eight hundred and seventy-four (Pamphlet Laws sixty-five) entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" which as amended by an act approved the first day of May one thousand nine hundred and nine (Pamphlet Laws three hundred seventeen) entitled "An act to amend an act entitled 'An act to amend an act entitled 'An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof' approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four amending section three of said act relating to increase of indebtedness being an act to amend an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four entitled 'An act to regulate manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof' approved the ninth day of June Anno Domini one thousand eight hundred and



ninety-one amending section three of said act relating to increase of indebtedness to further amend section three of said act relating to increase of indebtedness" reads as follows:

"Section 3 The indebtedness of any county city borough township school district or other municipality or incorporated district in this Commonwealth may be authorized to be increased to an amount exceeding two per centum and not exceeding seven per centum upon the last preceding assessed valuation of the taxable property therein with the assent of the electors thereof duly obtained at a public election to be held in the said district or municipality. Whenever the corporate authorities of any county city borough township school or other municipality or incorporated district by their ordinance or vote shall have signified a desire to make such increase of indebtedness they shall give notice during at least thirty days by weekly advertisements in the newspapers not exceeding three in said district and if no newspaper be published therein by at least twenty printed handbills posted in the most public parts thereof of an election to be held at the place or places of holding the municipal elections in said district or municipality on a day to be by them fixed for the purpose of obtaining the assent of the electors thereof to such increase of indebtedness.

Said notice shall contain a statement of the amount of the last assessed valuation of the amount of the existing debt of the amount and percentage of the proposed increase and for the purposes for which the indebtedness is to be increased. Such election shall be held at the place time and under the same regulations as provided by law for the holding of municipal elections and it shall be the duty of the inspectors of such election to receive tickets and to deposit said tickets in a box provided for that purpose as is provided by law in regard to other tickets received at said election and the tickets so received shall be counted and a return thereof made to the clerk of the court of quarter sessions of the proper county duly certified as is required by law together with a certified copy of the ordinance and the advertisement and the said clerk shall make a record of the same and furnish a certified copy thereof under seal showing the result to the corporate authorities of such municipality and the same shall be placed of record upon the minutes thereof. The corporate authorities of such municipality shall in all cases fix the time of holding such election on the day of the municipal or of the general election unless more than ninety days elapse between the date of the ordinance or vote desiring such increase and the day of holding the said municipal or general election. If any other day be fixed for such election the expense of holding the same shall be paid by the municipality for the benefit of which it shall be held. In receiving and counting and in making returns of the votes cast the inspectors judges and clerks of said election shall be governed by the laws of this Commonwealth regulating municipal elections and the vote shall be counted by the court as is now provided by general laws governing municipal elections and all the penalties of the said election laws for the violation thereof are hereby extended to and shall apply to the voters inspectors judges and clerks voting at and in attendance upon the elections held under the provisions of this act" is hereby further amended to read as follows:

Section 3 The indebtedness of any county city borough township school district or other municipality or incorporated district in this Commonwealth may be authorized to be increased to an amount exceeding two per centum and not exceeding seven per centum upon the last preceding assessed valuation of the taxable property therein with the assent of the electors thereof duly obtained at a public election to be held in the said district or municipality. Whenever the corporate authorities of any county city borough township school or other municipality or incorporated district by their ordinance or vote shall have signified a desire to make such increase of indebtedness they shall give notice during at least thirty days by weekly advertisements in the newspapers not exceeding three in said district and if no newspapers be published therein by at least twenty printed handbills posted in the most public parts thereof of an election to be held at the place or places of holding the municipal elections in said district or municipality on a day to be by them fixed for the purpose of obtaining the assent of the electors thereof to such increase of indebtedness.

Said notice shall contain a statement of the amount of the last assessed valuation of the amount of the existing debt of the amount and percentage of the proposed increase and for the purposes for which the indebtedness is to be increased. Such election shall be held at the place time and under the same regulations as provided by law for the holding of municipal elections and it shall be the duty of the inspectors of such election to receive tickets and to deposit said tickets in a box provided for that purpose as is provided by law in regard to other tickets received at general or municipal elections. The tickets so received shall be counted and a return thereof made to the court of common pleas. The vote shall be counted by the said court of common pleas as is now provided by general laws governing municipal elections. After computation of the vote by the said court the prothonotary thereof shall prepare a certificate of the loan vote under the seal of said court and certify the same to the clerk of the court of quarter sessions. The clerk of the court of quarter sessions shall thereupon make a record of the same and furnish a certified copy thereof under seal showing the result to the corporate authorities of such municipality and the same shall be placed of record upon the minutes thereof. The corporate authorities of such municipality shall in all cases fix the time of holding such election on the day of the municipal or of the

general election unless more than ninety days elapse between the date of the ordinance or vote desiring such increase and the day of holding the said municipal or general election. If any other day be fixed for such election the expense of holding the same shall be paid by the municipality for the benefit of which it shall be held. In receiving and counting and in making returns of the votes cast the inspectors judges and clerks of said election shall be governed by the laws of this Commonwealth regulating municipal elections and all the penalties of said election laws for the violation thereof are hereby extended to and shall apply to the voters inspectors judges and clerks voting at and in attendance upon the elections held under the provisions of this act.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 938, as follows:

An Act to amend section twenty-eight of an act approved the first day of June one thousand nine hundred eleven (Pamphlet Laws five hundred eighty-one) entitled "An act to provide for the incorporation of life insurance companies and for the regulation of home and foreign life insurance companies and providing penalties for any violation thereof."

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section twenty-eight of an act approved the first day of June one thousand nine hundred eleven (Pamphlet Laws five hundred eighty-one) entitled "An act to provide for the incorporation of life insurance companies and for the regulation of home and foreign life insurance companies and providing penalties for any violations thereof" which reads as follows

"Section 28. No policy or agreement for insurance shall be issued upon the life of another except upon the application of the person insured but a married woman either in her own name or in the name of a third person as trustee may cause to be insured the life or health of her husband for any definite period or for the term of life and the moneys that may become payable on the contract of insurance shall be payable to her her representatives or assigns free from the claims of the representatives of the husband or of any of his creditors. A person liable for the support of a child may take a policy of insurance thereon and a firm or corporation may take insurance upon its members and its officers and directors and upon its employees and for pension and relief fund purposes. Any husband may insure his life or health for the benefit of his wife and any father may insure his life or health for the benefit of his children or of any one or more of them and in case any money becomes payable under the insurance the same shall be payable to the person or persons for whose benefit the insurance was procured his her or their representatives or assigns for his her or their own use and benefit free from all representatives of such husband or father or of any of his creditors. If the premium is paid by any person with intent to defraud his creditors an amount equal to the premiums so paid with interest thereon shall insure to their benefit" is hereby amended to read as follows:

Section 28. No policy or agreement for insurance shall be issued upon the life of another except upon the application of the person insured. A person liable for the support of a child may take out a policy of insurance on such child and persons partnerships associations and corporations may insure the lives or health of officers directors principals partners or employees without the signing of a personal application as hereinbefore required. Any person may insure his own life for the benefit of any person copartnership association or corporation but no person shall cause to be insured the life of another unless the beneficiary named in such policy or agreement of life insurance either himself or a third person has an insurable interest in the life of the insured. The term "insurable interest" is defined as meaning in the case of a person related by blood or law and interest engendered by love and affection and in the case of another person a lawful economic interest in having the life of the insured continue as distinguished from any interest which would arise only by the death of the insured. If the premium is paid by any person with intent to defraud his creditors an amount equal to the premiums so paid with interest thereon shall insure to their benefit.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 944, as follows:

An Act to amend section eight of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State High-



way Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvements or repairs to be paid by State county township borough or incorporated town and requiring contractors by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain act relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" providing for disposition of vacant portions of State Highway routes

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eight of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contractors by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" which reads as follows

"Section 8 Whenever in the construction reconstruction maintenance and repair of any of the State Highways it shall appear to the commissioner that any part or portion of a State Highway as now defined and described in this act is dangerous or inconvenient to the traveling public in its present location either by reason of grades dangerous turns or other local conditions or that the expense to the Commonwealth in the construction building rebuilding maintenance and repair thereof

would be too great or unreasonable and could be materially reduced or lessened by a divergence from the road or route the commissioner is hereby empowered to divert the course or direction of same and he may diverge from the line or route of same as herein described in such direction or directions as in his discretion may seem best in order to correct said danger or inconvenience or lessen the cost to the Commonwealth Provided That the said commissioner shall first submit a plan of the proposed change to the Governor and that the same shall be approved by him" be and the same is hereby amended to read as follows

"Section 8 Whenever in the construction reconstruction maintenance and repair of any of the State Highways it shall appear to the commissioner that any part or portion of a State Highway as now defined and described in this act is dangerous or inconvenient to the traveling public in its present location either by reason of grades dangerous turns or other local conditions or that the expense to the Commonwealth in the construction building rebuilding maintenance and repair thereof would be too great or unreasonable and could be materially reduced or lessened by a divergence from the road or route the commissioner is hereby empowered to divert the course or direction of same and he may diverge from the line or route of same as herein described in such direction or directions as in his discretion may seem best in order to correct said danger or inconvenience or lessen the cost to the Commonwealth and where the portion of the line or route so abandoned shall be entirely contiguous to the new line or being of a length not exceeding one-half of a mile shall have both termini in the new route whereby such new route supplies and takes the place of the abandoned portion so that in the opinion of the commissioner the same shall be unnecessary for public use and travel or burdensome or dangerous the commissioner may at any time by written order declare the portion of the road so abandoned to be vacated and thereafter the same shall be closed to public use and travel and shall no longer be a public road Provided That the said commissioner shall first submit a plan of the proposed change and any proposed order of vacation to the Governor and that the same shall be approved by him

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 946, as follows:

An Act to make habitual loafing lounging congregating or loitering upon the corners or other places on the streets and highways of the cities of the first class of this Commonwealth a misdemeanor and prescribing the penalties therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That habitual loafing lounging loitering or congregating by one or more persons upon the corners or other places on the streets and highways of any of the cities of the first class of this Commonwealth is hereby made a misdemeanor

Section 2 Any person convicted of such misdemeanor shall be subject to a fine of not more than fifty (\$50) dollars or to imprisonment not exceeding thirty (30) days for every offence or to both said fine and imprisonment in the discretion of the court

Section 3 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 949, as follows:

An Act supplementing and amending an act entitled "An act to provide for the incorporation and regulation of motor power companies for operating passenger railways by cable electrical or other means" approved March twenty-second Anno Domini one thousand eight hundred and eighty-seven and granting to such corporations heretofore or hereafter incorporated the additional powers and franchises to wit to acquire and operate motor buses and to build extensions to any system of railways which it may at any time have leased or controlled through stock ownership

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in addition to the powers privileges and franchises conferred upon companies heretofore or hereafter incorporated under the provisions of the act entitled "An act to provide for the incorporation and regulation of motor power companies for operating passenger railways by cable electrical or other means" approved March twenty-second Anno Domini one thousand eight hundred and eighty-seven and in order to provide facilities reasonably adequate and practically sufficient for the accommodation and safety of their patrons employees and the



public there are granted to and conferred upon every such company the powers privileges and franchises following to wit:

(a) To purchase or acquire motor buses and operate the same or lease the same to other like companies for operation over and along such routes streets and lines as may serve to best accommodate the public. Such buses may be propelled by self-contained mechanism other than steam engines or by electric power derived from storage batteries or from overhead trolley wires to be erected along the routes to be operated.

(b) To build extensions to the system of railways including track and trolley systems which it may have leased or controlled through stock ownership and which it may have transferred to any other such company, by lease or assignment. Provided however that the powers herein granted shall not be exercised by any corporation until a certificate of public convenience with respect to the proposed action has been secured from The Public Service Commission and the assent of the local authorities to the acquisition construction and operation of the said facilities shall have been obtained.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 954, as follows:

An Act to amend section six hundred and thirty-two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local that are or may be inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section six hundred and thirty-two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows:

"Section 632 The board of school directors in every district shall with every building used for school purposes provide and maintain in proper manner suitable number of water-closets or outhouses not less than two for each building where both sexes are in attendance. Such water-closets or outhouses shall be suitably constructed for and used separately by the sexes. When any water-closets or outhouses are outside and detached from the school building the entrances thereto shall be properly screened and they shall unless constructed at a remote distance from each other have separate means of access thereto and if possible for not less than twenty-five feet from such water-closets or outhouses such means of access or walks leading thereto shall be separated by a closed partition wall or fence not less than seven feet high" is hereby amended to read as follows:

Section 632 The board of school directors in every district shall with every building used for school purposes provide and maintain in proper manner suitable inside flush or inside chemical toilet not less than two for each recitation room in said building where both sexes are in attendance. Such inside flush or inside chemical toilets shall be suitably constructed for and used separately by the sexes. Each and every toilet so provided and maintained shall be of a type approved by the State Board of Education and the State Industrial Board. Such toilets shall be considered an essential and necessary part of the equipment of each building used for school purposes. Each school district shall have at least one-third of the said toilets as herein required provided on or before the first day of September one thousand nine hundred and twenty-one a second one-third provided on or before the first day of September one thousand nine hundred and twenty-two a third one-third provided on or before the first day of September one thousand nine hundred and twenty-three. The board of school directors of each district are particularly charged with the carrying out of the provisions of this section. Upon their failure so to do in addition to all other remedies penalties and punishments the State Superintendent of Public Instruction upon due hearing after two weeks written notice to the board of school directors affected may withhold and declare forfeited any part or all of the State appropriations of any school district which refuses or neglects to enforce and carry out the provisions of this section in a manner satisfactory to him.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 962, as follows:

An Act creating a board of managers to have exclusive jurisdiction over all houses of detention for the reception of untried juvenile offenders and neglected and dependent children who may be under judicial investigation in cities of the second class and abolishing the boards of managers now in charge of such houses.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter in cities of the second class of this Commonwealth the exclusive jurisdiction over all houses of detention for the erection of untried juvenile offenders and neglected and dependent children under the age of sixteen years who may be in the custody of an officer appointed or elected under any law of this Commonwealth and whose case may be under judicial investigation shall be vested in a board of managers which shall consist of the county commissioners the sheriff and the county controller of the county wherein such houses of detention are established and the board of managers in charge of any such house or houses now in office are hereby abolished.

Section 2 The said board of managers shall have the same power and authority now provided by the laws of this Commonwealth relating to such houses of detention.

Section 3 This act shall take effect on the first day of July one thousand nine hundred and twenty-one.

All acts and parts of acts inconsistent with this act are hereby repealed.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 976, as follows:

An Act to amend an act providing that in all counties having more than five hundred thousand inhabitants advertisements and notices required by law or rules of court to be published in newspapers of general circulation unless dispensed with by special order of court shall be published in the legal newspaper issued at least weekly of the proper county designated by rules of court for the publication of court or other legal notices approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws four hundred and twenty-four) as amended so as to except therefrom the advertisement by counties cities boroughs school districts and other municipalities and incorporated districts of the sale of any bonds or other securities issued by them.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act entitled "An act providing that in all counties having more than five hundred thousand inhabitants advertisements and notices required by law or rules of court to be published in newspapers of general circulation unless dispensed with by special order of court shall be published in the legal newspaper issued at least weekly of the proper county designated by rules of court for the publication of court or other legal notices" approved the third day of May Anno Domini one thousand nine hundred and nine as amended by the act of April fifth one thousand nine hundred and seventeen which reads as follows:

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter in all counties of the Commonwealth having one hundred and fifty thousand inhabitants or more every notice or advertisement required by law or rules of court to be published in one or more newspapers of general circulation unless dispensed with by special order of court shall also be published in the legal newspaper issued at least weekly in said county designated by rules of court for the publication of court or other legal notices if such newspaper exists. Publication in such legal newspaper shall be made as often as required to be made in such newspapers in general circulation and shall be subject to the same stipulations and regulations as those imposed for the like services upon all newspapers. Provided That nothing herein contained shall be construed to require the publication in such legal newspapers of municipal ordinances mercantile appraisers' notices advertising for bids for contracts for public work or lists of delinquent taxpayers' be and the same is amended so as to read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter in all counties of the Commonwealth having one hundred and fifty thousand inhabitants or more every notice or advertisement required by law or rules of court to be published in one or more newspapers of general circulation unless dispensed with by special order of court shall also be published in the legal newspaper issued at least weekly in said county designated by rules of court for the publication of court or other legal notices if such newspaper exists. Publication in such legal newspaper shall be made as often as required to be made in such newspaper in general circulation and shall be subject to the same stipulations and regulations as those imposed for the like services upon all newspapers.



Provided That nothing herein contained shall be construed to require the publication in such legal newspapers of municipal ordinances mercantile appraiser's notices advertising for bids for contracts for public work lists of delinquent taxpayers or advertisements by counties cities boroughs townships school districts and other municipalities and incorporated districts of the sale of any bonds or other securities issued by them

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1007, entitled:

An Act to amend section four of the act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven hundred and fifty-three) entitled "An act to provide for the appointment of deputy prothonotaries in counties of this Commonwealth having a population of more than two hundred and fifty thousand and less than a million and defining qualifications powers and salary"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section four of the act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven hundred and fifty-three) entitled "An act to provide for the appointment of deputy prothonotaries in counties of this Commonwealth having a population of more than two hundred and fifty thousand and less than a million and defining their qualifications powers and salary" which reads as follows

"Section 4 That the salary of the deputy prothonotary shall be twenty-five hundred dollars (\$2,500) a year payable in monthly installments out of the earnings of the office first after the salary of the prothonotary" is hereby amended to read as follows

Section 4 That the salary of the deputy prothonotary shall be thirty-five hundred dollars (\$3,500) a year payable in monthly installments out of the earnings of the office first after the salary of the prothonotary

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

#### REPORT FROM COMMITTEE.

Mr. McCONNELL. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL, from the Committee on Judiciary Special, re-reported as amended, Senate Bill No. 958, entitled:

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning judges learned in the law for the said districts

#### RECESS.

Mr. PATTON. Mr. President, I move that the Senate do now take a recess for ten minutes.

Mr. DAVIS. Mr. President, I second the motion.

The motion was agreed to.

#### AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

#### REPORT FROM COMMITTEE.

Mr. SNYDER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SNYDER, from the Committee on Banks and Building and Loan Associations, reported as committed, Senate Bill No. 964, entitled:

An Act to further amend section eight of the act approved the seventeenth day of February, one thousand nine hundred and six (P. L. 45), entitled "An act to regulate the deposits of State funds, to prescribe the method of select-

ing State depositories, to limit the amount of State deposits, to provide for the security of such deposits, to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking funds, to declare it a misdemeanor to give or take anything of value for obtaining the same, and prescribing penalties for violations of this act;" by fixing the rate of interest on active and non-active depositories.

#### BILL INTRODUCED.

Mr. JOYCE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. JOYCE read in his place and presented to the Chair Senate Bill No. 1012, entitled:

An Act to repeal section eighteen of an act approved the twentieth day of May, 1913 (P. L. 229) entitled "An act defining and regulating public amusements and places used thereto; requiring and regulating the licensing thereof; restricting the scope of certain acts of Assembly relating thereto, and providing penalties for violations of this act."

Which was committed to the Committee on Judiciary Special.

#### REPORTS FROM COMMITTEES.

Mr. McCONNELL. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL, from the Committee on Judiciary Special, reported as committed, or as amended, Senate Bill No. 1034 (House Bill No. 1330), entitled:

An Act to amend section eleven of an act approved the twelfth day of July, one thousand nine hundred and nineteen, entitled "An act authorizing stock corporations, other than building and loan associations and corporations authorized by law to transact a banking or insurance business, to make provision, upon formation, reorganization, merger or consolidation, for the issue of either or both preferred or common shares without nominal or par value; regulating the same and such corporations; and prescribing the method of determining the number of shares and capital of corporations issuing shares in such manner," by providing that no bonus shall be required to be paid under the laws of this Commonwealth upon the stock of a corporation issued to acquire property of which an existing corporation is obliged to divest itself in order to comply with any law of this Commonwealth or to enable it to exercise any rights otherwise conferred on it by any law of this Commonwealth and provided further that no bonus shall be required to be paid under the laws of this Commonwealth in cases of reorganization, merger, or consolidation in connection with which all certificates of capital stock with nominal or par value are fully surrendered by the share-holders of the corporation in process of reorganization, or of the two or more corporations in process of merger or consolidation, and in exchange therefore the aforesaid shareholders receive without other consideration or the paying in of additional capital assets, a like or a lesser or a greater number of shares without nominal or par value.

Also from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1035 (House Bill No. 1331), entitled:

An Act relating to the payment of bonus upon the capital stock of corporations issued to acquire properties or stock of existing corporations where the amount of corporate property in the Commonwealth is not increased but where a change of ownership is effected

Also from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1012, entitled:

An Act to repeal section eighteen of an act approved the twentieth day of May, one thousand nine hundred and thirteen, (P. L. 229), entitled "An act defining and regulating public amusements, and places used therefore; requiring and regulating the licensing thereof; restricting the scope of certain acts of Assembly relating thereto, and providing penalties for violation of this act."

Mr. McCONNELL. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 689, entitled:

An Act to further amend section one of the act approved the first day of May, one thousand nine hundred and nine, (P. L. 321), entitled "An act to provide for State registra-

tion of nurses, to establish a State Board of Examiners in connection therewith, and to provide penalties for the violation of certain provisions regarding such registrations," as amended.

Mr. JOYCE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. JOYCE. From the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 1027 (House Bill No. 1088), entitled:

An Act authorizing the directors of the poor of Jenkins township, Pittston borough and Pittston township in Luzerne county to acquire property and to erect and equip an asylum for the insane and to levy taxes and borrow money therefor.

#### HOUSE MESSAGE.

#### RESOLUTION RELATING TO PENSIONS FOR STATE, COUNTY AND MUNICIPAL OFFICERS AND EMPLOYEES UPON THEIR RETIREMENT.

The Clerk of the House of Representatives, being introduced, presented extract from the Journal of the House of Representatives, which was twice read as follows:

Whereas at each session of the Legislature bills are introduced for the purpose of providing pensions for State county and municipal officers and employees upon their retirement from office many of these bills imposing a mandatory obligation upon the State counties and municipalities and

Whereas the Legislature cannot during the busy weeks of its session ascertain the conditions and facts surrounding these demands and deal fairly with those who would receive the benefit of legislation of this class and also with the taxpayers whose money is appropriated and

Whereas the existing pension laws for State county and municipal officers and employees differ greatly as to conditions under which benefits can be granted and as to the methods by which the necessary revenues are obtained and

Whereas it is the sense of the members of this Legislature that all public pension funds should be placed on a sound uniform and equitable basis under a fixed State policy therefore be it

Resolved (if the Senate concur) That a commission of five members be appointed two by the President of the Senate and three by the Speaker of the House to be known as the "Public Service Pension Commission" to make a survey of all pension and retirement funds for the officers and employees of the State and the various county and municipal governments to investigate the question of the desirability of establishing a uniform equitable system of retiring State county and municipal employees and whether a proper standard can be established for fixing the basis of such pensions to the end that all shall be dealt with fairly the said commission to report their findings together with any recommendations thereon at the next session of the Legislature and

That the members of said commission shall serve without compensation and the expenses of said commission shall be limited to five thousand (\$5,000) dollars or so much thereof as may be necessary and that the same be provided for in the next general appropriation bill

Mr. EYRE. Mr. President, I move that the resolution just read be referred to the Committee on Appropriations.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

#### HOUSE MESSAGES.

#### HOUSE CONCURS IN SENATE BILL NO. 58.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 58, entitled:

A supplement to an act entitled "An act authorizing the formation of partnership associations in which the capital subscribed shall alone be responsible for the debts of the association except under certain circumstances" approved the second day of June one thousand eight hundred and seventy-four (Pamphlet Laws two hundred and seventy-one) granting to partnership associations formed under such act for the purpose of transportation and storage of oil by means of pipe lines and tanks for the public power to take lands or property for the public purposes of such association and to acquire a right of way easement for the purpose of locating its pipes or branches over upon under or across any lands streams rivulets roads turnpike roads, railroads canals or other highways

with the information that the House has passed the same without amendment.

#### HOUSE CONCURS IN SENATE BILL NO. 150.

He also returned to the Senate, Senate Bill No. 150, entitled:

An Act providing for a commission to make an examination of the Institution of the Society for the Prevention and Cure of Consumption of the city of Scranton popularly known as the West Mountain Sanatorium providing for a transfer of said institution under certain conditions to the Commonwealth regulating such institution in the event of such transfer and making an appropriation

with the information that the House has passed the same without amendment.

#### HOUSE CONCURS IN SENATE BILL NO. 293.

He also returned to the Senate, Senate Bill No. 293, entitled:

A joint resolution proposing an amendment to section one (1) of article fifteen (XV) of the Constitution of the Commonwealth of Pennsylvania

with the information that the House has passed the same without amendment.

#### HOUSE CONCURS IN SENATE BILL NO. 298.

He also returned to the Senate, Senate Bill No. 298, entitled:

An Act providing that in computing the indebtedness of cities of the first class the word "indebtedness" shall include all manner of debt, and the net amount thereof shall be ascertained as in the case of other municipal corporations by deducting from the gross amount thereof the moneys in the treasury, all outstanding solvent debts and all revenues applicable within one year to the payment of the same.

with the information that the House has passed the same without amendment.

#### HOUSE CONCURS IN SENATE BILL NO. 310.

He also returned to the Senate, Senate Bill No. 310, entitled:

An Act to amend section eight of an act approved the seventeenth day of February one thousand nine hundred and six (Pamphlet Laws forty-five) entitled "An act to regulate the deposits of State funds to prescribe the method of selecting State depositories to limit the amount of State deposits to provide for the security of such deposits to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking funds to declare it a misdemeanor to give or take anything of value for obtaining the same and prescribing penalties for violations of this act" as amended providing for additional active depositories

with the information that the House has passed the same without amendment.

#### HOUSE CONCURS IN SENATE BILL NO. 318.

He also returned to the Senate, Senate Bill No. 318, entitled:

An Act to establish the pay mileage and contingent expense of Presidential electors

with the information that the House has passed the same without amendment.

#### HOUSE CONCURS IN SENATE BILL NO. 338.

He also returned to the Senate, Senate Bill No. 338, entitled:

An Act to amend an act approved May eighteenth one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by adding to article twenty thereof section two thousand forty

with the information that the House has passed the same without amendment.



## HOUSE CONCURS IN SENATE BILL NO. 350.

He also returned to the Senate, Senate Bill No. 350, entitled:

An Act to amend section six chapter one article one of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" as amended

with the information that the House has passed the same without amendment.

## HOUSE CONCURS IN SENATE BILL NO. 427.

He also returned to the Senate, Senate Bill No. 427, entitled:

An Act providing for rebates and penalties in the payment of county taxes in cities of the third class

with the information that the House has passed the same without amendment.

## HOUSE CONCURS IN SENATE BILL NO. 446.

He also returned to the Senate, Senate Bill No. 446, entitled:

An Act to amend sections ten and twenty-one of an act approved the twenty-ninth day of June, Anno Domini one thousand nine hundred and seventeen (P. L. 657), entitled "An act to provide for the protection of agriculture and horticulture and to prevent the introduction into the dissemination within the Commonwealth of insects and disease pests injurious or harmful to plants or plant products; providing for inspection of nurseries; providing for quarantines necessary to the enforcement of this act and imposing penalties.

with the information that the House has passed the same without amendment.

## HOUSE BILL FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, presented for concurrence, bills of the House of Representatives, as follows:

## House Bill No. 85 (Senate Bill No. 1013), entitled:

An Act to amend section twenty-five of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" as amended

Which was committed to the Committee on Game and Fisheries.

## House Bill No. 1095 (Senate Bill No. 1014), entitled:

An Act to amend part of section six of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county bor-

ough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" as amended

Which was committed to the Committee on Public Roads and Highways.

## House Bill No. 1260 (Senate Bill No. 1015), entitled:

An Act to provide for the planting and care of shade trees along the streets and highways of cities and providing for the collection of the cost thereof and other costs incidental thereto from the owners of property abutting on such streets and highways

Which was committed to the Committee on Municipal Affairs.

## House Bill No. 1276 (Senate Bill No. 1016), entitled:

An Act declaring a closed season for a period of two years on English Chinese and Mongolian pheasants commonly known as ring-neck pheasant

Which was committed to the Committee on Game and Fisheries.

## House Bill No. 1307 (Senate Bill No. 1017), entitled:

An Act to amend section eighteen, article one, chapter seven of an act approved the fourteenth day of May, one thousand nine hundred and fifteen, (P. L. 312), entitled "An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs," as amended.

Which was committed to the Committee on New Counties and County Seats.

## House Bill No. 1305 (Senate Bill No. 1018), entitled:

An Act making it unlawful to interfere or attempt to interfere with persons about to procure marriage licenses or to influence or attempt to influence such persons to go to certain officers for such purposes.

Which was committed to the Committee on Judiciary General.

## House Bill No. 1308 (Senate Bill No. 1019), entitled:

An Act to amend clause twenty-four of section two of an act approved the third day of April one thousand eight hundred and fifty-one (Pamphlet Laws three hundred and twenty) entitled "An act regulating boroughs" as amended authorizing the boroughs to increase the rate of taxation for general borough purposes

Which was committed to the Committee on New Counties and County Seats.

## House Bill No. 1325 (Senate Bill No. 1020), entitled:

An Act providing for the organization government discipline maintenance and regulation of the armed land forces of this Commonwealth

Which was committed to the Committee on Military Affairs.

## House Bill No. 1334 (Senate Bill No. 1021), entitled:

An Act to repeal Section 2 of an act entitled, "An act for the protection of the public health; by providing that persons, firms, or corporations, who are operating or conducting hotels, restaurants, dining-cars, or other public eating places in this Commonwealth shall not employ as cooks, waiters, kitchen-help, chambermaids, or other house-servants, any person or persons who are suffering from trachoma, active tuberculosis of the lungs, open skin tuberculosis, syphilis, gonorrhea, open external cancer or barber's itch, or who are carriers of typhoid fever; and further providing that no dishes, receptacles or utensils used in eating or drinking shall be furnished to patrons or customers of any such public eating-place, unless the same have been thoroughly cleansed since used by another individual; and further providing that no towels shall be furnished in any wash-rooms, in connection with any public eating-place, unless such towels be laundered or discarded after use."

dividual use; and further providing that no common drinking-cups shall be furnished at any public drinking-place operated in connection with any such eating-place; and providing penalties for violations of the provisions of this act," approved May 28th, 1915, (P. L. 42).

Which was committed to the Committee on Public Health and Sanitation.

House Bill No. 1339 (Senate Bill No. 1022), entitled:

An Act authorizing boroughs to enact ordinances prohibiting heavy traffic on certain paved streets

Which was committed to the Committee on Municipal Affairs.

House Bill No. 1346 (Senate Bill No. 1023), entitled:

An act to amend section nine of article seven, chapter six of an act approved the fourteenth day of May, one thousand nine hundred and fifteen, (P. L. 312), entitled "An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs," by adding thereto subsection eight, providing that the borough's share of the cost of construction and improvement of streets or highways in boroughs which are built or improved jointly by the borough and county, the borough and State, or borough, county and State, may be assessed against the abutting property owners.

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 1361 (Senate Bill No. 1024), entitled:

An Act providing for the appointment of a commission to inspect sites suitable for the erection thereon of a State psychopathic hospital to be erected East of the Allegheny Mountains, and to be known as the Eastern Pennsylvania State Psychopathic Hospital, and to select therefrom and recommend to the Governor the purchase of one of said sites for said purposes.

Which was committed to the Committee on Public Health and Sanitation.

House Bill No. 1385 (Senate Bill No. 1025), entitled:

A supplement to an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" extending the charters of certain corporations"

Which was committed to the Committee on Corporations.

House Bill No. 722 (Senate Bill No. 1026), entitled:

An Act to repeal an act approved the twenty-second day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand one hundred and thirteen) entitled "An act authorizing cities of the third class to surrender their charter and be constituted a borough and providing the procedure therefor"

Which was committed to the Committee on Municipal Affairs.

House Bill No. 1088 (Senate Bill No. 1027), entitled:

An Act authorizing the directors of the poor of Jenkins township Pittston borough and Pittston township in Luzerne county to acquire property and to erect and equip an asylum for the insane and to levy taxes and borrow money therefor

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 1212 (Senate Bill No. 1028), entitled:

An Act to amend section twelve, article one, chapter eight of an act approved the fourteenth day of May, one thousand nine hundred fifteen (P. L. 312) entitled "An Act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs."

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 1243 (Senate Bill No. 1029), entitled:

An Act to further amend section twenty of an act approved the eleventh day of May, one thousand nine hundred and eleven (P. L. 244), entitled "An act providing for original location, laying out, and construction of public roads or highways in the several counties of this Commonwealth, and for the permanent improvement of certain public roads or

highways therein; making such originally constructed or improved roads and highways county roads; authorizing the relocation, opening, straightening, widening, extension and alteration of the same, and the vacation of so much of any road as may thereby become unnecessary; providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties; and prescribing penalties for the violation thereof; providing for the taking of property for such improvement, the compensation to be paid therefor, and the payment of damages resulting from such taking, and the manner in which such damages may be determined; providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads; authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof; prescribing a method for improving a county road lying within or traversing a borough, and apportioning the cost of such improvement; and authorizing the vacation of any county road," as amended, providing for the vacation of abandoned or condemned turnpikes.

Which was committed to the Committee on Public Roads and Highways.

House Bill No. 1259 (Senate Bill No. 1030), entitled:

An Act providing for the licensing and resignation by the Dental Council of certain persons to practice dentistry

Which was committed to the Committee on Public Health and Sanitation.

House Bill No. 1271 (Senate Bill No. 1031), entitled:

An Act to amend clause (b) of section five of an act approved the twenty-first day of May, one thousand nine hundred and nineteen (P. L. 209), entitled "An act relating to the organization, maintenance and operation of the Banking Department, and the scope of its supervision and control over corporations, partnerships, unincorporated associations and individuals, and the assets and liabilities thereof; providing penalties for the enforcement of its provisions, and repealing certain acts."

Which was committed to the Committee on Banks and Building and Loan Associations.

House Bill No. 1290 (Senate Bill No. 1032).

An Act appropriating to the Department of Health any moneys to be received from the United States Government in the promotion of sanitation public health and health education the protection and care of maternity infancy and old age and the prevention, treatment and cure of disease.

Which was committed to the Committee on Public Health and Sanitation.

House Bill No. 1299 (Senate Bill No. 1033) entitled

An Act to amend section one of an act approved the seventeenth day of June, Anno Domini, one thousand nine hundred and thirteen (P. L. 507), entitled "An act to provide revenue for State and county purposes, and in cities co-extensive with counties, for city and county purposes; imposing taxes upon certain classes of personal property; providing for the assessment and collection of the same; providing for the duties and compensation of prothonotaries and recorders in connection therewith; and modifying existing legislation which provided for raising revenue for State purposes," as amended.

Which was committed to the Committee on Finance.

House Bill No. 1330 (Senate Bill No. 1034) entitled

An Act to amend section eleven of an act approved the twelfth day of July nineteen hundred and nineteen entitled "An act authorizing stock corporations other than building and loan associations and corporations authorized by law to transact a banking or insurance business to make provision upon formation reorganization merger or consolidation for the issue of either or both preferred or common shares without nominal or par value regulating the same and such corporations and prescribing the method of determining the number of shares and capital of corporations issuing shares in such manner" by providing that no bonus shall be required to be paid under the laws of this Commonwealth upon the stock of a corporation issued to acquire property of which an existing corporation is obliged to divest itself in order to comply with any law of this Commonwealth or to enable it to exercise any rights otherwise conferred on it by any law of this Commonwealth and providing further that no bonus shall be required to be paid under the laws of this Commonwealth in cases of reorganization merger or consolidation in connection with which all certificates of capital stock with nominal or par value are fully surrendered by the shareholders of the corporation in process of reorganization or of the two or more corporations in process of merger or consolidation and in exchange therefor the aforesaid shareholders receive without other consideration or the paying in of additional capital assets a like or a lesser or a greater number of shares without nominal or par value



Which was committed to the Committee on Judiciary Special.

House Bill No. 1331 (Senate Bill No. 1035), entitled:

An Act relating to the payment of bonus upon the capital stock of corporations issued to acquire properties or stock of existing corporations where the amount of corporate property in the Commonwealth is not increased but where a change of ownership is effected.

Which was committed to the Committee on Judiciary Special.

House Bill No. 1341 (Senate Bill No. 1036), entitled:

An Act to amend section one of an act approved the eighth day of April one thousand eight hundred sixty-seven (Pamphlet Laws 1867) entitled "An act to permit disabled soldiers to peddle by procuring a license therefor without charge" as amended.

Which was committed to the Committee on Military Affairs.

House Bill No. 1354 (Senate Bill No. 1037) entitled:

A supplement to the act approved the twenty-third day of June one thousand eight hundred and eighty-five (Pamphlet Laws one hundred and forty-six) entitled "An act relating to marriage licenses providing for officers herein indicated to issue licenses for parties to marry" imposing an additional license fee for the use of the Commonwealth.

Which was committed to the Committee on Judiciary General.

House Bill No. 1164 (Senate Bill No. 1038) entitled:

An Act to amend section forty-three of the act approved the tenth day of July, one thousand nine hundred and nineteen, (P. L. 857), entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections, and their enrollment as members of political parties as a further condition of their right to vote at primaries, in cities of the first class of this Commonwealth, by removing from office all existing registration commissioners and their appointees in said cities, and authorizing the Governor to appoint registration commissions therein; defining the jurisdiction of said commissions, and the powers and duties of the commissioners constituting same, and of their appointees, including registrars, inspectors of registration, clerks, and counsel; fixing their qualifications, terms of office, and compensation; granting them certain immunity from arrest on registration days; and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence, as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof, to copy or demand a list of the lodgers therein, and to supervise the conduct of registrars; regulating the registration of electors at polling places by registrars, and at the offices of commissions by commissioners, and the right of parties or bodies of electors to have watchers thereat, and the preparation and use of street lists and other records of those registered; allowing the names of persons not entitled to vote to be struck from the registers in certain cases; permitting all records regarding registration to be inspected and copied by any elector under certain conditions; directing how the registers shall be used at elections and primaries; compelling the attendance of witnesses and payment of witness fees; and providing penalties for refusal to obey subpoenas; directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor; authorizing such clerks to administer oaths, sign subpoenas and vouchers, and to collect and disburse witness fees; prescribing a method for challenging persons applying for registration, and the procedure for the correction of registers, and for appealing from actions of registrars to said commissions; and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas; imposing certain duties upon election officers and upon the councils, controllers, receivers of taxes, police officers, and other officials of the said cities and upon the courts, judges, prothonotaries, sheriffs, commissioners, peace officers, and other officials of the judicial districts and counties in which said cities are situated or with which they are coextensive; legalizing certain acts required hereby if done on any Sunday or legal holiday; requiring said cities to provide for the maintenance of said commissions, and the compensation of their appointees, and the payment of all expenses necessary to carry out the provisions of this act, and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions; punishing and fixing penalties for violation hereof; and repealing all legislation inconsistent herewith," so as to increase the maximum compensation to be paid to the chief clerk of the registration commission.

Which was committed to the Committee on Election.

House Bill No. 1320, (Senate Bill No. 1039), entitled:

An Act to amend section one of an act approved the ~~thirteenth~~ day of May, one thousand nine hundred and

fifteen (P. L. 286), entitled, "An act to provide for the health, safety and welfare of minors; by forbidding their employment or work in certain establishments and occupations and under certain specified ages; by restricting their hours of labor and regulating certain conditions of their employment; by requiring employment certificates for certain minors and prescribing the kinds thereof and the rules for the issuance, reissuance, filing, return and recording of the same; by providing that the Industrial Board shall, under certain conditions, determine and declare whether certain occupations are within the prohibitions of this act; requiring that certain minors shall, during the period of their employment, attend certain schools, to be established as therein provided and to be approved by the State Superintendent of Public Instruction and regulating the conditions of such attendance; authorizing the State Board of Education, in certain cases, to appoint attendance officers to aid in enforcing the provisions of this act and creating the salary and expenses of such officer a charge against the school district wherein they are employed; requiring certain abstracts and notices to be posted; providing for the enforcement of this act by the Commissioner of Labor and Industry, the attendance officers of school districts and police officers and defining the procedure in prosecutions thereunder and establishing certain presumptions in relation thereto; providing penalties for the violation of the provisions thereof; and repealing all acts or parts of acts inconsistent therewith," exempting from the operation of the act minors employed on the stage of theatres with the approval of the Industrial Board of the Department of Labor and Industry.

Which was committed to the Committee on Judiciary Special.

House Bill No. 1323, (Senate Bill No. 1040), entitled:

An Act to amend section two of an act approved the twenty-fifth day of April, one thousand nine hundred and three, (P. L. 304), entitled "An act to further regulate the construction, maintenance and inspection of buildings and party walls, in cities of the first class."

Which was committed to the Committee on Municipal Affairs.

House Bill No. 1340, (Senate Bill No. 1041), entitled:

An Act to amend an act approved the fourteenth day of May, one thousand nine hundred and fifteen, (P. L. 312), entitled, "An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs," authorizing boroughs to define and punish disorderly conduct.

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 1213, (Senate Bill No. 1042), entitled:

An Act to amend the act approved the sixteenth day of April, one thousand eight hundred and seventy-five (P. L. 54), entitled "An act to provide for appeals in cases where the county commissioners and auditors have failed or shall hereafter fail to fix compensation of county treasurers, and to repeal an act entitled 'A supplement to an act relating to county treasurers, passed the fifteenth day of April one thousand eight hundred and thirty-four, approved the eighteenth day of April, one thousand eight hundred and seventy-four, in regard to the compensation of county treasurer'; by providing for appeals by the county treasurer in cases where the county commissioners and auditors have fixed the compensation of the county treasurer.

Which was committed to the Committee on Judiciary General.

House Bill No. 1291, (Senate Bill No. 1043), entitled:

An Act reorganizing the Adjutant General's Department designating the officers and employes thereof and fixing the salaries of each.

Which was committed to the Committee on Appropriations.

House Bill No. 1292, (Senate Bill No. 1044), entitled:

An Act authorizing the Adjutant General to erect construct complete and equip a building on the arsenal grounds at Harrisburg for use as a garage and machine shop and to grade and terrace the ground in connection therewith providing for the letting of contracts therefor and making an appropriation.

Which was committed to the Committee on Appropriations.

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. F. E. Baldwin) announced that the Chief Clerk having reported that

the following bills had passed both houses of the General Assembly and the same being correct, the titles were published as follows:

**Senate Bill No. 58, entitled:**

A supplement to an act entitled "An act authorizing the formation of partnership associations in which the capital subscribed shall alone be responsible for the debts of the association except under certain circumstances" approved the second day of June one thousand eight hundred and seventy-four (Pamphlet Laws two hundred and seventy-one) granting to partnership associations formed under such act for the purpose of transportation and storage of oil by means of pipe lines and tanks for the public power to take lands or property for the public purposes of such association and to acquire a right of way easement for the purpose of locating its pipes or branches over upon under or across any lands streams rivulets roads turnpike roads railroads canals or other highways

**Senate Bill No. 150, entitled:**

An Act providing for a commission to make an examination of the Institution of the Society for the Prevention and Cure of Consumption of the City of Scranton popularly known as the West Mountain Sanatorium providing for a transfer of said institution under certain conditions to the Commonwealth; regulating such institution in the event of such transfer and making an appropriation.

**Senate Bill No. 293, entitled:**

A joint resolution proposing an amend to section one (1) of article fifteen (XV) of the Constitution of the Commonwealth of Pennsylvania

**Senate Bill No. 298, entitled:**

An Act providing that in computing in indebtedness of cities of the first class the word "indebtedness" shall include all manner of debt and the net amount thereof shall be ascertained as in the case of other municipal corporations by deducting from the gross amount thereof the moneys in the treasury all outstanding solvent debts and all revenues applicable within one year to the payment of the same

**Senate Bill No. 310, entitled:**

An Act to amend section eight of an act approved the seventeenth day of February one thousand nine hundred and six (Pamphlet Laws forty-five) entitled "An act to regulate the deposits of State funds to prescribe the method of selecting State depositories to limit the amount of State deposits to provide for the security of such deposits to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking funds to declare it a misdemeanor to give or take anything of value for obtaining the same and prescribing penalties for violations of this act" as amended providing for additional active depositories

**Senate Bill No. 318, entitled:**

An Act to establish the pay mileage and contingent expenses of Presidential electors

**Senate Bill No. 338, entitled:**

An Act to amend an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by adding to article twenty thereof section two thousand forty

**Senate Bill No. 350, entitled:**

An Act to amend section six chapter one article one of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" as amended

**Senate Bill No. 427, entitled:**

An Act providing for rebates and penalties in the payment of county taxes in cities of the third class

**Senate Bill No. 446, entitled:**

An Act to amend sections ten and twenty-two of an act approved the twenty-ninth day of June Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws six hundred and fifty-seven) entitled "An act to provide for the protection of agriculture and horticulture and to prevent the introduction into and the dissemination within the Commonwealth of insect and disease pests injurious or harmful to

plants or plant products providing for inspection of nurseries providing for quarantines necessary to the enforcement of this act and imposing penalties"

**House Bill No. 199, entitled:**

An Act to amend section one of an act approved the fourteenth day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred seventy-three) entitled "An act to provide for retirement of State employees permanently disabled by reason of physical or mental disability to perform their official functions and duties with half pay under certain conditions during the remainder of their lives except State employees whose retirement has been or shall be otherwise provided for and the filling of vacancies caused by such retirement" as amended by changing the conditions under which said employees can be retired and the procedure therein changing the pension period and defining the term "State employee" to include officers and employees in the legislative and executive branches of the State government and of State institutions

**House Bill No. 353, entitled:**

An Act to further amend section four and amend section six of an act approved the seventeenth day of April one thousand nine hundred and thirteen (Pamphlet Laws eighty-five) entitled "An act for the better protection of wild birds and game within the Commonwealth of Pennsylvania; requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth; and providing penalties for violations of its several provisions, and the manner of proceeding to enforce compliance therewith; and providing for the disposition of the game fees, fines, and penalties received."

**House Bill No. 371, entitled:**

An Act to amend section one of "An act to provide for the licensing of transient retail merchants in cities boroughs and townships and providing a penalty for failure to obtain the same" approved the second day of May Anno Domini one thousand eight hundred and ninety-one

**House Bill No. 430, entitled:**

An Act to amend section three of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred fourteen) entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the state of New Jersey of a bridge over the Delaware River connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purpose of this act"

**House Bill No. 466, entitled:**

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other incorporated districts or municipalities had and held pursuant to the provisions of an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance to such proceedings and elections

**House Bill No. 580, entitled:**

An Act providing for the apportionment of wharfage and dockage in cities of the first class

**House Bill No. 611, entitled:**

An Act to amend an act entitled "An act to establish a Board of Commissioners of Navigation for the river Delaware and its navigable tributaries; regulating their jurisdiction over ships, vessels and boats, and wharves, piers, bulkheads, docks, slips, and basins; and exempting cities of the first class from certain of its provisions; and making an appropriation therefor," approved the eighth day of June, one thousand nine hundred and seven, (Pamphlet Laws page 436) amending Sections 5 and 6 thereof so as to express with greater certainty the intention of the General Assembly with respect to the enforcement of the rules and regulations made and promulgated by the Commissioners pursuant to the authority conferred upon them by said act.

**House Bill No. 789, entitled:**

An Act empowering all corporations incorporated under the laws of the State of Pennsylvania for purposes not for profit to change alter and amend by by-law such provisions of their charters as are purely administrative



## House Bill No. 791, entitled:

An Act to amend section two of the act approved the twenty-third day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and seventy-eight) entitled "An act supplementary to an act approved the eleventh day of May one thousand nine hundred and eleven entitled 'An act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof' providing for the examination of the glassware used for testing milk and cream for butterfat with the Babcock test prohibiting the use of inaccurate testing glassware defining the term Standard Babcock Glassware and fixing penalties for the violations of the provisions of this act"

## House Bill No. 187, entitled:

A further supplement to an act approved the first day of April one thousand eight hundred and sixty-three (P. L. 213), entitled "An Act to accept the grant of public lands by the United States to the several states for the endowment of Agricultural Colleges," making a deficiency appropriation for carrying the same into effect.

## House Bill No. 253, entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

## House Bill No. 272, entitled:

An Act to amend the first section of an act approved the eleventh day of May Anno Domini one thousand nine hundred and eleven entitled "An act empowering the United States of America to acquire land in the State of Pennsylvania for National Forest Reserves by purchase or by condemnation proceedings and granting to the United States of America all rights necessary for control and regulation of such reserves"

## House Bill No. 582, entitled:

An Act providing for the apportionment of wharfage and dockage on the river Delaware and its tributaries except in cities of the first class

## House Bill No. 642, entitled:

An Act to further amend section two of the act approved the fifth day of March one thousand nine hundred and six (P. L. 63) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" as amended.

## House Bill No. 672, entitled:

An Act requiring the examination and treatment for venereal diseases of prisoners convicted of crime or pending conviction and authorizing the State Department of Health to make suitable rules and regulations for its enforcement

## House Bill No. 790, entitled:

An Act to regulate and control the manufacture sale offering for sale giving away and use of weights and measures and of weighing and measuring devices in the Commonwealth of Pennsylvania providing for the approval and disapproval of such weights measures and devices by the bureau of standards and prescribing penalties

## House Bill No. 792, entitled:

An Act to further amend section three of an act approved the eleventh day of May one thousand nine hundred and eleven (P. L. 275) entitled "An act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof" as amended.

## House Bill No. 798, entitled:

An Act to amend section thirteen of an act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred and fifty-four) entitled "An act to protect the public health and safety by regulating the erection alteration repair use occupancy maintenance sanitation and condemnation of dwellings two-family dwellings rooming houses and tenements by regulating the use maintenance and sanitation of the grounds surrounding the same the adjoining buildings and all vacant land in cities of the first class providing for their inspection the abatement of nuisances the vacating of uninhabitable houses and the filing of liens creating a division of housing and sanitation and providing penalties for violations of the provisions thereof and repealing all laws inconsistent therewith"

## House Bill No. 860, entitled:

An Act creating a commission to prepare a revision and consolidation of the existing general statutory law defining the powers and duties of the commission, imposing certain duties upon the Legislative Reference Bureau, providing for the report of the commission to the General Assembly for its adoption or rejection and making an appropriation.

## House Bill No. 868, entitled:

An act requiring the assessors for county taxation purposes to collect certain agricultural information and fixing the duties of the county commissioners in connection therewith and imposing penalties

## House Bill No. 1082, entitled:

An Act requiring the display of the flag of the United States at entertainments public gatherings and public meetings

## House Bill No. 1183, entitled:

An Act to amend an act approved March 17, 1921, entitled, "An act creating a Department of Health and defining its powers and duties by providing for an official seal directing the Commissioner of Health to certify orders and regulations under seal and making such evidence in courts and providing for the promulgation of advisory board orders and regulations" and by providing for advertisement.

## House Bill No. 1254, entitled:

An Act making a deficiency appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

## House Bill No. 203, entitled:

An Act concerning fraudulent conveyances and to make uniform the law relating thereto

## House Bill No. 243, entitled:

An Act to amend section four hundred and twenty-one of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

## House Bill No. 532, entitled:

An Act to amend part of section thirteen of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fifty-seven) entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting same and of their appointees including registrars inspectors of registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling places by registrars and at the offices of commissions by commissioners and the right of parties or bodies of electors to have watchers thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by any elector under certain conditions directing how the registers shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon the courts judges prothonotaries sheriffs commissioners peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are co-extensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of

the said commissions punishing and fixing penalties for violations hereof and repealing all legislation inconsistent herewith"

House Bill No. 634, entitled:

An Act constituting a salary board to fix the salaries of the directors of the poor of county poor districts in counties of the fourth class and repealing all acts general local or special inconsistent therewith

House Bill No. 1167, entitled:

An Act providing that in townships of the first class municipal claims for grading constructing paving rebuilding curbing maintaining repairing and cleaning sidewalks and footwalks and keeping the same clear of obstruction and other nuisances may be included in and collected with the other township taxes

House Bill No. 1168, entitled:

An Act to amend sections four hundred four hundred and one and four hundred and two of an act approved the fourteenth day of July one thousand nine hundred and seventeen entitled "An Act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 1170, entitled:

An Act to amend sections nine hundred and eighty-nine nine hundred and ninety nine hundred and ninety-two nine hundred and ninety-three and one thousand and five of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 1171, entitled:

An Act to amend section six hundred and twenty-five of and to amend by adding sections six hundred and twenty-six and six hundred and twenty-seven to an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 1172, entitled:

An Act to amend section ten hundred and eleven of an act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred and forty), entitled "An act concerning townships; and revising, amending and consolidating the law relating thereto."

House Bill No. 1197, entitled:

An Act to amend section five hundred and eighty-five of an act approved July fourteenth, one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled, "An Act concerning townships; and revising, amending and consolidating the law relating thereto."

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. F. E. Baldwin) in the presence of the Senate signed the same.

RECESS.

Mr. PATTON. Mr. President, I move that the Senate do now take a recess until 3 o'clock this afternoon.

Mr. SNYDER. Mr. President, I second the motion. The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

REPORTS FROM COMMITTEES.

Mr. PATTON. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. PATTON, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 969, entitled:

An Act to regulate the allotting or subdividing of land in cities of the second class, by requiring the recording in the office of the Recorder of Deeds of a map or plat prior to the sale, conveyance or mortgaging of any part thereof, and providing penalties for the violation of the act.

Also from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 970, entitled:

An Act amending an act entitled "A supplement to an act, entitled 'An act for the government of cities of the

second class, approved the seventh day of March, A. D. 1901; creating and regulating a City Planning Department, giving it jurisdiction, extending it over the city and for three miles beyond the city limits, and regulating the laying out of plans of lots within the limits of the city," approved the 10th day of June, A. D. 1911, by providing the method of appointment and terms of office of the members of the City Planning Department and That all plans of streets for public use shall be submitted to and approved by this Department.

Also from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 971, entitled:

An Act amending an act entitled "A supplement to an act entitled 'An act for the government of cities of the second class' approved the seventh day of March, one thousand nine hundred and one; authorizing cities of the second class to regulate and limit the height and bulk of buildings and the areas of yards, courts and open spaces, and to regulate and restrict the location of trades and industries, and the location of buildings for specified uses, and to make regulations for trades and industries and for the use of buildings; and for the above purposes, and to divide the cities into districts; and authorizing the City Planning Commission to recommend the boundaries of districts and appropriate regulations therein; and providing the method of adoption of said districts, regulations and restrictions, and the method of amendment or change thereof" approved the 21st day of June, A. D. 1919, providing for twenty days notice to the City Planning Commission of any proposed amendment or change; for an enforcing officer and a board of appeal to review his actions.

Also from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 972, entitled:

An Act empowering cities to take purchase or condemn property for the purpose of erecting, providing, maintaining and operating thereon playgrounds, playfields, gymnasiums, public baths, swimming pools, indoor recreation centers, comfort stations, waiting stations, and drinking fountains.

Also from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 973, entitled:

An Act amending section nine of an act, entitled "An act in relation to the leaving out, opening, widening, straightening, extending or vacating streets and alleys, and the construction of bridges in the several municipalities of this Commonwealth, the grading, paving, macadamizing or otherwise improving streets and alleys providing for ascertaining the damages to private property resulting therefrom, the assessment of the damages, costs and expenses thereof upon the property benefited, and the construction of sewers and payment of the damages, costs and expenses thereof, including damages to private property, resulting therefrom," approved May sixteenth, A. D. 1891, enabling municipal corporations to lay out, open, widen, extend, and vacate streets or alleys, upon petition or without petition of property owners, as amended by the act approved the twenty-second day of May, A. D. 1895, and by the act approved March 19, A. D. 1903, providing that the ordinances may require that no building may be built or altered, except to conform to the lines fixed by the widening or straightening ordinances; and that in such case the landowner's right of action shall not accrue until actual occupancy by the municipality or the locating or relocating of the building, to conform to the new lines.

Also from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 1009, entitled:

An Act amending an act entitled: "A supplement to an act, entitled 'An act for the annexation of any city, borough, township, or part of a township, to a contiguous city, and providing for the indebtedness of the same' approved April 28, A. D. 1903; to enable territory now annexed or which may hereafter be annexed under the provisions of said act, to be arranged and erected into a ward, or wards, of the city to which it is annexed; and providing the procedure for that purpose, and for the proper representation of the ward or wards erected;" approved the 28th day of May, A. D. 1907, by changing the number of petitions from twenty per centum of the qualified voters to five per centum of the qualified voters as shown by the registry for the last preceding election of the city, borough, township, or part of a township, so annexed, and authorizing the Mayor of the city to which the territory was annexed, to make said petition.

Mr. Sisson. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. Sisson, from the Committee on Education, reported as committed, Senate Bill No. 963, entitled:

An Act to authorize the acquisition, by purchase or condemnation, of lands with or without buildings thereon, and the erection of buildings for a State Truancy School, and for the appointment of a commission to acquire the same, and making an appropriation for the purposes of this act, and providing for its operation by the State Board of Education.



## HOUSE MESSAGES.

## HOUSE BILLS FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, presented for concurrence bills of the House of Representatives as follows:

House Bill No. 1128, (Senate Bill No. 1045), entitled:

An Act to repeal an act approved the ninth day of July, one thousand nine hundred and nineteen, (P. L. 793), entitled, "An act to amend an act, approved the first day of May, one thousand nine hundred and thirteen, entitled 'An act to prohibit the killing of foxes by certain methods in Delaware County, and fixing a penalty for violation of the act,' by extending the provisions of said act to Chester County and Montgomery County," as far as the same relates to Montgomery County.

Which was committed to the Committee on Game and Fisheries.

House Bill No. 1222, (Senate Bill No. 1046), entitled:

An Act to repeal the act approved the ninth day of July, one thousand nine hundred and nineteen, (P. L. 793), entitled "An Act to amend an act, approved the first day of May, one thousand nine hundred and thirteen, entitled 'An Act to prohibit the killing of foxes by certain methods in Delaware County, and fixing a penalty for violation of the act,' by extending the provisions of the said act to Chester County and Montgomery County." In so far as the same relates to Chester County.

Which was committed to the Committee on Game and Fisheries.

House Bill No. 1303, (Senate Bill No. 1047), entitled:

An Act requiring certain provisions in policies of insurance against loss or damage resulting from accident to or injury suffered by an employe or other person and against loss or damage to property caused by animals or by any vehicle drawn propelled or operated by any motive power

Which was committed to the Committee on Insurance.

## COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented communication in writing from His Excellency the Governor of the Commonwealth, which was read as follows:

## APPROVAL OF SENATE BILL NO. 554.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 14, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 554, entitled:

"An Act authorizing the holders of bonds of loan of the Commonwealth of Pennsylvania series 'B' issued under date of August second one thousand nine hundred and twenty-one to exchange the same for other bonds of the said Commonwealth and authorizing the Governor and the Auditor General and State Treasurer to issue new bonds in exchange for the same."

WM. C. SPROUL.

## BILLS SIGNED.

The PRESIDENT PRO TEMPORE (Mr. F. E. Baldwin) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 198, entitled:

An Act to further amend an act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" as amended

Senate Bill No. 437, entitled:

An Act authorizing the council of cities of the third class whenever any city of such class shall have sold or leased the coal underlying any public park or common within the limits of said city to apply the proceeds thereof for certain improvements of such park or common and the policing and lighting thereof for the purchase of certain lands for park purposes and for other public improvements and providing for the issuing of improvement bonds for such purposes

Whereupon,

The PRESIDENT PRO TEMPORE (Mr. F. E. Baldwin) in the presence of the Senate signed the same.

## MOTION TO READ BILLS THE FIRST TIME.

Mr. PATTON. Mr. President, I move that all bills reported from committees at today's session be read the first time.

Mr. SNYDER. Mr. President, I second the motion.  
The motion was agreed to.

## BILLS ON FIRST READING.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 60, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania

And said bill having been read at length the first time,  
Ordered. To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 464, (House Bill No. 75), entitled:

An Act making a deficiency appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

And said bill having been read at length the first time,  
Ordered. To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 689, entitled:

An Act to further amend section one of the act approved the first day of May one thousand nine hundred and nine (Pamphlet Laws three hundred and twenty-one) entitled "An act to provide for State registration of nurses to establish a State board of examiners in connection therewith and to provide penalties for the violation of certain provisions regarding such registration" as amended

And said bill having been read at length the first time,  
Ordered. To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 721, (House Bill No. 965), entitled:

An Act to amend section six of an act approved the seventh day of June one thousand nine hundred fifteen (Pamphlet Laws eight hundred and seventy), entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines

And said bill having been read at length the first time,  
Ordered. To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 738, (House Bill No. 908), entitled:

An Act to amend section thirteen of an act approved the twentieth day of April one thousand eight hundred and nineteen (P. L. 77) entitled "An act to provide for the incorporation and regulation of certain corporations" increasing the powers of building and loan associations to purchase and hold real estate.

And said bill having been read at length the first time,  
Ordered. To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 769, (House Bill No. 23), entitled:

An Act to regulate the practice of chiropractic and to create a Board of Chiropractic Examiners for the examination and licensing of chiropractors defining the powers and duties of said board and providing a penalty for violations of this act

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 897, (House Bill No. 791), entitled:

An Act to amend section two of the act approved the twenty-third day of May, one thousand nine hundred and nineteen (Pamphlet Laws two hundred seventy-eight), entitled "An act supplementary to an act approved the eleventh day of May, one thousand nine hundred and eleven entitled 'An act to provide for the appointment of county and city inspectors of weights and measures; providing for their compensation and expenses; prescribing their duties; prohibiting vendors from giving false or insufficient weights; and fixing the penalties for the violation of the provisions hereof'; providing for the examination of the glassware used for the testing of milk and cream for butterfat with the Babcock test; prohibiting the use of inaccurate testing glassware; defining the term Standard Babcock Glassware; and fixing penalties for the violations of the provisions of this act."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 925, entitled:

An Act providing for an examination of the Mid-Valley Hospital at Blakely borough Lackawanna County by the Board of Public Charities providing for a transfer of said hospital under certain conditions to the Commonwealth regulating such hospital in the event of such transfer and making an appropriation

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 963, entitled:

An Act to authorize the acquisition, by purchase or condemnation, of lands with or without buildings thereon, and the erection of buildings for a State Truancy School, and for the appointment of a commission to acquire the same, and making an appropriation for the purposes of this act and providing for its operation by the State Board of Education

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 964, entitled:

An Act to further amend section eight of the act approved the seventeenth day of February, one thousand nine hundred and six, (P. L. 45), entitled "An act to regulate deposits of State funds", to prescribe the method of securing the State depositories to limit the amount of State deposits to provide for the security of such deposits, to fix the rate of interest thereon, to provide for the publication of monthly statements of moneys in the general and sinking funds, to declare it a misdemeanor to give or take anything of value for obtaining the same, and prescribing penalties for violations of this act," by fixing the rate of interest on active and non-active depositories.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 965, entitled:

An Act making an appropriation to the Hebrew Sheltering Home and Day Nursery for Children, Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 967, entitled:

An Act making an appropriation to the Trustees of the Locust Mountain Hospital at Shenandoah Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 969, entitled:

An Act to regulate the allotting or subdividing of land in cities of the second class by requiring the recording in the office of the Recorder of Deeds of a map or plat prior to the sale, conveyance or mortgaging of any part thereof, and providing penalties for the violation of the act.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 970, entitled:

An Act amending an act entitled "A supplement to an act, entitled 'An act for the government of cities of the second class,' approved the seventh day of March, A. D. 1901; creating and regulating a City Planning Department, giving it jurisdiction, extending it over the city and for three miles beyond the city limits, and regulating the laying out of plans of lots within the limits of the city" approved the 10th day of June, A. D. 1911, by providing the method of appointment and terms of office of the members of the City Planning Department and That all plans of streets for public use shall be submitted to and approved by this Department.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of the Senate Bill No. 971, entitled:

An Act amending an act entitled "A supplement to an act entitled "An act for the government of cities of the second class" approved the seventh day of March, one thousand nine hundred and one; authorizing cities of the second class to regulate and limit the height and bulk of buildings and the areas of yards, courts and open spaces, and to regulate and restrict the location of trades and industries and the location of buildings for specified uses, and to make regulations for trades and industries and for the use of buildings; and, for the above purposes, to divide the cities into districts; and authorizing the City Planning Commission to recommend the boundaries of districts and appropriate regulations therein; and providing the method of adoption of said districts, regulations and restrictions, and the method of amendment or change thereof" approved the 21st day of June, A. D. 1919, providing for twenty days notice to the City Planning Commission of any proposed amendment or change; for an enforcing officer and board of appeal to review his actions.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 972, entitled:

An Act empowering cities to take purchase or condemn property for the purpose of erecting, providing, maintaining and operating thereon playgrounds, playfields, gymnasiums, public baths, swimming pools, indoor recreation centers, comfort stations, waiting stations and drinking fountains.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 973, entitled:

An Act amending section nine of an act, entitled "An act in relation to the laying out, opening, widening, straightening, extending or vacating streets and alleys, and the construction of bridges in the several municipalities of this Commonwealth, the grading, paving, macadamizing or otherwise improving streets and alleys providing for ascertaining the damages to private property resulting therefrom, the assessment of the damages, costs and expenses thereof upon the property benefited, and the construction of sewers and payment of the damages, costs and expenses thereof, including damages to private property, resulting therefrom," approved May sixteenth, A. D. 1891, enabling



municipal corporations to lay out, open, widen, extend, and vacate streets or alleys, upon petition or without petition of property owners, as amended by the act approved the twenty-second day of May, A. D., 1895, and by the act approved March 19, A. D., 1903, providing that the ordinances may require that no building may be built or altered except to conform to the lines fixed by the widening or straightening ordinances; and that in such cases the landowner's right of action shall not accrue until actual occupancy by the municipality or the locating or relocating of the building to conform to the new lines.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 974, entitled:

An Act to further amend section three hundred ninety-five of an act approved the fourteenth day of July, one thousand nine hundred seventeen (P. L. 840), entitled "An act concerning townships and revising, amending and consolidating the law there-to."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 975, entitled:

An Act making an appropriation to the Babies Hospital of Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 977, entitled:

An Act authorizing the county commissioners of any county within this Commonwealth to appropriate and pay out of the treasury of their county, a sum not exceeding ten thousand dollars for the entertainment and other general expenses incident to a state or national convention, encampment, reunion or meeting of any national organization composed of certain honorably discharged soldiers, sailors and marines of the United States, and directing the manner in which such appropriations shall be expended.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 980, (House Bill No. 204), entitled:

An Act to regulate the practice of the profession of engineering and of land surveying creating a State Board for the Registration of "Professional Engineers" and "Land Surveyors" defining its powers and duties imposing certain duties upon the Commonwealth and political subdivisions thereof in connection with public work and providing penalties.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 982, (House Bill No. 876), entitled:

An Act to amend sections one two three five six and seven of an act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and eighty-four) entitled "An act empowering cities of the second and third classes boroughs and counties to acquire maintain and operate playgrounds play fields gymnasiums public baths swimming pools and indoor recreation centers authorizing school districts to join in the maintenance and operation of said activities and authorizing the issue of bonds and the levy of taxes for such purposes" by extending the provisions thereof so as to include townships.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 990, (House Bill No. 1193), entitled:

An Act empowering clerks designated by the board for the assessment and revision of taxes in counties of the second class to administer oaths and affirmations

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1000, (House Bill No. 1096), entitled:

An Act to amend sections one two and three article seven chapter six of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1008, entitled:

An Act to fix the number of Representatives in the General Assembly of the State, and to apportion the State into Representative Districts, as provided by the Constitution

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1009, entitled:

An Act amending an act entitled: "A supplement to an act, entitled 'An act for the annexation of any city, borough, township, or part of a township, to a contiguous city, and providing for the indebtedness of the same,' approved the 28th day of April, A. D. 1903; to enable territory now annexed, or which may hereafter be annexed under the provisions of said act, to be arranged and erected into a ward, or wards, of the city to which it is annexed; and providing the procedure for that purpose, and for the proper representation of the word or words erected" approved the 28th day of May, A. D. 1907, by changing the number of petitioners from twenty per centum of the qualified voters to five per centum of the qualified voters as shown by the registry for the last preceding election of the city, borough, township, or part of a township, so annexed, and authorizing the Mayor of the City to which the territory was annexed, to make said petition.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1012, entitled:

An Act to repeal section eighteen of an act approved the twentieth day of May, 1913 (P. L. 229) entitled "An act defining and regulating public amusements and places used therefor; requiring and regulating the licensing thereof; restricting the scope of certain acts of Assembly relating thereto, and providing penalties for violation of this act."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1027, (House Bill No. 1088), entitled:

An Act authorizing the directors of the poor of Jenkins township Pittston borough and Pittston township in Luzerne county to acquire property and to erect and equip an asylum for the insane and to levy taxes and borrow money therefor

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1034, (House Bill No. 1330), entitled:

An Act to amend section eleven of an act approved the twelfth day of July nineteen hundred and nineteen entitled "An act authorizing stock corporations other than building and loan associations and corporations authorized by law to transact a banking or insurance business to make provision upon formation reorganization merger or consolidation for the issue of either or both preferred or common shares without nominal or par value regulating the same and such corporations and prescribing the method of determining the number of shares and capital of corporations issuing shares in such manner" by providing that no

bonus shall be required to be paid under the laws of this Commonwealth upon the stock of a corporation issued to acquire property of which an existing corporation is obliged to divest itself in order to comply with any law of this Commonwealth or to enable it to exercise any rights otherwise conferred on it by any law of this Commonwealth and providing further that no bonus shall be required to be paid under the laws of this Commonwealth in cases of reorganization merger or consolidation in connection with which all certificates of capital stock with nominal or par value are fully surrendered by the share-holders of the corporation in process of reorganization or of the two or more corporations in process of merger or consolidation and in exchange therefor the aforesaid shareholders receive without other consideration or the paying in of additional capital assets a like or a lesser or a greater number of shares without nominal or par value

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1035, (House Bill No. 1331), entitled:

An Act relating to the payment of bonus upon the capital stock of corporations issued to acquire properties or stock of existing corporations where the amount of corporate property in the Commonwealth is not increased but where a change of ownership is affected

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

#### ADJOURNMENT.

Mr. SERVICE. Mr. President, I move that the Senate do now adjourn until Monday evening, April 18, at 8 o'clock.

Mr. MACDADE. Mr. President, I second the motion.  
The motion was agreed to.

The Senate adjourned at 4.31 P. M. until Monday, April 18, 1921, at 8 o'clock P. M.

## HOUSE OF REPRESENTATIVES

THURSDAY, April 14, 1921.

The House met at 11 o'clock A. M.

The SPEAKER (Robert S. Spangler) in the Chair.

#### PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

O Thou Lord and Ruler of all things, we are reminded that fifty and six years ago today there was laid low by the hand of the assassin that great throbbing heart that led our nation through the darkest vale that it has ever been called upon to enter. And when the country and the flag were safe and it could no longer strike them, it aimed its deadly blow at him who loved it as none other had until then; and when his proffered hand of friendship and forgiveness was extended, it spewed forth its venom of hate. And lest we should forget that that spirit is not yet dead, the shades of Garfield and McKinley come before our minds, reminding us that the same brewed drink of the same deadly cup of malignity, fed upon the same brand of violence, still exist.

Grant, then, that our Chief Executive may enjoy Thy especial care and blessing. Enable him to secure a just peace, to promote prosperity and to establish friendliness with all nations and within our own nation. And may every cause for discontent be taken away, so that the hymn of hate shall not be sung and the gospel of violence preached no more. Bless Thou him and bless Thou the land, and spare us from any untoward catastrophe.

We ask it all in Thy name. Amen.

#### JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on the motion of Mr. JOSEPH C. MAR-CT'S, the further reading was dispensed with, and the Journal was approved.

#### REPORTS FROM COMMITTEES.

Mr. SCHAEFFER, from the Committee on Mines and Mining, reported as committed, House Bill No. 6, entitled:

An Act to provide for the safety of persons employed in and about the anthracite coal mines of this Commonwealth and to limit the hours of labor of fan-engineers and pump engineers employed at or about the same; and fixing a penalty for the violation of this act.

Mr. HARRY, from the Committee on Mines and Mining, reported as committed, House Bill No. 1156, entitled:

An Act affecting Anthracite Coal Mines and Operations; establishing the Pennsylvania State Anthracite Mine Cave Commission; defining its jurisdiction and powers; imposing duties upon owners and operators of anthracite coal mines, and imposing penalties.

Mr. MANGAN, from the Committee on Corporations, reported as committed, House Bill No. 1250, entitled:

An Act providing for licensing drivers of taxi-cabs and passenger motor vehicles for hire by cities, boroughs and townships; prescribing the method of securing such licenses and the right of the proper authorities of cities, boroughs and townships to inquire into the moral character and general fitness of all applicants for such licenses; prohibiting all persons from engaging in the business of driving taxicabs and passenger motor vehicles for hire without first having obtained such license, and providing penalties for violation of this act.

Mr. GOSS, from the Committee on Elections, reported as committed, House Bill No. 297, entitled:

An Act to repeal an act approved the twenty-third day of June, one thousand eight hundred eighty-five (P. L. 144), entitled "An act for the regulation of advertising of general elections."

Mr. EDMONDS, from the Committee on Judiciary General, reported as amended, House Bill No. 1294, entitled:

An Act creating a Budget Commission, defining its duty and making an appropriation thereto.

Mr. EDMONDS, from the Committee on Judiciary General, reported as amended, House Bill No. 1296, entitled:

A Joint Resolution providing for the continuation of the commission appointed in accordance with the provisions of a joint resolution approved the twenty-fifth day of July, one thousand nine hundred and seventeen, (P. L. 1188), entitled "A joint resolution providing for a commission to submit a revised penal code of Pennsylvania, and making an appropriation for the expenses of the commission," authorizing said commission to revise, collate and digest all the acts and parts of acts relating to criminal procedure.

Mr. DAWSON, from the Committee on Ways and Means, reported with a negative recommendation, House Bill No. 1019, entitled:

An Act to further amend section twenty-one of an act approved the first day of June, one thousand eight hundred and eighty-nine (Pamphlet Laws four hundred and twenty), entitled, "A further supplement to an act entitled, 'An act to provide revenue by taxation,' approved the seventh day of June, Anno Domini, one thousand eight hundred and seventy-nine," as amended by removing the exemption granted corporations, limited partnerships, and joint-stock associations organized for laundering purposes; and imposing a tax on the capital stock of such corporations, limited partnerships and joint-stock associations.

Mr. DAWSON, from the Committee on Ways and Means, reported as committed, House Bill No. 1034, entitled:

A Joint Resolution proposing an amendment to Article nine section one of the Constitution of Pennsylvania.

Mr. DAWSON, from the Committee on Ways and Means, reported as committed, House Bill No. 1035, entitled:

A Joint Resolution proposing an amendment to Article three section eighteen of the Constitution of Pennsylvania.



Mr. EACHES, from the Committee on Game, reported as amended, House Bill No. 1426, entitled:

An Act for the better protection of human life, live stock and poultry by prohibiting shooting and the discharge of firearms within two hundred yards of any residence or dwelling house, without the consent of the owner or tenant thereof, and providing penalties.

Mr. BLUETT, from the Committee on Corporations, reported as committed, House Bill No. 1541, (Senate Bill No. 170), entitled:

An Act to amend section two of an act approved the twentieth day of March eighteen hundred and ninety-three (Pamphlet Laws twenty-one) entitled "An act to establish a board for the examination of accountants to provide for the granting of certificates to accountants and to provide a punishment for the violation of this act" as amended.

Mr. EVANS, from the Committee on Game, reported as committed, House Bill No. 1521, (Senate Bill No. 646), entitled:

An Act permitting the carrying of shot guns and target and trap shooting within public parks in cities of the first class.

Mr. DONNELEY, from the Committee on Counties and Townships, reported as committed, House Bill No. 1683, (Senate Bill No. 861), entitled:

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto."

Mr. MORRIS, from the Committee on Education, reported as committed, House Bill No. 1641, (Senate Bill No. 889), entitled:

An Act authorizing the purchasing or building of residences for principals teachers or janitors by school districts of the fourth class.

Mr. GELDER, from the Committee on Counties and Townships, reported as committed, House Bill No. 1675, (Senate Bill No. 793), entitled:

An act providing for and regulating the maintenance and government of a children's home in each county of the fourth fifth sixth seventh eighth class of the State for indigent orphans and for incorrigible indigent dependent and neglected children under sixteen years of age and providing for their commitment thereto.

Mr. ALEXANDER, from the Committee on Mines and Mining, reported as committed, House Bill No. 1157, entitled:

An Act regulating the mining of anthracite coal, prescribing duties for certain municipal officers and imposing penalties.

#### OBJECTION TO THE INTRODUCTION OF A BILL.

Mr. JAMES A. WALKER. Mr. Speaker, I ask unanimous consent to introduce a bill at this time.

The SPEAKER. Are there any objections?

Mr. ALEXANDER. Mr. Speaker, I object.

The SPEAKER. The Chair hears objections.

#### RESOLUTION MAKING APPROPRIATION BILLS FIRST ORDER OF BUSINESS.

Mr. HESS presented the following resolution from the Committee on Rules, which was twice read, considered and adopted:

Resolved, That all appropriation bills shall, after the fourteenth day of April, one thousand nine hundred and twenty-one, be the first order on the first reading, second reading and third reading calendars of each day.

A. B. Hess, Chairman,  
Duncan Sinclair,  
John M. Flynn,  
Hugh Dawson,  
George W. Williams.

#### RESOLUTION TO INVESTIGATE CHARGES MADE BY HON. SAMUEL S. LEWIS.

Mr. STRAUSS offered a resolution, which was twice read as follows:

#### RESOLUTION.

Whereas, Samuel S. Lewis, Auditor General-elect of the Commonwealth in a recent address before certain members of this House declared that funds of the Commonwealth had been used to pay expense accounts when in his opinion said expense accounts could not be lawfully paid, and that after he became Auditor General he proposed to consult the Attorney General, and if his opinion was sustained by the Attorney General he proposed to proceed to recover back into the treasury the money expended on these expense accounts; and

Whereas, in the same address he declared that persons were drawing pay without authority of law, and that others were drawing more pay than the law authorized;

Therefore, be it resolved; That a committee of five members of this House be appointed by the Speaker to investigate the charges made by the said Samuel S. Lewis which said committee shall hold public hearings and shall have power to summon witnesses and require their attendance and to require the production of books, papers and records in the hands of state officers and employees, that said committee shall report the facts to this House not later than Monday, April 25, 1921.

Mr. JAMES A. WALKER. Mr. Speaker, I move that this resolution be printed and lie over under the rules.

Mr. HESS. Mr. Speaker, I second the motion

The motion was agreed to.

#### RESOLUTION NO. 8.

Mr. VICKERMAN. Mr. Speaker, I desire at this time to call up Resolution No. 8, File Folio No. 4477, and move its adoption.

The SPEAKER. The resolution will be read by the Clerk.

The resolution was read by the Clerk as follows:

Whereas at each session of the Legislature bills are introduced for the purpose of providing pensions for State county and municipal officers and employees upon their retirement from office many of these bills imposing a mandatory obligation upon the State counties and municipalities and

Whereas the Legislature cannot during the busy weeks of its session ascertain the conditions and facts surrounding these demands and deal fairly with those who would receive the benefit of legislation of this class and also with the taxpayer whose money is appropriated and

Whereas the existing pension laws for State county and municipal officers and employees differ greatly as to conditions under which benefits can be granted and as to the methods by which the necessary revenues are obtained and

Whereas it is the sense of the members of this Legislature that all public pension funds should be placed on a sound uniform and equitable basis under a fixed State policy therefore be it

Resolved (if the Senate concur) That a commission of five members be appointed two by the President of the Senate and three by the Speaker of the House to be known as the "Public Service Pension Commission" to make a survey of all pension and retirement funds for the officers and employees of the State and the various county and municipal governments to investigate the question of the desirability of establishing a uniform equitable system of retiring State county and municipal employees and whether a proper standard can be established for fixing the basis of such pensions to the end that all shall be dealt with fairly the said commission to report their findings together with any recommendations thereon at the next session of the Legislature and

That the members of said commission shall serve without compensation and the expenses of said commission shall be limited to five thousand (\$5,000) dollars or so much thereof as may be necessary and that the same be provided for in the next general appropriation bill

On the question,

Will the House adopt the resolution? .

It was adopted.

Ordered, That the Clerk present the same to the Senate for concurrence.

#### COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor. It was read as follows:

#### APPROPRIATION OF HOUSE BILL NO. 321.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 14, 1921.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 321, entitled:

"An Act to further amend the eighteenth paragraph of section two of an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three), entitled 'An act to provide for the incorporation and regulation of certain corporations' as amended by providing for the incorporation of companies for the purpose of extracting from the earth minerals and materials used in the manufacture of iron steel or other products and the preparation for market and selling thereof and dealing therein."

WM. C. SPROUL.

#### COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILLS NOS. 9, 61, 93, 97, 136, 145, 315, 468, 512, 584, 676, 693, 916, 969, 978 AND 994.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 14, 1921.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that on April 13, 1921, I approved and signed House Bill No. 9, entitled:

"An Act making an appropriation to provide for a deficiency in the maintenance of the Pennsylvania Training School for Feeble-Minded Children Elwyn Delaware County, Pennsylvania".

Also House Bill No. 61, entitled:

"An Act making an appropriation to the Pennsylvania State Oral School for the Deaf at Scranton, Pennsylvania".

Also House Bill No. 93, entitled:

"An Act making it unlawful to turn in or sound false alarms of fire and to meddle or interfere with or break or destroy any fire alarm telegraph system."

Also House Bill No. 97, entitled:

"An Act making an appropriation to the Commission of Sillders' Orphan Schools of Pennsylvania for the payment of a deficiency in the appropriation for maintenance for the two fiscal years ending May thirty-first one thousand nine hundred and twenty-one"

Also House Bill No. 136, entitled:

"An Act making an appropriation providing for a deficiency in the maintenance of the Glen Mills Schools Glen Mills Delaware County, Pennsylvania".

Also House Bill No. 145, entitled:

"An Act to amend the supplement to an act approved the twenty-first day of May one thousand eight hundred eighty-nine (Pamphlet Laws two hundred and eighty-eight) entitled 'A supplement to an act "To provide for the care and treatment of the indigent insane of the several counties of the Commonwealth in the State hospitals for the insane" approved the thirteenth day of June Anno Domini one thousand eight hundred and eighty-three' as amended by fixing the maximum amount for maintenance weekly per capita"

Also House Bill No. 315, entitled:

"An Act making it unlawful to accept or offer inducements to procure a defeat in any athletic contest".

Also House Bill No. 468, entitled:

"An Act making a deficiency appropriation to the Western Pennsylvania Institution for the Instruction of the Deaf and Dumb."

Also House Bill No. 512, entitled:

"An Act to amend section one of an act approved the seventeenth day of July one thousand nine hundred nineteen (Pamphlet Laws nine hundred ninety-two) entitled "An act to amend the act approved the fifteenth day of April one thousand nine hundred fifteen (Pamphlet Laws one hundred and thirty-two) entitled "An act relative to the burial of the bodies of certain indigent deceased widows at the county expense" as amended requiring county commissioners to pay from the county funds the expenses of burial of all widows of honorably discharged soldiers sailors and marines legally resident within the county authorizing the county commissioners to make inquiries and investigations providing for payments to persons who buried such bodies and requiring public officers and officers and agents of institutions to report deaths of such widows"

Also House Bill No. 584, entitled:

"An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb Mount Airy Philadelphia to cover deficiency in maintenance and education of State pupils."

Also House Bill No. 676, entitled:

"An Act fixing the salary of the deputy county engineer in counties of the second class."

Also House Bill No. 693, entitled:

"A supplement to the act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Appropriation Acts page two hundred and sixty-five) entitled "An act making an appropriation to the trustees of the State Hospital for the Insane Southeastern District of Pennsylvania located at Norristown Pennsylvania"

Also House Bill No. 916, entitled:

"An Act providing for the appointment and expenses of a commission of three persons to codify and revise the laws relating to poor districts and the care of the poor and making an appropriation."

Also House Bill No. 969, entitled:

"An act to further amend section fifteen of the act approved the twenty-second day of June one thousand eight hundred and ninety-one (Pamphlet Laws three hundred and seventy-nine) entitled 'An act to provide for the selection of a site and the erection of a State asylum for the chronic insane of Pennsylvania and making an appropriation therefor' as amended fixing the maximum for maintenance weekly per capita"

Also House Bill No. 978, entitled:

"An Act providing for the assessment of benefits and award of damages by the viewers appointed in counties of the second class pursuant to the provisions of an act approved the eleventh day of May one thousand nine hundred eleven (Pamphlet Laws two hundred forty-four) entitled 'An act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road' and providing for the filing reviving and collecting of liens arising from any assessment of benefits thereunder"

Also House Bill No. 994, entitled:

"An Act making an appropriation to reimburse the Commonwealth Title Insurance and Trust Company of Philadelphia, for moneys erroneously paid into the State Treasury."

WM. C. SPROUL.

#### COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NO. 4.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 14, 1921.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that on April 13, 1921, I approved and signed House Bill No. 4, entitled:

"An Act making a deficiency appropriation to the Trustees of the State Hospital of Nanticoke, Nanticoke, Luzerne county Pennsylvania."

WM. C. SPROUL.

BILL ON SECOND READING.



Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1321, as follows:

An Act providing for the conservation of the oil and gas resources of the State requiring the owners and operators of oil and gas wells to keep certain books open for inspection and imposing certain duties upon the Public Service Commission

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the term "waste" in addition to its ordinary meaning shall for the purpose of this act include (a) escape of natural gas in commercial quantities into the open air from a stratum recognized as a natural gas stratum but this is not intended to have application to gas pockets in high points in strata recognized as oil strata (b) drowning with water of a gas stratum capable of producing gas in commercial quantities (c) underground waste (d) permitting of any natural gas well to wastefully burn (e) the wasteful utilization of such gas (f) burning flambeau lights except when casing head gas is used in same provided not more than four may be used in or near the derrick of a drilling well and (g) the burning of gas for illuminating purposes between eight o'clock ante meridian and five o'clock post meridian unless the use is regulated by meter

Section 2 Natural gas and crude oil or petroleum shall not be produced in this state in such manner and under such conditions as to constitute waste Whenever natural gas in such quantity or quantities in a gas bearing stratum known to contain natural gas in such quantities is encountered in any well drilled for oil or gas in this State such gas shall be confined to its original stratum until such time as the same can be produced and utilized without waste and all such strata shall be adequately protected from infiltrating waters All operators contractors or drillers pipe line companies gas distributing companies drilling for or producing crude oil or natural gas or piping oil or gas for any purpose shall use every possible precaution in accordance with the most approved methods to stop and prevent waste of oil and gas or both in drilling and producing operations storage or in piping or distributing and shall not wastefully utilize oil or gas or allow same to leak or escape from natural reservoirs wells tanks containers or pipes

Section 3 It shall be the duty of the Public Service Commission to make and enforce rules and regulations for the conservation of oil and gas it shall have authority to prevent the waste of oil and gas in drilling and producing operations and in the storage piping and distribution thereof and to make rules and regulations for that purpose it shall require dry or abandoned wells to be plugged in such way as to confine oil gas and water in the stratas in which they are found and to prevent them from escaping into other stratas and to establish rules and regulations for that purpose it shall establish rules and regulations for the drilling of wells and preserving a record thereof and it shall require such wells to be drilled in such manner as to prevent injury to the adjoining property and to prevent oil and gas and water from escaping from the stratas in which they are found into other stratas and to establish rules and regulations therefor it shall establish rules and regulations for shooting wells and for separating oil from gas it shall require records to be kept and reports made by oil and gas drillers operators and pipe line companies and by its inspectors it is authorized to do all things necessary for the conservation of oil and gas whether herein especially enumerated or not and to establish such other rules and regulations as will be necessary to carry into effect this act and to conserve the oil and gas resources of the State

Section 4 Owners or operators of gas wells shall before connecting with any oil or gas pipe lines secure from the Public Service Commission a certificate showing compliance with the oil and gas conservation laws of the State and conservation orders of the Public Service Commission Pipe line companies shall not connect with oil or gas wells until the owners or operators thereof shall furnish certificate from the Public Service Commission that the conservation laws of the State have been complied with Provided however That this act shall not prevent a temporary connection with any well or wells in order to take care of production and prevent waste until opportunity shall have been given the owner or operator of said well to secure certificate showing compliance with the conservation laws of the State

Section 5 All owners and operators of oil and gas wells shall keep books showing accurately the amount of stock sold and unsold and amount of promotion money paid amount of oil and gas produced and disposed of with the price for which the same was sold together with the receipts from the sale or transfer of leases or other property and the disbursements made in connection with or for the benefit of such business which books shall be kept open for the inspection of the Public Service Commission or any accredited representative thereof and of any stockholder or shareholder or royalty owner in said business and shall report such information to the Public Service Commission for its information when required by the commission to do so Any person firm partnership joint stock association corporation or other organization domestic or foreign operating wholly or partially within this State acting as principal or agent for another for the purpose of drilling owning or operating any oil or gas well or owning or controlling leases of oil and mineral rights or the transportation of oil or gas by pipe line shall immediately file with the Public Service Commission the name of the company or organization giving the

name and postoffice address of the organization the plan under which it was organized and the names and postoffice addresses of the trustee or trustees thereof and the names and postoffice addresses of the officers and directors

Section 6 In addition to any penalty that may be imposed by the Public Service Commission for contempt any firm person corporation or any officer agent or employee thereof directly or indirectly violating the provisions of this act or the orders or regulations of the Public Service Commission made in pursuance thereof shall be subject to a penalty of not more than five thousand (\$5,000.00) dollars to be recovered in any court of competent jurisdiction such suit to be brought in the name of the State of Pennsylvania and to be instituted and conducted by any county or district attorney on the direction of the Public Service Commission Each day that such violation continue shall be considered a separate offense

Section 7 This act shall be cumulative of all the laws of this State which are not in direct conflict herewith regulating the conservation of oil and gas

Section 8 If any of the provisions of this act shall be held unconstitutional or for any other reason shall be held void such holdings shall not have the effect to nullify the remaining parts of this act but the parts not so held to be void shall nevertheless remain in full force and effect

Section 9 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. FLYNN. Mr. Speaker, I move that House Bill No. 1321, File Folio No. 4751, be recommitted to the Committee on Manufactures.

Mr. BROOKS. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1382, as follows:

An Act permitting certain domestic mutual fire insurance companies to issue cash premium policies without assessment liability and providing for the distribution and escheat of the surplus of certain domestic mutual fire insurance companies in event of dissolution

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any domestic mutual fire insurance company organized prior to May first one thousand eight hundred and seventy-six having a surplus not less than the minimum capital required for the organization of a domestic stock fire insurance company and an unearned premium reserve computed upon the same basis as that required of domestic stock fire insurance companies may issue policies for a cash premium without any contingent liability for assessment

Section 2 Any domestic mutual fire insurance company incorporated by a special act of the Legislature prior to May first one thousand eight hundred and seventy-six and having a surplus and unearned premium reserve as required in section one and whose charter provides for a premium deposit which shall remain as a pledge for the performance of the depositor's covenants which deposit under the provision of such charter shall be returned to the depositor at the expiration of the policy together with a proportional dividend of the profits after deducting losses and incidental charges and whose character further provides that the net profit arising by interest or otherwise shall be ascertained yearly to every member in proportion to his her or their deposit for which each member shall have credit on the company's books payable at the cancellation of the policy may instead of collecting such deposit money as above provided under such charter charge a cash premium in advance on which no dividend or return shall be due or accrue other than return premiums on cancelled policies

Section 3 The surplus of any domestic mutual fire insurance companies issuing policies in accordance with the provisions of section one or two of this act shall be held as a reserve for the payment of losses and expenses and in the event of dissolution of the company shall be divided pro-rata among the policy holders whose policies are in force at the time of dissolution but no policy-holder other than loss claimants shall receive more than the amount of the unearned cash premium last paid to the company for the current term of such policy Any balance remaining shall escheat to the Commonwealth of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,



The House proceeded to the second reading and consideration of House Bill No. 1514, as follows:

An Act to amend section two hundred and seven of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and providing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two hundred and seven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which is amended by an act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and seventeen) entitled "An act to amend section two hundred and seven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'" reads as follows

"Section 207 Any citizen of this Commonwealth having a good moral character between twenty-one (21) years of age or upwards and having been a resident of the district for at least one (1) year prior to the date of his election or appointment shall be eligible to the office of school director herein Provided That any person holding the office of mayor chief Burgess county commissioner district attorney city borough or township treasurer city councilman township commissioner road supervisor tax collector any comptroller auditor constable county superintendent or assistant county superintendent shall not be eligible as a school director in this Commonwealth" is hereby further amended to read as follows

Section 207 Any citizen of this Commonwealth having a good moral character being twenty-one (21) years of age or upwards and having been a resident of the district for at least one (1) year prior to the date of his election or appointment shall be eligible to the office of school director herein Provided That any person holding the office of mayor chief Burgess county commissioner district attorney city borough or township treasurer city councilman township commissioner road supervisor tax collector any comptroller auditor constable county superintendent or assistant county superintendent supervisor principal teacher or employee of any school district shall not be eligible as a school director in this Commonwealth

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1021, as follows:

An Act providing for the condemnation by the Commonwealth of lands suitable and desirable for Forest purposes or Game Preserve purposes or the perpetuation and protection of Fish and defining the powers and duties of the Department of Forestry the Board of Game Commissioners and the Department of Fisheries respectively in relation thereto

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever the State Forest Commission the Board of Game Commissioners or the Department of Fisheries desires to acquire land suitable and desirable for State Forest purposes for Game Preserve purposes or for the perpetuation or protection of fish respectively and a price for such lands cannot be agreed upon with the owner or owners thereof or where such owner or owners cannot be found in all such cases the State Forest Commission the Board of Game Commissioners or the Department of Fisheries is authorized to acquire the said respective classes of lands by condemnation

Section 2 The Commissioner of Forestry the Secretary of the Board of Game Commissioners or the Commissioner of Fisheries on behalf of the Commonwealth may respectively enter upon any of such lands and take possession thereof Thereupon the Commissioner of Forestry the Secretary of the Board of Game Commissioners or the Commissioner of Fisheries respectively through the Attorney General or any of the owners if known may apply to the court of common pleas of the county wherein such lands are located for the appointment of viewers The court shall appoint three viewers and shall

appoint a time not less than twenty nor more than thirty days after the presentation of such petition when the viewers shall meet upon the lands and view the same and all improvements in connection therewith

Section 3 The viewers shall give at least ten days' notice of their first meeting to the Commissioner of Forestry the Secretary of the Board of Game Commissioners or the Commissioner of Fisheries as the case may be and to the Attorney General and to the owners of such land if known If the owners of such lands are unknown notice shall be given in at least two newspapers in such manner as the court may direct The viewers having been sworn or affirmed faithfully justly and impartially to decide and a true report to make concerning all matters to be submitted to them in relation to which they are authorized to inquire and having viewed the lands and premises shall hear the parties and their witnesses and shall estimate and determine the value of the property so taken Where the owner of such lands and premises is unknown the viewers shall estimate and determine the value of the land and improvements upon the testimony of the witnesses for the Commonwealth and any witnesses called by the viewers

Section 4 The viewers shall prepare their report and shall give at least ten days' written notice of a time and place where they will meet and exhibit their report and hear all exceptions thereto If any owners of said lands are unknown notice shall be given in two newspapers in the same manner as the notice of their first meeting was given

Section 5 After making whatever changes are necessary the viewers shall report to court showing the damages allowed and if necessary shall also file a plan showing the property taken in all cases where the owners are known the report shall also state to whom the damages are payable In cases where the owners of the property are not known that fact shall be clearly stated in the report

Section 6 When the report is filed notice thereof shall immediately be given to the Commissioner of Forestry the Secretary of the Board of Game Commissioners or the Commissioner of Fisheries as the case may be the Attorney General and the owners of the land where known which notice shall state that unless exceptions be filed thereto within thirty days after the filing of the report the same will be confirmed absolutely Where any owners of such lands are unknown notice shall be given in at least two newspapers in such manner as the court shall direct

Section 7 Within thirty days after the filing of any report the Commonwealth or the owners of such lands may file exceptions to the same and the court shall confirm modify or change such report or refer the same back to the same or new viewers

Section 8 When the report is filed the prothonotary shall mark it "confirmed nisi" In case no exceptions are filed thereto within the time herein specified the court shall make a decree that the report is confirmed absolutely which decree shall be entered by the prothonotary

Section 9 Within thirty days after any report of viewers is filed under this act the Commonwealth or the owners of such land may appeal to the court of common pleas and demand a trial by jury Within six months after a confirmation absolutely on exceptions or within six months after a verdict and final judgment on appeal for a jury trial the Commissioner of Forestry the Secretary of the Board of Game Commissioners or the Commissioner of Fisheries as the case may be or the owners of such land may appeal to the Supreme or to the Superior court as in other cases

Section 10 When the amount payable to the owner of such land has been finally determined the same shall be paid by the Commissioner of Forestry the Secretary of the Board of Game Commissioners or the Commissioner of Fisheries as the case may be from appropriations for such purposes or from the Resident Hunter's License Fund or the Fish License Fund all costs in connection with any such proceedings shall be paid by the Commonwealth in like manner

Section 11 When the owners of such lands are unknown the Commissioner of Forestry the Secretary of the Board of Game Commissioners or the Commissioner of Fisheries as the case may be may enter upon and appropriate the lands for the use of the State as herein provided In all cases where the owners of lands are unknown and the report of viewers has been finally confirmed the Commonwealth shall be liable for all damages awarded therein If at any time after the final confirmation of the report of viewers any person appears and proves title to said lands such persons shall be entitled to and receive from the Commonwealth the sum so awarded by the viewers Any such claimant of the land may petition the court of common pleas of the county wherein the land is located giving a brief outline of the facts upon which the claim is based Thereupon the court shall direct and issue to be framed wherein the claimant shall appear as plaintiff and the Commonwealth of Pennsylvania as defendant Such issue shall be tried according to the rules of procedure and evidence governing trials in ejectment with a right of appeal by either party to the proper appellate court If the final judgment on such issue is in favor of the plaintiff the sum awarded by the report as finally confirmed shall be paid by the Commonwealth to said claimant The party to the action against whom the judgment is entered shall be liable for the costs as provided by law in other civil actions

Section 12 The Department of Forestry or the Board of Game Commissioners or the Department of Fisheries respectively shall have the control and supervision of all such lands acquired under the provisions of this act All income and revenue derived from said lands shall be expended in the same manner and for the same purposes as provided by law for the expenditure of the income from the State forests or the re-



ceipts of said Board of Game Commissioners or Department of Fisheries respectively and for such purposes such income derived from lands acquired by the Board of Game Commissioners is hereby specifically appropriated and shall be paid into the "Resident Hunter's License Fund" and the income derived from lands acquired by the Department of Fisheries is hereby specifically appropriated and shall be paid into the "Fish License Fund"

Section 13 An act entitled "An act providing for the condemnation by the Commonwealth of lands suitable and desirable for forestry purposes and defining the powers and duties of the Department of Forestry or the Department of Conservation in relation thereto" approved July seven one thousand nine hundred and nineteen (Pamphlet Laws page seven hundred and twenty-three) shall be and is hereby repealed All other acts or parts of acts inconsistent herewith or supplied by this act are hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1464, as follows:

An Act to amend sections five hundred and eighty-five and five hundred and eighty-seven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five hundred and eighty-five of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" which reads as follows

"Section 585 Townships of the first class may without petition of property owners grade pave curb macadamize and otherwise improve public streets and thoroughfares or parts thereof when said streets or thoroughfares do not exceed one thousand feet in length and connect two streets or thoroughfares theretofore paved or improved" is hereby amended to read as follows

Section 585 Townships of the first class may without petition of property owners grade pave curb macadamize and otherwise improve public streets highways and thoroughfares or parts thereof laid out and opened in the township or which have been adopted by the Board of Township Commissioners as township streets and entered and received in the general plan of streets and alleys of the township

Section 2 That section five hundred and eighty-seven of said act which reads as follows

"Section 587 The board of commissioners may collect two-thirds of the cost and expense of such improvement from the owners of real estate bounding or abutting thereon by an equal assessment on the foot-front Said assessments shall be made and collected as provided in sections five hundred and thirty-five to five hundred and thirty-eight inclusive of this act" is hereby amended to read as follows

Section 587 The board of commissioners may collect the cost and expense of such improvement from the owners of real estate bounding or abutting thereon by an equal assessment on the foot-front Said assessment shall be made and collected as provided in sections five hundred and thirty-five and five hundred and thirty-eight inclusive of this act

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1515, as follows:

An Act to amend section ten of an act approved the twenty-seventh day of July one thousand eight hundred and forty-two (Pamphlet Laws four hundred and forty-one) entitled "An act to provide for the ordinary expenses of the government payment of the interest upon the State debt receiving of proposals for the sale of the public works and for other purposes" providing for the appointment by the county commissioners of a board of revision on counties of the fourth class

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section ten of the act approved the twenty-seventh day of July one thousand eight hundred and forty-two (Pamphlet Laws four hundred and forty-one) entitled "An act to provide for the ordinary expenses of the government payment of the interest upon the State debt receiving of proposals for the sale of the public works and for other purposes" which reads as follows

"Section 10 The county commissioners and associate judges of each county shall compose a board to be called a 'board of revision of which the county commissioners holding the oldest certificate of election shall be the president The members of the said board shall each take and subscribe an oath or affirmation before the president of the court of common pleas for the county in the following words to wit

I ..... do swear or affirm that I will faithfully and to the best of my knowledge and judgment revise correct and equalize the valuation of all property taxable by law ..... in ..... county ..... and faithfully perform all the duties of a member of the board of revision for ..... county according to the laws of this Commonwealth which oath shall be deposited in the office of the recorder for the county" is hereby amended to read as follows

Section 10 The county commissioners and associate judges of each county shall compose a board to be called a "board of revision" of which the county commissioners holding the oldest certificates of election shall be the president The members of the said board shall each take and subscribe an oath or affirmation before the president of the court of common pleas for the county in the following words to wit

I ..... do swear or affirm that I will faithfully and to the best of my knowledge and judgment revise correct and equalize the valuation of all property taxable by law ..... county ..... and faithfully perform all the duties of a member of the board of revision for ..... county according to laws of this Commonwealth which oath shall be deposited in the office of the recorder for the county Provided however That in counties of the fourth class three citizens owners of real estate of the county wherein they may be appointed shall constitute a board of revision for such county The members of said board shall be appointed by the county commissioners of the county Of the first appointments made one shall be appointed to serve for a term of two years one for a term of three years and one for a term of four years and thereafter all appointments shall be made for terms of four years The first appointments made under the provisions of this act shall be made on or before the first day of September of the year one thousand nine hundred and twenty-one The said board of revision so appointed shall have the powers and perform the duties now imposed by law upon board of revision The compensation of the members of said board shall be fixed by the county commissioners and shall not exceed the sum of two thousand five hundred dollars each per annum

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1056, as follows:

An Act to amend sections five and seven and repeal sections eight and ten of an act approved the twenty-sixth day of June one thousand eight hundred ninety-five (Pamphlet Laws three hundred twenty-seven) entitled "An act to provide for the incorporation of institutions of learning with power to confer degrees in art pure and applied science philosophy literature medicine law and theology and for the supervision and regulation of the same and providing a method by which institutions already incorporated may obtain the power to confer degrees and exempting from the provisions of this act colleges heretofore incorporated by the courts of common pleas with power to confer degrees in cases where such colleges have at the time of the passage of this act a specified amount of capital or resources" conferring upon the State Council of Education powers and duties heretofore vested in the College and University Council

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five of an act approved the twenty-sixth day of June one thousand eight hundred ninety-five (Pamphlet Laws three hundred twenty-seven) entitled "An act to provide for the incorporation of institutions of learning with power to confer degrees in art pure and applied science philosophy literature medicine law and theology and for the supervision and regulation of the same and providing a method by which institutions already incorporated may obtain the power to confer degrees and exempting from the provisions of this act colleges heretofore incorporated by the courts of common pleas with power to confer degrees in cases where such colleges have at the time of the passage of this act a specified amount of capital or resources" which reads as follows

"Section 5 No charter for such incorporation with power to confer degrees as aforesaid shall be granted until the merits of the application from an educational standpoint shall be passed upon by a board to be styled the "College and University Council" which shall consist of twelve members namely the Governor the Attorney General and the Superintendent of Public Instruction who shall be members ex-officio three persons selected from the presiding officers of undenominational colleges or universities of this Commonwealth three persons selected from the presiding officers of denominational colleges or universities of this Commonwealth and three persons holding official relationship to common schools of the State Those who are not ex-officio members shall be appointed by the Governor with the advice and consent of the Senate for a term of four years" is hereby amended to read as follows

Section 5 No charter for such incorporation with power to confer degrees as aforesaid shall be granted until the merits of



the application from an educational standpoint shall be passed upon by the State Council of Education

Section 2 Section seven of said act which reads as follows

"Section 7 Upon the receipts of said certified copy of certificate of incorporation as directed in section four of this act the said Superintendent of Public Instruction shall within sixty days thereafter cause said College and University Council" to be convened at such time and place as he may designate and said council shall thereupon hear and consider said application and if the course of instruction and standard of admission to said institution and the composition of the faculty shall appear to said council to be sufficient and the educational needs of the particular locality in which the proposed institution is to be situated and of the Commonwealth at large are likely to be met by the granting of said application the said council shall thereupon cause to be endorsed on said application or certificate its findings and its approval of the same together with a recommendation to the law judge or court before whom the same was originally presented that the same be granted If in the judgment of the council the said application should not be granted it shall endorse thereon its findings and its disapproval of the same with a recommendation that said application be refused The said certified copy of said certificate shall with the endorsements thereon thereupon be returned to the said law judge or court who in finally passing upon the application shall be guided in his decree by the finding of the College and University Council In case the law judge after giving his consideration to the findings of said council shall be satisfied with the propriety of the application in view of all the facts he shall approve the same and order and decree that upon the recording of said certificate with the recommendation of said council and a copy of said order of court in the recorder's office aforesaid the subscribers thereto and their associates and successors shall be a corporation for the purpose and upon the terms therein stated and thenceforth the persons named herein and subscribing the same and their associates and successors shall be a corporation by the name therein given In case of the disapproval of said application by the council aforesaid the proposed charter shall not be granted" is hereby amended to read as follows

Section 7 Upon the receipt of said certified copy of certificate of incorporation as directed in section four of this act the said Superintendent of Public Instruction shall within sixty days thereafter cause said "State Council of Education" to be convened at such time and place as he may designate and said Council shall thereupon hear and consider said application and if the course of instruction and standard of admission to said institution and the composition of the faculty shall appear to said Council to be sufficient and the educational needs of the particular locality in which the proposed institution is to be situated and of the Commonwealth at large are likely to be met by the granting of said application the said Council shall thereupon cause to be endorsed on said application or certificate its findings and its approval of the same together with a recommendation to the law judge of court before whom the name was originally presented that the same be granted If in the judgment of the Council the said application shall not be granted it shall endorse thereon its findings and its disapproval of the same with a recommendation that said application be refused The said certified copy of said certificate shall with the endorsements thereon thereupon be returned to the said law judge or court who in finally passing upon the application shall be guided in his decree by the finding of the State Council of Education In case the law judge after giving his consideration to the findings of said Council shall be satisfied with the propriety of the application in view of all the facts he shall approve the same and order and decree that upon the recording of said certificate with the recommendation of said Council and a copy of said order of court in the recorder's office aforesaid the subscribers thereto and their associates and successors shall be a corporation for the purpose and upon the terms therein stated and thenceforth the persons named herein and subscribing the same and their associates and successors shall be a corporation by the name therein given In case of the disapproval of said application by the Council aforesaid the proposed charter shall not be granted

Section 3 Sections eight and ten of said act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1098, as follows:

An Act requiring telephone companies operating in the same territory to make connections and to provide for the interchange of messages regulating the rates to be charged for such interchange and conferring certain powers and duties in connection therewith upon the Public Service Commission

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be the duty of telephone companies operating in the same territory to make connections with each other and to provide for the interchange of messages between the subscribers of such companies

Section 2 Such connections shall be made and messages exchanged under such rules and regulations as the Public Service Commission of the Commonwealth shall deem necessary to provide In case any telephone company or companies shall neglect or refuse to make any such connections and to provide

for the interchange of messages any person may present a complaint to the Public Service Commission and such complaint shall be proceeded with in the same way as in the case of other complaints filed with said Commission and said Commission shall make such order and decree thereupon as to it may seem proper

Section 3 The Public Service Commission shall have power to regulate the rates to be charged for such interchange of message but such rate shall in no case exceed the rate charged to persons transmitting messages from pay stations in the territory where the interchange is made to the point where the message is delivered

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1302, as follows:

An Act prohibiting speculation in tickets of admission

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it is unlawful for any person or persons within this Commonwealth to conduct on or in any street of this Commonwealth the business of speculating or selling or offering for sale any ticket of admission or any other evidence of the right of entry to any performance in any theatre concert hall boxing show place of amusement circus or common show or any exhibition where price of admission is charged or to speculate in any ticket or conduct such business in any building hotel store shop booth yard garden or in or from any opening in any building window door hallway corridor or in or from any place of ingress or egress to or from any building place of business hotel store shop booth yard or garden in any city town or borough of this Commonwealth or to indicate hold out or offer for sale to any person or persons on or in the street by word of mouth crying calling shouting or other means that such tickets or evidence of the right of entry may be purchased in such building hotel store shop booth yard garden or any other place or to solicit in or from such place or places crying by word of mouth calling shouting or other means any person on or in the streets of this Commonwealth to purchase any such ticket

Section 2 Any person violating the provisions of this act shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred (\$500) dollars or to undergo an imprisonment for not exceeding one year or both

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1513, as follows:

An Act to amend the act approved the eleventh day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred and eighteen) entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dog imposing powers and duties on certain State county city borough town and township officers and employees and on city councils of cities of the first and second class and providing penalties" providing for the issuing of licenses by the clerk of the court or quarter sessions instead of the county treasurer and fixing his fees

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section four of the act approved the eleventh day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred and eighteen) entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and the payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employees and on city councils of cities of the first and second class and providing penalties" which reads as follows

"Section 4 On or before the fifteenth day of January one thousand nine hundred and eighteen and on or before the fifteenth day of January of each year thereafter the owner of any dog six months old or over shall apply to the county



treasurer either orally or in writing for a license for each such dog owned or kept by him. Such application shall state the breed sex age color and marking of such dog and the name and address of the last previous owner and shall be accompanied by a fee of not less than one dollar nor more than two dollars for each male dog and each spayed female dog and by a fee of not less than two dollars nor more than four dollars for each unspayed female dog. The license fee shall be determined by the commissioners of the several counties of the State and shall be the only license or tax required for the ownership or keeping of said dog or dogs" is hereby amended to read as follows

Section 4 On or before the fifteenth day of January one thousand nine hundred and eighteen and on or before the fifteenth day of January of each year thereafter the owner of any dog six months old or over shall apply to the clerk of the court of quarter sessions either orally or in writing for a license for each such dog owned or kept by him. Such application shall state the breed sex age color and markings of such dog and the name and address of the last previous owner and shall be accompanied by a fee of not less than one dollar nor more than two dollars for each male dog and each spayed female dog and by a fee of not less than two dollars nor more than four dollars for each unspayed female dog. The license fee shall be determined by the commissioners of the several counties of the State and shall be the only license or tax required for the ownership or keeping of said dog or dogs

Section 2 That section five of said act which reads as follows

"Section 5 Such license shall be issued on a form prepared and supplied by the county commissioners. Such license shall be dated and numbered and shall bear the name of the county issuing it and a description of the dog licensed. All licenses shall be void upon the fifteenth day of January of the following year. The county commissioners shall also furnish and the county treasurer shall issue with each license a metal tag. Such tag shall be affixed to a substantial collar. The collar shall be furnished by the owner and with the tag attached shall at all times be kept on the dog for which the license is issued except when confined in the kennel and except also that dogs owned or used by the Board of Game Commissioners of the Commonwealth or their special deputy game protector servants agents and employees shall not be required to wear the collar and tag aforesaid when used in hunting wildcat and bear during the winter months of December January and February in each and every year" is hereby amended to read as follows

Section 5 Such license shall be issued on a form prepared and supplied by the county commissioners. Such license shall be dated and numbered and shall bear the name of the county issuing it and a description of the dog licensed. All licenses shall be void upon the fifteenth day of January of the following year. The county commissioners shall also furnish and the clerk of the court of quarter sessions shall issue with each license a metal tag. Such tag shall be affixed to a substantial collar. The collar shall be furnished by the owner and with the tag attached shall at all times be kept on the dog for which the license is issued except when confined in the kennel and except also that dogs owned or used by the Board of Game Commissioners of the Commonwealth or their special deputy game protectors servants agents and employees shall not be required to wear the collar and tag aforesaid when used in hunting wildcat and bear during the winter months of December January and February in each and every year

Section 3 That section six of said act which reads as follows

Section 6 The county commissioners shall prepare and furnish annually to the county treasurer metal tags to be given by the county treasurer to the owners of dogs when such owners shall pay the license fee for said dogs. Such tags shall be of metal and shall bear the name of the county issuing it and a serial number corresponding with the number on the license issued to said owner as provided in the preceding section of this act. Such tags shall also have impressed thereon the calendar year for which such tag is issued and shall not be more than one inch wide or more than one inch in length and shall be equipped with a substantial metal fastening device. The general shape of said tag shall be changed from year to year

If any such tag is lost it shall be replaced without cost by the county treasurer upon application by the person to whom the original license was issued and upon production of such license" is hereby amended to read as follows

Section 6 The county commissioners shall prepare and furnish annually to the clerk of the court of quarter sessions metal tags to be given by the clerk of the court of quarter sessions to the owners of dogs when such owners shall pay the license fee for said dogs. Such tags shall be of metal and shall bear the name of the county issuing it and a serial number corresponding with the number on the license issued to said owner as provided in the preceding section of this act. Such tags shall also have impressed thereon the calendar year for which such tag is issued and shall not be more than one inch wide or more than one inch in length and shall be equipped with a substantial metal fastening device. The general shape of said tag shall be changed from year to year

If any such tag is lost it shall be replaced without cost by the clerk of the court of quarter sessions upon application by the person to whom the original license was issued and upon production of such license was issued and upon production of such license

Section 4 That section seven of said act which reads as follows

"Section 7 Any justice of the peace within the county who has qualified or having applied to the county treasurer and having received and receipted for necessary blanks

and tags may issue such dog licenses and tags in like manner as prescribed for the issuance of licenses by the county treasurer. When a license is issued by a justice of the peace the person applying for the license shall pay fifteen cents to the said justice in addition to the other fees prescribed as the cost of said license. Said fifteen cents shall be retained by the justice of the peace as his fee for the issuance of said license and reporting the same and remitting payment therefor to the county treasurer. Such report and remittance shall be made by the justice of the peace within twenty-four hours after the issuance of any license by him whereupon the county treasurer shall make a record of and otherwise treat said license as though it had been issued from his office except that he shall also note upon his record the name of the justice issuing the license

Every justice of the peace shall deliver the book or books from which he has issued licenses together with the stubs therein properly filled out and showing the names of each licensee and the number of the license issued to him to the county treasurer before the fifteenth day of January of each year" is hereby amended to read as follows

Section 7 Any justice of the peace within the county who has qualified by having applied to the clerk of the court of quarter sessions and having received and receipted for necessary blanks and tags may issue such dog licenses and tags in like manner as prescribed for the issuance of licenses by the clerk of the court of quarter sessions. When a license is issued by a justice of the peace the person applying for the license shall pay fifteen cents to the said justice in addition to the other fees prescribed as the cost of said license. Said fifteen cents shall be retained by the justice of the peace as his fee for the issuance of said license and reporting the same and remitting payment therefor to the clerk of the court of quarter sessions. Such report and remittance shall be made by the justice of the peace within twenty-four hours after the issuance of any license by him whereupon the clerk of the court of quarter sessions shall make a record of and otherwise treat said license as though it had been issued from his office except that he shall also note upon his record the name of the justice issuing the license

Every justice of the peace shall deliver the book or books from which he has issued licenses together with the stubs therein properly filled out and showing the names of each licensee and the number of the license issued to him to the clerk of the court of quarter sessions before the fifteenth day of January of each year

Section 5 That section nine of said act which reads as follows

"Section 9 No license or license tag issued for one dog shall be transferable to another dog except as provided in sections eleven and twelve of this act. Whenever the ownership or possession of any dog is permanently transferred from one person to another within the same county the license of such dog may be likewise transferred upon notice given to the county treasurer. This act does not require the procurement of a new license or the transfer of a license already secured when the possession of a dog is temporarily transferred for the purpose of hunting game or for breeding trial or show in this Commonwealth" is hereby amended to read as follows

Section 9 No license or license tag issued for one dog shall be transferable to another dog except as provided in sections eleven and twelve of this act. Whenever the ownership or possession of any dog is permanently transferred from one person to another within the same county the license of such dog may be likewise transferred upon notice given to the clerk of the court of quarter sessions. This act does not require the procurement of a new license or the transfer of a license already secured when the possession of a dog is temporarily transferred for the purpose of hunting game or for breeding trial or show in this Commonwealth

Section 6 That section ten of said act which reads as follows

"Section 10 Whenever any dog licensed in one county is permanently removed to another county the county treasurer of the county where the license was issued shall upon the application of the owner or keeper of such dog certify such license to the treasurer of the county to which the dog is removed. Such treasurers shall thereupon and upon the payment of a fee of twenty-five cents issue a license and tag for such dog in the county to which it is removed

This section does not apply to dogs used during the hunting season for hunting game or temporarily for breeding trial or show in the Commonwealth nor for the transportation of dogs for hunting breeding trial or show purposes the home county license holding good for such purposes throughout the Commonwealth" is hereby amended to read as follows

Section 10 Whenever any dog licensed in one county is permanently removed to another county the clerk of the court of quarter sessions of the county where the license was issued shall upon the application of the owner or keeper of such dog certify such license to the clerk of the court of quarter sessions of the county to which the dog is removed. Such clerks shall thereupon and upon the payment of a fee of twenty-five cents issue a license and tag for such dog in the county to which it is removed

This section does not apply to dogs used during the hunting season for hunting game or temporarily for breeding trial or show in the Commonwealth nor for the transportation of dogs for hunting breeding trial or show purposes the home county license holding good for such purposes throughout the Commonwealth

Section 7 That section eleven of said act which reads as follows

"Section 11 Any person who keeps or operates a kennel may in lieu of the license for each dog required by this act apply to the county treasurer for a kennel license entitling



him to keep or operate such kennel. Such license shall be issued by the county treasurer on a form prepared and supplied by the county commissioners and shall entitle the licensee to keep any number of dogs six months old or over not at any time exceeding a certain number to be specified in the license. The fee to be paid for each kennel license shall be five dollars for ten dogs or less than ten dollars for more than ten dogs permitted to be kept under the kennel licenses. With each kennel license the county treasurer shall issue a number of metal tags equal to the number of dogs authorized to be kept in the kennel. All such tags shall bear the name of the county issuing it the number of the kennel license and shall be readily distinguishable from the individual license tags for the same years" is hereby amended to read as follows

Section 11 Any person who keeps or operates a kennel may in lieu of the license for each dog required by this act apply to the clerk of the court of quarter sessions for a kennel license entitling him to keep or operate such kennel. Such license shall be issued by the clerk of the court of quarter sessions on a form prepared and supplied by the county commissioners and shall entitle the licensee to keep any number of dogs six months old or over not at any time exceeding a certain number to be specified in the license. The fee to be paid for each kennel license shall be five dollars for ten dogs or less and ten dollars for more than ten dogs permitted to be kept under the kennel licenses. With each kennel license the clerk of the court of quarter sessions shall issue a number of metal tags equal to the number of dogs authorized to be kept in the kennel. All such tags shall bear the name of the county issuing it the number of the kennel license and shall be readily distinguishable from the individual license tags for the same year

Section 8 That section fourteen of said act which reads as follows

"Section 14 The county treasurer shall keep a record of all dog licenses and all kennel licenses and all permits issued during the year. Such record shall contain the name and address of the person to whom each license or permit is issued. In the case of an individual license the record shall also state the breed sex age color and markings of the dog licensed and in the case of a kennel license it shall state the place where the business is conducted. The record shall be a public record and open to persons interested during business hours

Whenever the ownership or possession of any dog licensed under the provisions of this act is transferred from one person to another except the temporary transfer of dogs for hunting purposes or for breeding trial or show as provided in section nine of this act such transfer shall be noted on the record of the county treasurer" is hereby amended to read as follows

Section 14 The clerk of the court of quarter sessions shall keep a record of all dog licenses and all kennel licenses and all permits issued during the year. Such record shall contain the name and address of the person to whom each license or permit is issued. In the case of an individual license the record shall also state the breed sex age color and markings of the dog licensed and in the case of a kennel license it shall state the place where the business is conducted. The record shall be a public record and open to persons interested during business hours

Whenever the ownership or possession of any dog licensed under the provisions of this act is transferred from one person to another except the temporary transfer of dogs for hunting purposes or for breeding trial or show as provided in section nine of this act such transfer shall be noted on the record of the clerk of the court of quarter sessions

Section 9 That section fifteen of said act which reads as follows

"Section 15 An accurate record of all license fees collected by the county treasurer or paid over to him by any justice of the peace shall be kept as a matter of information but all such funds shall be turned into the county funds. All moneys at present in the 'dog fund' derived from taxation of dogs under the existing law shall be turned into the county fund. All bills incurred under this act or due at the time of the passage of this act shall be paid out of the county fund and any excess moneys collected under this act shall be used for other county purposes" is hereby amended to read as follows

Section 15 An accurate record of all license fees collected by the clerk of the court of quarter sessions or paid over to him by any justice of the peace shall be kept as a matter of information but all such funds shall be turned into the county funds. The clerk of the court of quarter sessions shall receive a fee of ten cents to be paid by the county for each license issued under the provisions of this act. All moneys at present in the "dog fund" derived from taxation of dogs under the existing law shall be turned into the county fund. All bills incurred under this act or due at the time of the passage of this act shall be paid out of the county fund and any excess moneys collected under this act shall be used for other county purposes

Section 10 That section seventeen of this act which reads as follows

"Section 17 On and after the fifteenth day of January one thousand nine hundred and eighteen it shall be unlawful for any person to own or keep any dog six months old or over unless such dog is licensed by the treasurer of the county in which the dog is kept and unless such dog at all times wears the collar and tag provided for by this act unless such dogs are temporarily brought into the State for breeding trial or show purposes" is hereby amended to read as follows

Section 17 On and after the fifteenth day of January one thousand nine hundred and eighteen it shall be unlawful for any person to own or keep any dog six months old or over unless such dog is licensed by the clerk of quarter sessions of the county in which the dog is kept and unless such dog at all times wears the collar and tag provided for by this act unless such dogs are temporarily brought into the State for breeding trial or show purposes.

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1409, as follows:

An Act to repeal the act approved the twenty-fourth day of February Anno Domini one thousand eight hundred and seventy-three (Pamphlet Laws one hundred fifty-five) entitled "An act relating to the office of surveyor and civil engineer for the county Allegheny"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the twenty-fourth day of February Anno Domini one thousand eight hundred and seventy-three (Pamphlet Laws one hundred fifty-five) entitled "An act relating to the office of surveyor and civil engineer for the county Allegheny" be and the same is hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1315, as follows:

An Act to repeal an act entitled "An act in relation to the Public Safety Defense and Welfare of the Commonwealth and of the United States continuing the commission of Public Safety and Defense as a Commission of Public Welfare prescribing its powers and duties and making an appropriation Approved the eighteenth day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one thousand and fifty-five)

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That an act entitled "An act in relation to the public safety defense and welfare of the Commonwealth and of the United States continuing the commission of Public Safety and Defense as a commission of Public Welfare prescribing its powers and duties and making an appropriation Approved the eighteenth day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one thousand and fifty-five) and which reads as follows

"Section 1 That the Commission of Public Safety and Defense composed of the Governor the Lieutenant Governor and the members of the Military Board is hereby permanently continued and shall be known as the Commission of Public Welfare of the Commonwealth of Pennsylvania

Section 2 The Governor shall be chairman of the commission. The commission shall appoint a secretary an executive director a treasurer and such other assistants clerks and stenographers as may be necessary to carry out the provisions of this act. The members of the commission shall not receive any compensation for their services but shall be allowed their actual and necessary expenses. The commission shall fix the compensation of its appointees which together with the expenses of the members of the commission shall be paid from the appropriation hereinafter made

Section 2 The commission shall whenever it may deem the same necessary prepare for the defense and security of the Commonwealth the safety of its people and the protection and preservation of their property. The commission shall if the necessity arise aid the government of the United States in protecting and defending said government the people thereof and their property. In the interests of the state and nation the commission may undertake measures for the Americanization of foreign born residents and for the interpretation to the American born of the life and ideals of the allies of the United States

Section 4 The commission is authorized to investigate and to aid and assist any activity having for its purpose the betterment of social educational agricultural or industrial conditions or the securing and preserving to the citizens of the Commonwealth the rights and liberties guaranteed under the Constitution of the Commonwealth and of the United States

Section 5 The commission may invite the affiliation with itself of any or all relief organizations upon such terms as it may deem proper and the Governor may prescribe the form of a certificate of good standing and issue the same to each of such affiliated organizations



Section 6 The commission shall have authority to organize agencies designed to perpetuate the deeds records and achievements of the soldiers sailors marines and citizens and organizations of the Commonwealth active during the war with Germany and Austria and to prepare print and publish a history of such deeds records and achievements

Section 7 The necessary printing of the commission shall be furnished by the Department of Public Printing and Binding upon requisitions of the respective secretaries of the commission.

Section 8 The heads of all of the departments bureaus divisions and commissions of the State shall co-operate with the commission and shall render it such assistance as will not interfere with the proper conduct of the respective departments bureaus divisions and commissions

Section 9 All documents records and correspondence of the Commission of Public Safety and Defense and the Pennsylvania Council of National Defense shall be preserved and made available for the use of the Commission of Public Welfare

Section 10 The Board of Commissioners of Public Grounds and Buildings shall furnish an office for the use of the commission within or without the Capitol building

Section 11 The sum of five hundred thousand dollars (\$500,000) together with any unexpended balance of moneys heretofore appropriated to the Commission of Public Safety and Defense or as much thereof as may be necessary is hereby specifically appropriated to the Commission of Public Welfare for the purpose of carrying out the provisions of this act

Section 12 In the event of the suspension of the activities of the Commission of Public Welfare the Governor may designate the Department of Labor and Industry or the Department of Public Instruction or the Department of Health or any or all of them to carry on such portions of the work as he may direct All moneys hereby appropriated shall be paid by the State Treasurer on order of the secretary of the commission and on warrant of the Auditor General

Approved The eighteenth day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one thousand and fifty-five) be and the same is hereby repealed

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1444, as follows:

An Act authorizing the State Forest Commission to exchange or sell certain portions of the State forest land and providing for the procedure

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever the State Forest Commission shall determine and declare by a resolution adopted unanimously at a meeting when a majority of its members are present and voting and approved by the Governor that it will be to the advantage of the State forest interests said State Forest Commission may by such resolution so approved authorize either of the following actions to be taken

(a) That after such public hearing as the State Forest Commission may prescribe any State forest land together with the buildings improvements and appurtenances thereof may be exchanged for privately owned land of equal or greater value and at least equally adapted to State forest purposes

(b) That after the advertisement provided for in section five hereof any State forest land together with the buildings improvements and appurtenances thereof declared by said resolution to be more valuable for other use than for State forest purposes and not needed for use in the administration and protection of the State forests may be sold to the party or parties offering the highest price therefor

Section 2 Upon the adoption of any such resolution the Attorney General shall prepare the necessary deed or deeds to consummate the exchange or sale provided for and authorized in section one hereof and the Governor of the Commonwealth is hereby authorized to execute such deed or deeds for and on behalf of the Commonwealth of Pennsylvania and affix thereto the seal of the Commonwealth all to the intent and effect that the title of the State forest land together with its buildings improvements and appurtenances thus exchanged or sold may be vested in the party or parties entitled thereto pursuant to the resolution of the State Forest Commission but in case of sale no deed shall be delivered until the purchase price shall have been paid in full

Section 3 Before the exchange of lands pursuant to section one hereof the Attorney General shall examine and approve the title of the privately owned lands to be received in exchange and the deed or deeds from the Commonwealth of Pennsylvania shall be delivered only when a sufficient deed or deeds to the Commonwealth of Pennsylvania for the land to be received by the State shall have been approved by the Attorney General and delivered and immediately upon the execution acknowledgment approval and delivery of the deeds to the Commonwealth of Pennsylvania the lands thus granted shall become and be a part of the State forests subject to all the laws and rules governing the State forest land

Section 4 All receipts from the sale of any State forest land shall be deposited in the treasury and said receipts shall be and are hereby appropriated and made available until expended for use separately or in conjunction with any other ap-

propriations for the acquisition of land for State forest purposes

Section 5 Before the sale of any State forest land under the power granted by this act the State Forest Commission shall advertise such proposed sale at least once each week for three successive weeks in at least two newspapers published within the State one of which shall be published in the city or town nearest the land to be sold

Section 6 All acts or parts of acts inconsistent with or supplied by this act are hereby repealed

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1410, as follows:

An Act authorizing the county commissioners to counties of the second class within this Commonwealth to appropriate and pay out of the treasury of such county a sum not exceeding the sum of two thousand five hundred dollars for a national conference on city planning that may be held in such county during the year one thousand nine hundred and twenty-one

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners of counties of the second class within this Commonwealth may and are hereby authorized and empowered to appropriate and pay out of the treasury of such county a sum not exceeding two thousand five hundred dollars for the entertainment and other general expenses incident thereto of a national conference on city planning that may be held in such county during the year one thousand nine hundred and twenty-one

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1251, as follows:

An Act to add sections one hundred and twenty-seven and one hundred and twenty-eight to and to amend section five hundred and two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" be amended by adding thereto the following which shall be known as section one hundred and twenty-seven

Section 127 Whenever hereafter the territory comprising a school district of the second third or fourth class is annexed to a city comprising a school district of the first class the annexed school district shall immediately become merged in and become a part of said school district of the first class

Section 2 That said act be further amended by adding thereto the following which shall be known as section one hundred and twenty-eight

Section 128 Where under the provisions of an act of assembly entitled "An act for the annexation of any city borough township or part of a township to a contiguous city and providing for the indebtedness of the same" approved the twenty-eighth day of April one thousand nine hundred and three (Pamphlet Laws three hundred thirty-two) an election shall be held for and against the annexation of territory comprising a school district of the second third or fourth class to a school district of the first class and if it shall appear by the vote when counted that a majority has voted for said annexation and the result of said election shall have been certified to the court of quarter sessions having jurisdiction of the proceedings the board of school directors of said annexed school district shall not thereafter make any change in text books or adopt additional text books or contract for any new school sites or let any contract for the erection enlargement altera-



tion equipment or furnishment of any new school sites or let any contract for the erection enlargement alteration equipment or furnishment of any school building without the approval of the board of public education of the said school district of the first class

Section 3 That section five hundred and two of said act which reads as follows

"Section 502 There shall be but one levy of school taxes made in each school district in each year which shall be assessed levied and collected for all the purposes provided in this act and shall be uniform throughout the territorial limit of each school district" is hereby amended to read as follows

Section 502 There shall be but one levy of school taxes made in each school district in each year which shall be assessed levied and collected for all purposes provided in this act and shall be uniform throughout the territorial limit of each school district. Provided however That whenever hereafter a school district of the second third or fourth class shall be annexed to and merged in and become a part of a school district of the first class the board of public education of said school district of the first class shall have power to levy a special school tax on the territory which comprised said annexed and merged school district to provide for the expense and maintenance of the schools thereof from the end of the school year of said annexed and merged school district to the beginning of the next school year in said school district of the first class and to provide for and pay the floating indebtedness of said annexed and merged school district. Said levy shall not exceed one-half of the last previous total annual millage levied by said school district of the first class

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1285, as follows:

An Act to amend section six and seven of the act approved the third day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred sixty-six) entitled "An act reorganizing the Department of State Police creating therein a Bureau of Fire Protection providing for a State Police Force and defining the powers and duties of the same including the enforcement of laws relating to game fish forestry and water supply and certain other laws and including the collection of information useful for the detection of crime and the apprehension of criminals providing for the equipment maintenance and transportation of such police providing for barracks and substations therefor and prescribing penalties"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section six of the act approved the third day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred and sixty-six) entitled "An act reorganizing the Department of State Police creating therein a Bureau of Fire Protection providing for a State Police Force and defining the powers and duties of the same including the enforcement of laws relating to game fish forestry and water supply and certain other laws and including the collection of information useful for the detection of crime and the apprehension of criminals providing for the equipment maintenance and transportation of such police providing for barracks and substations therefor and prescribing penalties" which reads as follows

"Section 6 The Superintendent of State Police is authorized to appoint the State Police Force which shall consist of five troops each consisting of a captain at a salary of twenty-four hundred dollars per annum two lieutenants each at a salary of eighteen hundred dollars per annum one sergeant at a salary of thirteen hundred and eighty dollars per annum two corporals each at a salary of thirteen hundred and twenty dollars per annum one of whom shall be a saddler and one a blacksmith and sixty-five privates each at a salary of twelve hundred dollars per annum" is hereby amended to read as follows

Section 6 The Superintendent of State Police is authorized to appoint the State Police Force which shall consist of one school troop consisting of one captain at a salary of twenty-four hundred dollars per annum two lieutenants each at a salary of eighteen hundred dollars per annum one sergeant at a salary of thirteen hundred and eighty dollars per annum two corporals each at a salary of thirteen hundred and twenty dollars per annum five troops each consisting of a captain at a salary of twenty-four hundred dollars per annum a lieutenant at a salary of eighteen hundred dollars per annum a first sergeant at a salary of fifteen hundred dollars per annum five sergeants each at a salary of thirteen hundred and eighty dollars per annum ten corporals each at a salary of thirteen hundred and twenty dollars per annum one of whom shall be a saddler and one a blacksmith and sixty-five privates each at a salary of twelve hundred dollars per annum

Section 2 That section seven of said act which reads as follows

"Section 7 The members of the State Police Force shall be enlisted for a period of two years and the officers and enlisted men of the State Police Force shall receive an increase of sixty dollars per annum during continuous service after two years

and an additional increase of sixty dollars per annum during continuous service after four years. Providing That this section shall not apply to the Superintendent and Deputy Superintendent of the Department of State Police" is hereby amended to read as follows

Section 7 The members of the State Police Force shall be enlisted for a period of two years and the officers and enlisted men of the State Police Force shall receive an increase of sixty dollars per annum after one year's service and an additional increase of sixty dollars per annum during continuous service for each of the following five years. Provided That this section shall not apply to the Superintendent and Deputy Superintendent of the Department of State Police

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1075, as follows:

An Act to amend sections one and two of an act approved the eighth day of April one thousand eight hundred and sixty-one (Pamphlet Laws two hundred and seventy) entitled "An act for the suppression of fortune telling and similar purposes"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the eighth day of April one thousand eight hundred and sixty-one (Pamphlet Laws two hundred and seventy) entitled "An act for the suppression of fortune telling and similar purposes" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any person who shall pretend for gain or lucre to predict future events by cards tokens the inspection of the head or hands of any person or by any one's age or by consulting the movements of the heavenly bodies or who shall for gain or lucre pretend to effect any purpose by spells charms necromancy or incantation shall be guilty of a misdemeanor punishable by any court of quarter sessions in this commonwealth with fine and imprisonment or both or either at the discretion of the court the first offence shall be punished with not more than two years imprisonment nor less than fifteen days and a fine of not more than one hundred dollars nor less than ten dollars second offence with any term of imprisonment and fine not exceeding five years or five hundred dollars as the court may deem proper" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any person who shall pretend for gain or lucre to predict future events by cards tokens the inspection of the head or hands of any persons or by any one's age or by consulting the movements of the heavenly bodies or who shall for gain or lucre pretend to effect any purpose by spells charms necromancy or incantation shall be guilty of a misdemeanor punishable by any court of quarter sessions in this commonwealth with fine and imprisonment or both or either at the discretion of the court the first offence shall be punished with not more than two years imprisonment nor less than fifteen days and a fine of not more than one hundred nor less than ten dollars the second offence with any term of imprisonment and fine not exceeding five years or five hundred dollars as the court may deem proper

The provisions of this section shall not apply to ministers or missionaries of any denomination who fully conform to the rights and practices prescribed by the supreme conference convocation convention association assembly or synod of the system with which they are affiliated

Section 2 That section two of said act which reads as follows

"Section 2 That whosoever shall pretend for lucre or gain to tell fortunes or foretell future events by other means than those aforesaid shall be guilty of a misdemeanor nor to be prosecuted as offences against public law are now prosecuted in this commonwealth and to be punished as is provided in section first of this act" is hereby amended to read as follows

Section 2 That whosoever shall pretend for lucre or gain to tell fortunes or foretell future events by other means than those aforesaid shall be guilty of a misdemeanor nor to be prosecuted as offences against public law are now prosecuted in this commonwealth and to be punished as is provided in section first of this act

The provisions of this section shall not apply to ministers or missionaries of any denomination who fully conform to the rights and practices prescribed by the supreme conference convocation convention association assembly or synod of the system with which they are affiliated

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.



Agreeably to order,  
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.  
The House proceeded to the second reading and consideration of House Bill No. 579, entitled:

An Act to exempt from taxation real property owned and occupied by the American Legion or any post thereof the Grand Army of the Republic or any post thereof by any camp of the Spanish-American war veterans or by any post of the Veterans of Foreign Wars

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all buildings with the ground thereto annexed necessary for the occupancy and enjoyment of the same owned and occupied by the Grand Army of the Republic or any post thereof by the American Legion or any post thereof by any camp of the Spanish-American war veterans or by any post of the Veterans of Foreign Wars shall be exempted from all county city borough road school and poor tax This act applies only to such property which is in actual use and occupation by such organizations associations or posts and from which no income or revenue is derived Such property shall be owned within the meaning of this act when such organization association or post shall be seized of the legal or equitable title thereof

On the question.

Will the House agree to the section?

BILL DROPPED FROM CALENDAR.

Mr. EDMONDS. Mr. Speaker, with reference to House Bill No. 579, a similar bill has been vetoed by the Governor on Constitutional grounds. I therefore move that this bill be dropped from the calendar.

Mr. GOLDER. Mr. Speaker, I second the motion.  
The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1423, as follows:

An Act making all persons holding mine-foremen certificates under the law relating to the anthracite coal mines of the Commonwealth eligible to be a candidate for the office of mine inspector in said anthracite coal district

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act all persons holding or who may hereafter be granted a certificate entitling him to hold the office of mine-foreman under the laws of this Commonwealth relating to anthracite coal mines shall be eligible as a candidate for the office of mine inspector in anthracite inspection districts of the Commonwealth by filing his said certificate with the county commissioners of the proper county in the same manner as the certificates granted by the Mine Inspector's Examining Board of the Anthracite Inspection Districts are now filed by law The full intent of this act to be to grant to holders of mine-foremen certificates under the laws relating to the anthracite coal mines of this State the same rights of being eligible for office having their names placed upon the official ballot and securing the election to and the holding of said office of mine inspector as is now possessed by those who have successfully passed the examination before the Board of Examiners to examine candidates for mine inspector in the anthracite coal districts

Section 2 All acts or parts of acts inconsistent with the provisions of this act are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered. To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1420, as follows:

An Act fixing the salary of the crier of the courts of common pleas in the counties of the second class of this Commonwealth

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties of the second class of this Commonwealth the salary of the crier of the court of common pleas shall be fixed by the salary board of such

county The president-judge of said court shall constitute a member of the salary board when such salary is to be fixed The compensation as authorized shall be paid out of the treasury of such county in the manner which all other county expenses are now paid by law

Section 2 That the act approved the eighteenth day of April Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws fifty-two) entitled "An act fixing the salary of the criers of the courts of common pleas in the several counties of this Commonwealth having more than one million and less than one million five hundred thousand inhabitants" be and the same is hereby repealed

Section 3 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered. To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1431, as follows:

An Act to regulate the drilling operating and abandoning of oil and gas wells and providing a penalty for violation of the provisions of this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That upon abandoning or ceasing to operate any well or wells which shall have been drilled or put down on lands within this Commonwealth for the purpose of exploring for or producing oil or gas the person firm or corporation drilling or owning the wells shall plug said wells in the following manner First Fill up the well with sand and rock sediment to a point twenty (20) feet above the top of the lowest oil or gas bearing strata or formation encountered and drive a round seasoned wooden plug at least three (3) feet in length equal in diameter to the diameter of the well below the casing and shall in like manner keep plugging and filling until all producing sands have been plugged when a final plug must be anchored approximately ten (10) feet below the bottom of the largest casing and filled in with such an amount of rock or rock sediment that may be necessary to completely shut off any water bearing sands or strata said fill however shall in no event be less than thirty (30) feet in length All plugs used in said wells shall be well seasoned round wooden plugs of the diameter of the well at the point at which said plug shall be located they shall be at least three (3) feet in length and the lower end thereof tapered for a distance of eighteen (18) inches In abandoning any well which has been drilled through marketable coal after the inside casing has been drawn there shall be placed a two (2) inch vent pipe extending from a point thirty (30) feet below the coal bed for a distance of eighty (80) feet in height said pipe to be encased in cement after which the outside casing may be drawn

Section 2 Before any operator owner lessee or other person in charge of any well shall proceed to plug the same it shall be his or their duty to give at least ten (10) days notice in writing delivered to the nearest operator owner lessee or person in charge of adjoining wells that the well designated in said notice will be plugged whereupon at the time designated in said notice the nearest adjoining operator owner or lessee or their representatives shall be authorized and empowered to be present for the purpose of ascertaining whether or not said well is plugged in accordance with the terms of this act and in the event that a dispute shall arise as to the manner of plugging it shall be the duty of the person in charge of the well to be plugged to cease all operations and serve at least ten (10) days notice on the Department of Labor and Industry at Harrisburg that a dispute has arisen as to the manner of plugging of the proposed abandoned well whereupon it shall be the duty of the Department of Labor and Industry to send a representative to the well in dispute and the said well shall be thereupon plugged in accordance with the instructions of the representative of said department

Section 3 Whenever the production of any gas well is not sufficient in the estimation of the owner to justify leaving the casing or casings in the well the well may be utilized through tubing placed on a packer and after cement and sand has been poured on the packer to a depth of not less than ten (10) feet the casing or casings may be pulled and the hole outside of the tubing filled with sand cement rock sediment clay or other material to a point at least thirty (30) feet above the highest producing sand so as to completely shut off all water from the various sands after which the casing may be drawn Upon the abandonment of such gas well if a plug or bridge shall be placed in the tubing at a point near the depth at which the packer was set and cement and sand poured in on said plug or bridge to a depth of not less than thirty (30) feet it shall be held a compliance with the provisions of this act relating to plugging and abandoning of wells

Section 4 The owner or operator of any well or wells which produce oil or gas from the strata known as the "Bradford Sand" shall be permitted to allow such wells to remain open for the purpose of introducing air water or other liquid pressure upon said "Bradford Sand" for the purpose of recovering oil and gas contained therein provided that the introduction of such pressure of air water or other liquid into said "Bradford Sand" shall be through casing or tubing which shall be so anchored and packed that no other oil or gas bearing sand above said "Bradford Sand" shall be affected by the introduction of such pressure



Section 5 The owner or operator of any well productive of oil or gas in paying quantities shall have the right to give written notice to any other owner or operator who may be about to drill or may be drilling a well within one (1) mile of said productive well that the well about to be drilled or being drilled will penetrate the same sand or strata as that from which said productive well obtains its production and said owner of the well being drilled or about to be drilled shall cause off all water found therein in case said water cannot be bailed out of the hole while drilling with the use of an extension bailor after the service of said notice so far as to prevent the entry of said water into the sand or strata from which the oil or gas is obtained in said oil or gas well. No such notice shall be of any effect unless given before the sand to be protected shall have been penetrated by the well about to be drilled or at the time being drilled.

Section 6 The willful permitting of any oil or gas well to remain uncapped or the willful opening of any valve to admit air in a gas pumped territory in which the gas pressure is less than atmospheric pressure is declared to be a misdemeanor and is hereby prohibited and in case any well in such territory is opened for the purpose of cleaning repairing drawing tubing drawing rods abandoning et cetera the same must not remain open continuously for a longer period than twelve (12) hours unless work in connection with cleaning et cetera is being conducted more than twelve (12) consecutive hours.

Section 7 Any person firm or corporation or the agents thereof who shall violate any of the provisions of this act shall upon conviction thereof be sentenced to pay a fine of not to exceed one thousand (\$1,000.00) dollars or undergo an imprisonment not to exceed one (1) year. The fine imposed under this section shall be applied to the use of the school district in which such well may be situated.

Section 8 Whenever any owner or operator shall neglect or refuse to comply with the provisions of this act the owner or operator upon any land adjoining or contiguous thereto that upon which such violation may occur may enter take possession of said abandoned well and plug or cap it as provided by this act and recover the expense thereof in an action or tort against the owner or operator whose duty it may have been to comply with the provisions of this act.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1425, as follows:

A Joint-Resolution designating the twenty-eighth day of October as William Penn Day.

Section 1 Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That the twenty-eighth day of October being the day when William Penn first landed upon Pennsylvania soil at Upland later Chester shall hereafter be known and is hereby designated as William Penn Day.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 981, (Senate Bill No. 38), entitled:

An Act to amend section five of an act approved the eleventh day of March, one thousand nine hundred and nine, (P. L. 15), entitled: "An act relating to non-alcoholic drinks; defining the same; and prohibiting the manufacture, sale, offering for sale, exposing for sale, or having in possession with intent to sell, of any adulterated or misbranded non-alcoholic drinks; and providing penalties for the violation thereof, and providing for the enforcement thereof."

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1372, (Senate Bill No. 316), entitled:

An act to amend section one of an act approved the fourteenth day of December one thousand eight hundred sixty-three (one thousand eight hundred sixty-four Pamphlet Laws, eleven hundred twenty-seven) entitled "An act relating to the liens of common carriers and others"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1239, (Senate Bill No. 527), entitled:

An act to amend a part of section two of the act approved the second day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred and sixty-one) entitled "An act to amend section two of the act approved the twenty-third day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred eighteen) entitled "An act to provide for the establishment of a Bureau of Standards in the Department of Internal Affairs of Pennsylvania the appointment of a chief of that bureau prescribing his duties and fixing his salary authorizing the purchase of a set of standardized weights and measures for the use of the bureau and making an appropriation therefor, by providing for the appointment of deputies in the Bureau of Standards and fixing their salaries and prescribing additional powers and duties for the Chief of the Bureau of Standards and for his deputies" by providing for the appointment of additional deputies and fixing the salary of the Chief of said Bureau.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1454, (Senate Bill No. 853), entitled:

An Act validating indebtedness heretofore created by school districts pursuant to the provisions of an act approved the fifth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and forty-six) entitled "An act relating to the indebtedness of municipalities and providing for carrying into operation section fifteen of article nine of the Constitution of Pennsylvania so far as it relates to municipalities" providing that where school districts have heretofore actually issued bonds and have received and retained the full consideration therefor they shall be estopped from denying their authority to create the indebtedness represented thereby providing that such bond issues shall not be indivisible transactions making an increased valuation the standard in determining the limit of indebtedness and prohibiting any further increase of indebtedness until provision is made for the payment of all indebtedness in excess of seven per centum and not exceeding ten per centum of the assessed valuation.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1455 (Senate Bill No. 458), entitled:

An Act relating to the indebtedness of school districts in excess of seven per centum but not exceeding ten per centum of the assessed valuation of their taxable property; providing for the payment of such indebtedness as a moral obligation, and for the levy of taxes for such purpose; protecting the officers of school districts in making such payments; estopping school districts from denying their liability; validating such portion of such increase of indebtedness as does not exceed seven per centum of the assessed valuation; making an increased valuation the standard in determining the limit of indebtedness; and prohibiting any further increase of indebtedness until provision is made for the payment of all indebtedness in excess of seven per centum and not exceeding ten per centum of the assessed valuation.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1517, (Senate Bill No. 259), entitled:

An Act making unlawful the use of any statement of fact in any advertisement which statement is untrue, deceptive or misleading, and providing a penalty for any violation of the same.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.



Agreeably to order,

The rule requiring bill to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1229, (Senate Bill No. 479), entitled:

An Act establishing a Bureau of Women and Children in the Department of Labor and Industry, and defining its powers and duties and the powers of the industrial board in relation thereto.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1449, (Senate Bill No. 744), entitled:

An Act to amend section fifteen of an act entitled "An act relating to fires and fire prevention, imposing duties and conferring powers heretofore exercised by the State Fire Marshal upon the Department of State Police, authorizing the appointment of the chiefs of fire departments, and certain public officers and others as assistants to said department and defining their powers and duties, providing for the investigation of the cause, origin and circumstances of fires and the inspection of all and the removal or change of certain buildings, imposing duties on school authorities and on certain corporations, associations and fire rating agencies, providing for the attendance of witnesses before the department and the enforcement of its orders and prescribing penalties," approved the first day of July, Anno Domini, one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ten)

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1050, (Senate Bill No. 324), entitled:

An Act to amend the first paragraph of section three of the act approved the first day of July, one thousand nine hundred nineteen (Pamphlet Law seven hundred ten), entitled "An act relating to fires and fire prevention; imposing duties and conferring powers heretofore exercised by the State Fire Marshal upon the Department of State Police authorizing the appointment of the chiefs of fire departments and certain public officers and others as assistants to said department and defining their powers and duties; providing for the investigation of the cause, origin and circumstance of fires and the inspection of all and the removal or change of certain buildings; imposing duties on school authorities and on certain corporations, associations and fire rating agencies; providing for the attendance of witnesses before the department and the enforcement of its orders and prescribing penalties,

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1516, (Senate Bill No. 35), entitled:

An Act providing for the recording of deeds and registration of same

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1374, (Senate Bill No. 691), entitled:

An Act providing for the relief, support, maintenance and employment of all paupers, poor and indigent persons, in counties of the fifth class, conferring certain powers and authorities, and imposing certain duties and liabilities, upon the county commissioners, county controller and county auditors in relation thereto; abolishing all poor districts coterminous with or lying wholly within such counties, providing for the transfer to such

counties of all property now held by or for the use of such poor districts or for poor purposes therein, and repealing all acts or parts of acts, general, special or local supplied by or inconsistent with the provisions hereof

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1451 (Senate Bill No. 834), entitled:

An Act authorizing the Governor to appoint a Board of Claims to hear, audit, dismiss or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways and making an appropriation.

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1393, (Senate Bill No. 653), entitled:

An Act to amend section nineteen of an act approved the eleventh day of May, one thousand nine hundred eleven (Pamphlet Laws two hundred forty-four) entitled "An act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein, making such originally constructed or improved roads and highways county roads, authorizing the relocation, opening, straightening, widening, extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary, providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof, providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined, providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads, authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof, prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" further relating to the repair of such roads and expressing the intent of the act.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1391, (Senate Bill No. 587), entitled:

An Act validating all divorces granted since the first day of June one thousand nine hundred and fifteen where the subpoena was signed by the prothonotary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1400 (Senate Bill No. 592), entitled:

An Act providing that the several courts of record shall prescribe by rule what petitions or papers in the nature thereof containing averments of facts shall be verified as to such facts and repealing existing laws.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.



Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1392 (Senate Bill No. 588), entitled:

An Act authorizing the prothonotaries to sign subpoenas in divorce cases

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

#### QUESTION OF INFORMATION.

Mr. FOWLER. Mr. Speaker, I rise at this time for a point of instruction in regard to Bill No. 1157. Two bills on the mine cave question were reported from the Committee this morning. House Bill No. 1156 has been reported out but we cannot discover who had Bill No. 1157 to report before the House. We canvassed the committee and we are unable to locate the person who has Bill No. 1157. It is useless to pass Bill No. 1156 unless Bill No. 1157 accompanies it, they are companion bills. We believe that perhaps the bill is lost, and the point I would like to know Mr. Speaker, is what procedure would I follow to have a reprint of the bill, so that there would be no time lost.

The SPEAKER. The Chair would instruct the gentleman from Lackawanna, Mr. Fowler, that before the bill is in the possession of the House, the bill must be reported to the House by the Committee. The bill must be in the hands of the Committee. The Chair would advise ascertaining from the members of the Committee where that bill is and if it is definitely ascertained that the bill is lost there can be a substitute.

Mr. FOWLER. Mr. Speaker, may I ask the Chairman of the Committee what disposal was made of the bill.

Mr. HARER. Mr. Speaker, at the meeting of the Committee last evening, the three bills were discussed and after much argument pro and con were reported out with an affirmative recommendation. I do not remember myself who got the bills, I was so disgusted with the way the Committee was working that I gave the bills out to members of the Committee and I do not have a record. I do not know whether the Secretary of the Committee has a record or not. I would ask Mr. James A. Walker whether he has a record or not.

Mr. JAMES A. WALKER. Mr. Speaker, I made a record last night of what happened. I do not have that record here, it is in my desk in the other room. I will examine it as soon as I have leisure and before the adjournment of the House and find out what my records show.

Mr. FOWLER. Mr. Speaker, I would ask for a suspension of five minutes until we find out.

The SPEAKER. The Chair feels that that request is unnecessary at this time and the Chair can see no necessity for this proceeding to find out what member of the Committee has the bill in his possession and the Chair would counsel against such action.

Mr. SCHAEFFER. Mr. Speaker, as a member of the Mines and Mining Committee, if my memory serves me right, I think the Chairman gave the bill to Mr. Alexander. I do not know whether Mr. Alexander has the bill or not.

Mr. HESS. Mr. Speaker, as a member of the Committee on Mines and Mining and having been present at this meeting, my memory confirms the memory of the gentleman from Schuylkill, Mr. Schaeffer. The bill was handed to Mr. Alexander.

Mr. JEREMIAH J. MILLER. Mr. Speaker, my memory too confirms the memory of the gentleman from Schuylkill, Mr. Schaeffer, that the bill was given to Mr. Alexander.

Mr. ALEXANDER. Mr. Speaker, I think the three gentlemen who have just spoken do not recollect the last proceedings in the Committee. This bill was handed to me in the first instance with a negative recommendation. There was another bill in the Committee, a sister bill to this bill and a motion was made and carried to report that one with an affirmative recommendation. I tossed the bill back to the Chairman and I said, "If that bill, the other bill, is going out with an affirmative recommendation I cannot report that one with a negative recommendation." Now what became of them

afterwards, I do not know. There was a motion to adjourn and we defeated the motion to adjourn, and I do not know what became of them afterwards.

Mr. GLASS. Mr. Speaker, in view of the fact that that bill was supposed to have been reported with an affirmative recommendation as was stated by the Chairman of the Committee and other members, I therefore move you that this House permit a substitute bill or a copy of the original bill to be reported as committed.

The SPEAKER. The Chair would suggest that the Committee hold another meeting and determine what action they desire to take with respect to this measure. It appears that the minds of the members of the Committee do not meet with reference to what they did, and before we take any action the Chair would instruct the Committee to find out what it desires to do itself first.

Mr. SCHAEFFER. Mr. Speaker, the statement made by the gentleman from Delaware is correct, that the bill was referred to him to be reported out with a negative recommendation in the first place. That motion was rescinded and he threw the bill back to the Chairman of the Committee, and after another action had been taken on the bill to report the bill out as committed, if my memory serves me right, as I stated before, the Chairman of the Committee threw the bill over to Mr. Alexander, to report the bill out. It may be lying in the Committee room. I do not know. I do not know where the bill is, but I think the bill was referred to Mr. Alexander to have it reported out this morning.

The SPEAKER. The Chair would suggest that the bill is not before the House at this time. The matter is entirely within the province of the committee unless the bill is reported out.

Mr. HARER. Mr. Speaker, if it is agreeable to the House and also to the members of the Committee, I will call a committee meeting immediately after adjournment and take action upon this matter.

Mr. FOWLER. Mr. Speaker, may I interrogate the gentleman from Lycoming, Mr. Harer.

The SPEAKER. Will the gentleman from Lycoming, Mr. Harer, permit himself to be interrogated?

Mr. HARER. Mr. Speaker, yes sir.

Mr. FOWLER. If there was a recess of five minutes would the gentleman be satisfied to have the Committee meet in that five minutes?

Mr. HARER. That is up to the Speaker of the House.

Mr. FOWLER. Mr. Speaker, I would make that request for a recess of five minutes.

The SPEAKER. This bill is not before the House, the whole proceeding here is irregular.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1340, as follows:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" authorizing boroughs to define and punish disorderly conduct

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That chapter five article one section two of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" is hereby amended by adding thereto the following clause which shall be known as clause forty-four

NLIV. To adopt ordinances defining disorderly conduct within the limits of the borough and to provide in such ordinances for the imposition of penalties for the violation thereof

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS 172.

Alexander	Edmonds,	Gooser,	Schilling,
Allum,	Ehrhardt,	Krause,	Schwartz,
Armstrong,	Elgin,	Krugh,	Sieg,
Asbury,	Evans,	Lafferty,	Shaffer,
Aston,	Feldman	Leeds,	Shellenberger,



Baker,	Finney,	Lewis,	Sinclair,
Baldi,	Fitzgibbon,	Long,	Smiley,
Barnhart,	Flynn,	Love,	Smith, H. J.,
Beckley,	Fowler,	McBride,	Smith, J. W.,
Bell,	Fox,	McCaig,	Smith, L.,
Bidelspacher,	Franklin,	McCann,	Snowden,
Blair,	Gearhart,	McCarthy,	Soffel,
Blumberg,	Gelder,	McConnell,	Sowers,
Boland,	Gibbon,	McGowan,	Spraws,
Brady,	Glass,	McKim,	Stackhouse,
Brenneman,	Goehring,	McMullen,	Stark,
Bromley,	Golder,	McVicar,	Steedle,
Brooks,	Goodnough,	Magill,	Sterling,
Brown, F. B.,	Goss,	Mangan,	Stevens,
Brown, T. R.,	Green,	Marcus, J.,	Stevenson,
Burns,	Hagerty,	Marcus, J. C.,	Stewart,
Campbell,	Haldeman,	Marshall,	Strauss,
Catlin,	Hampson,	Martin,	Sweitzer,
Chaplin,	Harer,	Michel,	Trainer,
Clutton,	Haslett,	Millar, A.,	Van Alen,
Comer,	Hatrick,	Millar, A. S. C.,	Vickerman,
Conner,	Haws,	Miller, C.,	Walker, J. A.,
Cook,	Heffernan,	Miller, D. L.,	Weamer,
Craig, J. R.,	Henderson, E.,	Miller, D. D.,	Weiss,
Craig, J. O.,	Henderson, W.,	Miller, H. F.,	Wells,
Cratty,	Hess,	Miller, J. J.,	Wetach,
Curran,	Hetrick,	Ogle,	Whitaker,
Davis,	Hoffman, J. N.,	Perry,	Whitehouse,
Dawson,	Holcombe,	Pike,	Whiteman,
Denning,	Horne,	Posey,	Williams,
Dewey, C. P.,	Hough,	Quigley,	Wolfe,
Dewey, P. H.,	Huston,	Rhoads,	Woner,
Diehm,	Jones, D. J.,	Richards,	Wood,
Dilsheimer,	Jones, W. W.,	Rieder,	Woodruff,
Dithrich,	Jordan,	Roman,	Zook,
Donneley,	Kantner,	Ruch,	Springler,
Dunlap,	Kelly,	Ruddy,	Speaker,
Dunn,	Kinsman,	Ruth,	
Eaches,	Kohler,	Schneffer,	

YAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 729, entitled:

An Act providing a system whereby persons absent from their regular polling places may cast their votes; imposing certain powers and duties upon the county commissioners, prothonotaries, return boards of the various counties, and the board of registration commissions in cities of the first and second class in relation thereto; and providing penalties.

On the question,

Will the House agree to the bill on third reading?

Mr. WHITEHOUSE. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend section 5, page 3, line 20 by inserting after the words "absent voter's ballots" the following: "The number of such absent voter's ballots printed for each district shall be equal to ten per centum of the number of registered voters in such district"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1323, as follows:

An Act to amend section two of an act approved the twenty-fifth day of April one thousand nine hundred and three (Pamphlet Laws three hundred and four) entitled "An act to further regulate the construction maintenance and inspection of buildings and party walls in cities of the first class"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the twenty-fifth day of April one thousand nine hundred and three (Pamphlet Laws three hundred and four) entitled "An act to further

regulate the construction maintenance and inspection of buildings and party walls in cities of the first class" which reads as follows

"Section 2 Any building hereafter erected or altered to be used as a hospital asylum or institution for the care or treatment of persons the height of which exceeds two stories and every building hereafter erected or altered to be used as an apartment-house tenement-house flat-house lodging-house hotel school or police station the height of which exceeds four stories shall be a building of the first class and no building of any kind except as hereafter provided shall be erected or raised to a height exceeding sixty-five feet except the same be a building of the first or second class and no building shall be erected or raised to a height exceeding eighty-five feet except the same be a building of the first class and all buildings of a height exceeding six stories shall be buildings of the first class

All buildings of the first class hereafter erected or altered to be used for warehouse store or factory purposes shall be so divided by fire-proof walls or partitions on every floor except as hereinafter provided that no space on any floor not so divided shall exceed twenty-five thousand square feet and no existing wall or partition in any such building shall be removed so as to leave a space not so divided of more than twenty-five thousand square feet Such walls or partitions shall extend from the fire-proof construction of the floors to the fire-proof beam filling of the ceilings The openings or doorways in any such walls or partitions shall not exceed three in number for each floor for each such wall or partition and no such opening shall exceed ten feet in height or ten feet in width Each opening must be provided with two sets of standard fire-doors separated by the thickness of the wall or partition said doors to be constructed and hung as provided elsewhere in this act All of the said openings through partitions of fire-proof material shall have metal frames or studs securely fastened to floor and ceiling and such metal studs shall be covered with such fire resisting materials as shall be approved by the Bureau of Building Inspection No wood for framing or fastening shall be used for such openings Provided however That the space or spaces of the first or grade floor of any such buildings may exceed twenty-five thousand square feet when the entire building is under the protection of an approved system of automatic sprinklers so long as such system shall be kept and maintained in complete working order If such system shall not be maintained and kept in such order it shall be the duty of the Bureau of Building Inspection to give written notice to the tenants or owners served upon the premises of said fact and within sixty days thereafter the division by fire-proof walls or partitions as above provided shall be made and thereafter maintained

No building shall be deemed a building of the first class unless the enclosing or division walls are wholly or in part supported on iron or steel beams girders and columns such beams girders and columns shall be protected against the external changes of the atmosphere and against fire by a covering of brick terra-cotta fire-clay tile or other approved fire-proofing completely enveloping said structural members of iron or steel Said fire-proofing around outside columns and beams if of brick shall not be less than eight inches if of hollow tile shall not be less than six inches thick and there shall be at least two sets of air spaces between the iron and steel members and the outside of the hollow tile covering In all cases the brick or hollow tile shall be bedded in cement mortar close up to the iron or steel members and all joints shall be made full and solid No building shall be deemed a fire-proof building unless in addition to the above required covering of the iron and steel members all the interior columns beams and girders be enveloped in such fire-resisting materials as shall be approved by the Bureau of Building Inspection The filling between the individual floor beams and girders shall be one of the fire-proof systems in use as approved by the Bureau of Building Inspection and must in every case have stood the test of three times the load for which the floor is designed without sign of cracking No wood or other inflammable material shall be used in any part of any such building except the doors and windows and their frames the trims the casings the interior finish when filled at the back with fire-proof materials and the floor boards and sleepers directly under the spaces between and under the sleepers must be filled up and leveled off at the top of the said sleepers with concrete or other incombustible material All interior columns and the lower flanges of all girders of iron or steel shall be protected with at least three inches of brick terra-cotta concrete or other fire-resisting materials as shall be approved by the Bureau of Building Inspection The web of all girders and the flanges and web of all beams to be protected by not less than two inches of terra-cotta brick concrete or other fire-proof material but the extreme outer edge of lugs brackets and similar supporting metal may project within one inch of the surface of the fire-proofing Where the bases of iron or steel columns are independent the said bases shall be either cast-steel thoroughly annealed or built-steel bolsters Built sections of girders or columns in which all parts are not accessible after erection shall be filled with concrete in the proportion of one part of Portland cement to three parts of sand and five parts of stone to pass a three-fourths of an inch mesh The maximum span for arches of brick terra-cotta concrete or other patent floors shall not exceed eight feet but nothing herein contained shall prohibit the use of reinforced concrete or heterogeneous systems provided the depth of the floor beams or girders is three-fifths of an inch per foot of span and that a test for strength and fire and water resistance satisfactory to the Bureau of Building Inspection shall be given for said reinforced or heterogeneous system No arch in any floor system shall have a rise of less than one and one-quarter inch per foot of span



In buildings of the first class all pipes conduits mains wiring and conveyances for conducting heat light or water shall be encased in separate fire-proof ducts and shall not be enclosed in the fire-proofing surrounding any column girder or beam of steel or iron.

Provided also That this section shall not apply to one-story buildings used only for working in non-combustible materials and that nothing contained in this section shall prevent the erection of grain elevators church spires towers for observation purposes and structures for similar uses all of which structures shall be constructed in such manner and under such conditions as may be prescribed by the Bureau of Building Inspection" is hereby amended to read as follows

Section 2 Any building hereafter erected or altered to be used as a hospital asylum or institution for the care or treatment of persons the height of which exceeds two stories and every building hereafter erected or altered to be used as an apartment-house tenement-house flat-house lodging-house hotel school or police station the height of which exceeds four stories shall be a building of the first class and no building of any kind except as hereafter provided shall be erected or raised to a height exceeding sixty-five feet except the same be a building of the first or second class and no building shall be erected or raised to a height exceeding eighty-five feet except the same be a building of the first class and all buildings of a height exceeding six stories shall be buildings of the first class

All buildings of the first class hereafter erected or altered to be used for warehouse store or factory purposes shall be so divided by fire-proof walls or partitions on every floor except as hereinafter provided that no space on any floor not so divided shall exceed twenty-five thousand square feet and no existing wall or partition in any of such building shall be removed so as to leave a space not so divided of more than twenty-five thousand square feet. Such walls or partitions shall extend from the fire-proof construction of the floors to the fire-proof beam filling of the ceilings. The openings or doorways in any such walls or partitions shall not exceed three in number for each floor for each such wall or partition and no such opening shall exceed ten feet in height or ten feet in width. Each opening must be provided with two sets of standard fire-doors separated by the thickness of the wall or partition said doors to be constructed and hung as provided elsewhere in this act. All of the said openings through partitions of fire-proof material shall have metal frames or studs securely fastened to floor and ceiling and such metal studs shall be covered with such fire resisting materials as shall be approved by the Bureau of Building Inspection. No wood for framing or fastening shall be used for such openings. Provided however That the space or spaces of any and all floors of such buildings may exceed twenty-five thousand square feet but not exceed seventy-five thousand square feet when the entire building is under the protection of an approved system of automatic sprinklers so long as such system shall be kept and maintained in complete working order. If such system shall not be maintained and kept in such order it shall be the duty of the Bureau of Building Inspection to give written notice to the tenants and owners served upon the premises of said fact and within sixty days thereafter the division by fire-proof walls or partitions as above provided shall be made and thereafter maintained.

No building shall be deemed a building of the first class unless the enclosing or division walls are wholly or in part supported on iron or steel beams girders and columns such beams girders and columns shall be protected against the external changes of the atmosphere and against fire by a covering of brick terra-cotta fire-clay tile or other approved fire-proofing completely enveloping said structural members of iron or steel. Said fire-proofing around outside columns and beams if of brick shall not be less than eight inches if of hollow tile shall not be less than six inches thick and there shall be at least two sets of air spaces between the iron and steel members and the outside of the hollow tile covering. In all cases the brick or hollow tile shall be bedded in cement mortar close up to the iron or steel members and all joints shall be made full and solid. No building shall be deemed a fire-proof building unless in addition to the above required covering of the iron and steel members all the interior columns beams and girders be enveloped in such fire-resisting materials as shall be approved by the Bureau of Building Inspection. The filling between the individual floor beams and girders shall be one of the fire-proof systems in use as approved by the Bureau of Building Inspection and must in every case have stood the test of three times the load for which the floor is designed without sign of cracking. No wood or other inflammable material shall be used in any part of any such building except the doors and windows and their frames the trims the casings the interior finish when filled at the back with fire-proof materials, and the floor boards and sleepers directly under the spaces between and under the sleepers must be filled up and leveled off at the top of the said sleepers with concrete or other incombustible material. All interior columns and the lower flanges of all girders of iron or steel shall be protected with at least three inches of brick terra-cotta concrete or other fire-resisting materials as shall be approved by the Bureau of Building Inspection. The web of all girders and the flanges and web of all beams to be protected by not less than two inches of terra-cotta brick concrete or other fire-proof material but the extreme outer edge of lugs brackets and similar supporting metal may project within one inch of the surface of the fire-proofing. Where the bases of iron or steel columns are independent the said bases shall be either cast-steel thoroughly annealed or built-steel bolsters. Built sections of girders or columns in which all parts are not accessible after erection shall be filled with concrete in the proportion of one part of Portland cement to three parts of sand and five parts of stone to pass a three-fourths of an inch mesh. The maximum span for arches of brick terra-cotta concrete or other patent floors

shall not exceed eight feet but nothing herein contained shall prohibit the use of reinforced concrete or heterogeneous systems provided the depth of the floor beams or girders is three-fifths of an inch per foot of span and that a test for strength and fire and water resistance satisfactory to the Bureau of Building Inspection shall be given for said reinforced or heterogeneous system. No arch in any floor system shall have a rise of less than one and one-quarter inch per foot of span.

In buildings of the first class all pipes conduits mains wiring and conveyances for conducting heat light or water shall be encased in separate fire-proof ducts and shall not be enclosed in the fire-proofing surrounding any column girder or beam of steel or iron.

Provided also That this section shall not apply to one-story buildings used only for working in non-combustible materials and that nothing contained in this section shall prevent the erection of grain elevators church spires towers for observation purposes and structures for similar uses all of which structures shall be constructed in such manner and under such conditions as may be prescribed by the Bureau of Building Inspection.

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—175.

Alexander,	Ehrhardt,	Leeds,	Ruddy,
Allum,	Elgin,	Lewis,	Ruth,
Armstrong,	Evans,	Long,	Schaeffer,
Aston,	Fitzgibbon,	Love,	Schilling,
Baker,	Fox,	McBride,	Schwartz,
Baldi,	Franklin,	McCaig,	Sieg,
Barnhart,	Gearhart,	McCann,	Shaffer,
Beaver,	Gelder,	McCarthy,	Shellenberger,
Beckley,	Gibbon,	McConnell,	Sinclair,
Bell,	Glass,	McCurdy,	Smiley,
Bidschpacher,	Goehring,	McGowan,	Smink,
Blair,	Golder,	McHugh,	Smith, H. J.,
Bluett,	Goodnough,	McKim,	Smith, H.,
Blumherg,	Goss,	McKnight,	Smith, J. W.,
Bower,	Green,	McMullen,	Smith, L.,
Brady,	Griffith,	McOwen,	Soffel,
Brenneman,	Hagerty,	McVicar,	Sowers,
Bromley,	Harding,	Magill,	Sprows,
Brooks,	Harer,	Marcus, J.,	Stackhouse,
Brown, T. R.,	Harry,	Marcus, J. C.,	Stadlander,
Burns,	Haslett,	Martin,	Stark,
Campbell,	Hatrack,	Mantz,	Steedle,
Catlin,	Haws,	Michel,	Stevens,
Chaplin,	Hayes,	Millar, A.,	Stevenson,
Clutton,	Heffernan,	Millar, A. S. C.,	Stewart,
Comer,	Henderson, E.,	Miller, C.,	Strauss,
Conner,	Henderson, W.,	Miller, D. I.,	Sweitzer,
Cook,	Hess,	Miller, D. D.,	Trainer,
Craig, J. R.,	Hetrick,	Miller, H. F.,	Van Alen,
Craig, J. O.,	Hoffman, J. N.,	Miller, J. J.,	Vickerman,
Cratty,	Holeombe,	Mitchell,	Walker, G. T.,
Currin,	Hoover,	Morris,	Walker, J. A.,
Davis,	Horne,	Ogle,	Weiss,
Dawson,	Hough,	Orr,	Wells,
Dewey, C. P.,	Jones, D. J.,	Perry,	Whitaker,
Dewey, P. H.,	Jones, W. W.,	Phillips,	Whitehouse,
Diehm,	Jordan,	Pike,	Whiteman,
Dilsheimer,	Kantner,	Posey,	Williams,
Ditrich,	Keene,	Quigley,	Wolfe,
Donneley,	Kelly,	Rhoads,	Wood,
Dunlap,	Kinsman,	Richards,	Woodruff,
Dunn,	Kohler,	Rieder,	Zook,
Eaches,	Krause,	Rinn,	Spangler,
Edmonds,	Krugli,	Roman,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 382, entitled:

An Act concerning conditional sales of chattels attached or to be attached to realty and regulating the recording and effect thereof and providing remedies and penalties

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

BILL POSTPONED.

Mr. GLASS. Mr. Speaker, I move that further consideration of this bill be postponed for the present.



Mr. EDMONDS. Mr. Speaker, I second the motion.  
The motion was agreed to.

#### BILLS ON THIRD READING.

Agreeably to order,  
The House proceeded to the third reading and consideration of House Bill No. 1320, as follows:

An Act to amend section one of an act approved the thirteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and eighty-six) entitled "An act to provide for the health safety and welfare of minors by forbidding their employment or work in certain establishments and occupations and under certain specified ages by restricting their hours of labor and regulating certain conditions of their employment by requiring employment certificates for certain minors and prescribing the kinds thereof and the rules for the issuance reissuance filing return and recording of the same by providing that the Industrial Board shall under certain conditions determine and declare whether certain occupations are within the prohibitions of this act requiring that certain minors shall during the period of their employment attend certain schools to be established as therein provided and to be approved by the State Superintendent of Public Instruction and regulating the conditions of such attendance authorizing the State Board of Education in certain cases to appoint attendance officers to aid in enforcing the provisions of this act and creating the salary and expenses of such officers a charge against the school district wherein they are employed requiring certain abstracts and notices to be posted providing for the enforcement of this act by the Commissioner of Labor and Industry the attendance officers of school districts and police officers and defining the procedure in prosecutions thereunder and establishing certain presumptions in relation thereto providing penalties for the violation of the provisions thereof and repealing all acts or parts of acts inconsistent therewith" exempting from the operation of the act minors employed on the stage of theatres with the approval of the Industrial Board of the Department of Labor and Industry.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the thirteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and eighty-six) entitled "An act to provide for the health safety and welfare of minors by forbidding their employment or work in certain establishments and occupations and under certain specified ages by restricting their hours of labor and regulating certain conditions of their employment by requiring employment certificates for certain minors and prescribing the kinds thereof and the rules for the issuance reissuance filing return and recording of the same by providing that the Industrial Board shall under certain conditions determine and declare whether certain occupations are within the prohibitions of this act requiring that certain minors shall during the period of their employment attend certain schools to be established as therein provided and to be approved by the State Superintendent of Public Instruction and regulating the conditions of such attendance authorizing the State Board of Education in certain cases to appoint attendance officers to aid in enforcing the provisions of this act and creating the salary and expenses of such officers a charge against the school district wherein they are employed requiring certain abstracts and notices to be posted providing for the enforcement of this act by the Commissioner of Labor and Industry the attendance officers of school districts and police officers and defining the procedure in prosecutions thereunder and establishing certain presumptions in relation thereto providing penalties for the violation of the provisions thereof and repealing all acts or parts of acts inconsistent therewith" which reads as follows

"Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That wherever the term 'establishment' is used in this act it shall mean any place within this Commonwealth where work is done for compensation of any kind to whomever payable. Provided That this act shall not apply to children employed on the farm or in domestic service in private homes.

The term 'person' when used in this act shall be construed to include any individual firm partnership unincorporated association corporation or municipality.

The term 'week' when used in this act shall mean any consecutive seven days.

The term 'minor' when used in this act shall mean any person under twenty-one years of age. Wherever the singular is used in this act the plural shall be included and wherever the masculine gender is used the feminine and neuter shall be included" is hereby amended to read as follows

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That wherever the term 'establishment' is used in this act it shall mean any place within this Commonwealth where work is done for compensation of any kind to whomever payable. Provided That this act shall not apply to children employed on the farm in domestic service in private homes or to children employed on the stage of theatres with the approval of the Industrial Board of the Department of Labor and Industry.

The term 'person' when used in this act shall be construed to include any individual firm partnership unincorporated association corporation or municipality.

The term 'week' when used in this act shall mean any consecutive seven days.

The term "minor" when used in this act shall mean any person under twenty-one years of age. Wherever the singular is used in this act the plural shall be included and wherever the masculine gender is used the feminine and neuter shall be included.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—176.

Alexander,	Eaches,	Keene,	Ruch,
Allum,	Edmonds,	Kelly,	Ruddy,
Armstrong,	Ehrhardt,	Kohler,	Schaeffer,
Asbury,	Elgin,	Kooser,	Schilling,
Aston,	Evans,	Krause,	Schwartz,
Baker,	Feldman,	Krugh,	Shaffer,
Barnhart,	Finney,	Lafferty,	Shannon,
Beaver,	Fitzgibbon,	Leeds,	Smiley,
Beckley,	Flynn,	Lewis,	Smink,
Bell,	Fowler,	Love,	Smith, H. J.,
Bidelspacher,	Fox,	McBride,	Smith, H.,
Bluet,	Franklin,	McCaig,	Smith, L.,
Blumberg,	Gearhart,	McCann,	Snowden,
Boland,	Gibson,	McClure,	Soffel,
Bower,	Glass,	McCurdy,	Sowers,
Brady,	Goehring,	McGowan,	Sprowls,
Brenneman,	Golder,	McHugh,	Stackhouse,
Bromley,	Goodnough,	McKim,	Stark,
Brooks,	Goss,	McKnight,	Steele,
Brown, F. R.,	Green,	McVicar,	Sterling,
Brown, T. R.,	Griffith,	Magill,	Stevenson,
Burns,	Hagerty,	Mangan,	Stewart,
Campbell,	Haines,	Marcus, J.,	Strauss,
Catlin,	Haldeman,	Marcus, J. C.,	Switzer,
Clutton,	Hampson,	Martin,	Trainer,
Comerer,	Harding,	Michel,	Walker, J. A.,
Conner,	Harer,	Millar, A.,	Weamer,
Cook,	Haslett,	Millar, A. S. C.,	Welss,
Craig, J. O.,	Hatrick,	Miller, C.,	Wells,
Cratty,	Jaws,	Miller, D. I.,	Wettach,
Crum,	Heffernan,	Miller, D. D.,	Whitaker,
Curran,	Henderson, W.,	Miller, H. F.,	Whitehouse,
Davis,	Hess,	Miller, J. J.,	Whiteman,
Dawson,	Hetrick,	Mitchell,	Williams,
Denning,	Hoffman, M. R.,	Morris,	Wolfe,
Dewey, C. P.,	Hoover,	Perry,	Woner,
Dewey, P. H.,	Horne,	Pike,	Wood,
Diehm,	Hough,	Posey,	Woodruff,
Dilsheimer,	Huston,	Quigley,	Zook,
Ditrich,	Jones, D. J.,	Rhoads,	Spangler,
Donneley,	Jones, W. W.,	Richards,	Speaker,
Dunlap,	Jordan,	Rieder,	
Dunn,	Kantner,	Rinn,	
		Roman,	

#### NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1164, entitled:

An Act to amend section forty-three of the act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fifty-seven) entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting same and of their appointees including registrars inspectors of registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling places by registrars and at the offices of commissions by commissioners and the right of parties or bodies of electors to have watchers thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by any elector under certain conditions directing how the registers shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal.



to obey subpoenas directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon the courts judges prothonotaries sheriffs commissioners peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are co-extensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions punishing and fixing penalties for violation hereof and repealing all legislation inconsistent herewith" so as to increase the maximum compensation to be paid to the chief clerk of the registration commission

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—162.

Allum.	Evans.	Krugh.	Ruth.
Armstrong,	Feldman.	Lafferty,	Schilling,
Aston.	Fitzgibbon,	Lewis,	Schwartz,
Baker,	Fox,	Long,	Sieg.
Baldi,	Franklin,	Love,	Shaffer,
Barnhart,	Gearhart,	McBride,	Sheilenberger,
Beaver,	Gelder,	McCaig,	Sinclair,
Beckley,	Gibbon,	McCann,	Smiley,
Bell,	Glass,	McCarthy,	Smink,
Bidelspacher,	Goehring,	McClure,	Smith, H. J.,
Blair,	Golder,	McConnell,	Smith, H.,
Blumberg,	Goodnough,	McCurdy,	Smith, J. W.,
Bolard,	Goss,	McGowan,	Smith, L.,
Brady,	Green,	McKim,	Soffel,
Brenneman,	Griffith,	McKnight,	Sowers,
Bromley,	Hagerty,	McMullen,	Sprowls,
Brooks,	Haines,	McOwen,	Stadtlander,
Brown, T. R.,	Haldeman,	Magill,	Stark,
Burns,	Harding,	Marcus, J.,	Steedle,
Campbell,	Harer,	Marcus, J. C.,	Sterling,
Catlin,	Harry,	Marshall,	Stevens,
Chaplin,	Hatrick,	Martin,	Stevenson,
Clutton,	Haws,	Mantz,	Stewart,
Comeror,	Hayes,	Michel,	Strauss,
Cook,	Henderson, E.,	Millar, A.,	Sweitzer,
Craig, J. O.,	Hess,	Millar, A. S. C.,	Van Alen,
Crum,	Herrick,	Miller, C.,	Vickerman,
Davis,	Hoffman, J. N.,	Miller, D. I.,	Walker, J. A.,
Dawson,	Holcombe,	Miller, D. D.,	Weamer,
Denning,	Hoover,	Miller, H. F.,	Wettach,
Dewey, C. P.,	Horne,	Miller, J. J.,	Whitaker,
Dewey, P. H.,	Hough,	Mitchell,	Whitehouse,
Diehm,	Jones, D. J.,	Ogle,	Whiteman,
Dilsheimer,	Jones, W. W.,	Perry,	Williams,
Ditrich,	Jordan,	Phillips,	Wolfe,
Dunlap,	Kantner,	Posey,	Woner,
Dunn,	Keene,	Quigley,	Wood,
Eaches,	Kelly,	Richards,	Woodruff,
Edmonds,	Kinsman,	Rieder,	Zook,
Ehrhardt,	Kohler,	Rinn,	Spangler,
Elgin,	Krause,	Roman,	Speaker.
		Ruddy,	

#### NAYS—3.

Bower,	Weiss,	Wells,
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order:

The House proceeded to the third reading and consideration of House Bill No. 1309, as follows:

An Act designating employees of the Insurance Department and fixing their compensation

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the

same That from and after June one one thousand nine hundred and twenty-one the employees of the Insurance Department shall be as herein classified

One special deputy on liquidation at an annual salary of two thousand four hundred dollars

#### Actuarial Staff

One life actuary at an annual salary of six thousand dollars  
Two actuary's clerks at annual salaries of two thousand four hundred dollars each

One actuary's clerk at an annual salary of two thousand dollars

One actuary's clerk at an annual salary of one thousand six hundred dollars

#### Compensation Staff

One compensation actuary at an annual salary of six thousand dollars

Two statisticians at an annual salary of three thousand dollars each

One clerk at an annual salary of one thousand four hundred dollars

#### Examining Staff

One chief examiner of life companies at an annual salary of three thousand dollars

One chief examiner of fire and marine companies at an annual salary of three thousand dollars

One chief examiner of casualty companies and fraternal societies at an annual salary of three thousand dollars

Six examiners at annual salaries of two thousand four hundred dollars each

Two assistant examiners at annual salaries of two thousand dollars each

#### Complaint and Investigation Staff

Three investigators of complaints at annual salaries of three thousand dollars each

#### Clerical Staff

One chief clerk at an annual salary of three thousand two hundred and fifty dollars

One cashier at an annual salary of two thousand four hundred dollars

One compiler of companies' statements at an annual salary of three thousand dollars

One license clerk at an annual salary of three thousand dollars

One assistant license clerk at an annual salary of two thousand four hundred dollars

One examiner of companies' statements at an annual salary of three thousand dollars

Five clerks at an annual salary of one thousand eight hundred dollars each

One clerk at an annual salary of one thousand six hundred dollars

One mail clerk at an annual salary of one thousand four hundred dollars

Four stenographers at annual salaries of one thousand three hundred dollars each

Two messengers at annual salaries of one thousand two hundred dollars each

Additional examiners special deputies or clerks may with the approval of the Governor be employed for special or temporary service at salaries not to exceed three hundred dollars per month for each month employed Said salaries shall be paid semi-monthly by the State Treasurer upon warrant of the Auditor General

Amend section 1, page 3, line 3, by striking out the word "two" and insert the word "three"; line 4, by eliminating the words "four hundred"; line 6, by striking out the word "two" following the word "thousand" and inserting in lieu thereof the word "four."

Section 2 The act approved June twelfth one thousand nine hundred and nineteen entitled "An act designating officers and employees of the Insurance Department and fixing their compensation" and all other acts or parts of acts inconsistent with this act are hereby repealed

On the question.

Will the House agree to the bill on third reading?

It was agreed to.

On the question.

Shall the bill pass finally?

Mr. EDMONDS. Mr. Speaker, I would like to interrogate the sponsor of this bill, but I see he is not present. Is there anyone who can answer for him?

#### BILL POSTPONED.

Mr. HARER. Mr. Speaker, in the absence of the sponsor of this bill, I move that further consideration be postponed for the present.

Mr. EDMONDS. Mr. Speaker, I second the motion.

The motion was agreed to.

#### BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1291, entitled:



An Act reorganizing the Adjutant General's Department designating the officers and employes thereof and fixing the salaries of each

On the question,  
Will the House agree to the bill on third reading?

It was agreed to.

On the question,  
Shall the bill pass finally?

Mr. EDMONDS. Mr. Speaker, I would like to interrogate the gentleman from Philadelphia, Mr. Golder, the sponsor of this bill.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Golder, permit himself to be interrogated?

Mr. GOLDER. I will, Mr. Speaker.

Mr. EDMONDS. Mr. Speaker, I would like to ask the sponsor of the bill if he will not give a little explanation so far as the financial part is concerned.

Mr. GOLDER. Mr. Speaker, under the National Defense Act of the United States government, the various National Guards of the different states must be organized along uniform lines. The federal government has given to the various states certain equipment. The State of Pennsylvania gets \$14,000,000.00 worth of equipment for her National Guard. The Adjutant General has found it necessary to have officers selected to keep a record and an accounting of all the property that comes to the State and which goes to the various regiments to which it is distributed. The Adjutant General has reorganized his department. The only new positions created are one charwoman at a salary of eight hundred dollars, one charman at a salary of twelve hundred dollars, two laborers at a salary of one thousand dollars each, and one telephone operator at a salary of one thousand dollars. The others have been transferred from one department to the other. It calls for no salary increase for anyone employed in the Adjutant General's department. That department has been very efficient in its work, particularly at Mount Gretna, where they started with three hundred and sixty-five acres and now have about thirty-six hundred acres. During the last two years the department has cut down a lot of timber suffering from the blight, it has also cut down quite a great deal of the other timber and realized from it enough to set up its own sawmill. The Adjutant General was able to cut down the rest of it on that reservation, and out of that has reconstructed roads, reconstructed barracks, reconstructed garages,—without any expense whatever to the Commonwealth. While this department is not self-sustaining, because there are no fees charged, the Adjutant General has realized enough money from the reconstruction of old trucks from other departments and old machinery from the federal government, not only to build roads and garages and barracks, but to have quite a little sum of money on hand.

Mr. WILLIAMS. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia, Mr. Golder.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Golder, permit himself to be interrogated?

Mr. GOLDER. I will, Mr. Speaker.

Mr. WILLIAMS. Mr. Speaker, I would like to ask the gentleman to kindly indicate to the House the nature of the property turned over to the state by the government said to be worth twenty millions of dollars.

Mr. GOLDER. Mr. Speaker, it is the four hundred and some odd motor trucks turned over to the State by the United States government. A great many of these have already been delivered, and they are now stationed in the garages at Mount Gretna. There are, I believe, not sufficient garages for all of them, but I think there are about sixty at Mount Gretna which I saw yesterday. This property also consists of uniforms, guns, revolvers, ammunition, tents and various other articles. I have no idea of the reason for the federal government turning this over to the states, except that under the National Defense Act, the theory of the federal government is to cut down as far as it could the standing army, and to build up a citizen soldiery throughout the United States. It is also the theory that when a man goes into the regular army he becomes a consumer and ceases to be a producer, and all the clothes that he wears and the food that he eats must be produced by others. The idea in building up a large Na-

tional Guard is that the man who joins it remains a producer and does not become a consumer. He can go along in the daily walks of life, and the government can, within a very short time, call into arms the National Guards of the various states, and I believe they figure that they will have eight hundred thousand men, together with the standing army, when they call upon the citizen soldiery from the various states.

Mr. WILLIAMS. Mr. Speaker, I have endeavored to check up this bill with the positions enumerated in Smull's Handbook, but I am frank to admit that I am at a loss to make them agree. I have but one more question. Is the position on page eight, one division commander at a salary of eight thousand dollars a year, a new position?

Mr. GOLDER. No. Under the act of May 3, 1917, section 21, the Governor of the Commonwealth, as Commander-in-Chief of the army and naval forces, had the right to place officers in certain positions. The officers enumerated on page eight are now being paid by the Commonwealth and have been designated by the Governor for that work, under the authority of the section which I just quoted, section 21, of the Act of May 3, 1917.

Mr. WILLIAMS. At the salaries indicated in this bill?

Mr. GOLDER. Yes. Under section 21, the Governor is authorized to appoint officers for special work, and give them the same salaries that officers of the same rating are paid by the United States government.

Mr. WILLIAMS. Is the gentleman familiar with the amount of the appropriation that will appear in the General Appropriation Bill for this department?

Mr. GOLDER. No, I am not, but I might say for the information of the gentleman, that last year the Adjutant General's Department was, I believe, the only one in which there was no deficiency or which did not come to us this year for a deficiency appropriation. The fact is, there is quite a sum of money left over from the appropriation of last year.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—173.

Allum.	Edmonds.	Lafferty,	Schilling.
Armstrong.	Ehrhardt,	Leeds,	Schwartz.
Asbury,	Evans,	Lewis,	Sieg.
Aston,	Fitzgibbon,	Long,	Shaffer.
Baker,	Franklin,	Love,	Shannon.
Baldi,	Gearhart,	McBride,	Sinclair.
Barnhart,	Gelder,	McCann,	Smiley.
Beaver,	Gibbon,	McCarthy,	Smink.
Beckley,	Glass,	McClure,	Smith, H.
Bell,	Goehring,	McConnell,	Smith, J. W.
Eidelspacher,	Goldner,	McGowan,	Smith, L.
Blair,	Goodnough,	McHugh,	Snowden.
Bluett,	Goss,	McKnight,	Soffel.
Blumberg,	Green,	McMullen,	Sprolws.
Boland,	Griffith,	McWen,	Stackhouse.
Bower,	Hagerty,	McVicar,	Stadtlander.
Brady,	Haines,	Magill,	Stark.
Brendle,	Haldeman,	Mangan,	Steedle.
Bromley,	Harding,	Marcus, J.	Sterling.
Brooks,	Harer,	Marcus, J. C.,	Stevens.
Brown, T. R.,	Harry,	Marshall,	Stevenson.
Burns,	Haslett,	Martin,	Stewart.
Campbell,	Hatrack,	Mantz,	Strauss.
Catlin,	Haws,	Michel,	Sweitzer.
Chaplin,	Hayes,	Millar, A.	Trainer.
Clutton,	Heffernan,	Miller, A. S. C.,	Van Alen.
Comeror,	Henderson, E.,	Miller, C.	Vickerman.
Conner,	Hess,	Miller, D. I.,	Walker, G. T.,
Cook,	Hetrick,	Miller, D. D.,	Walker, J. A.,
Craig, J. R.,	Hoffman, M. R.	Miller, H. F.,	
Cratty,	Holcombe,	Miller, J. J.,	
Crum,	Hoover,	Mitchell,	Weamer.
Curran,	Horne,	Morris,	Wells.
Davis,	Hough,	Ogle,	Wettach.
Dawson,	Huston,	Orr,	Whitaker.
Denning,	Jones, W. W.,	Perry,	Whitehouse.
Dewey, C. P.	Jordan,	Pike,	Whiteman.
Dewey, P. H.,	Kantner,	Posey,	Williams.
Diehm,	Keene,	Quigley,	Wolfe.
Dilsheimer,	Kelly,	Richards,	Woner.
Ditrich	Kinsman,	Rieder,	Wood.
Dzialap,	Kooser,	Roman,	Woodruff.
Duna,	Krause,	Ruch,	Zook.
Eaches,	Krugh,	Schaffer,	Spangler.
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Mr. GOLDER. Mr. Speaker, I desire to call up from the top of page 37 of to-day's calendar, bills on third reading postponed, House Bill No. 1292, File Folio 3717.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Golder.

The House resumed the consideration on third reading of House Bill No. 1292, entitled:

An Act authorizing the Adjutant General to erect, construct, complete and equip a building on the arsenal grounds at Harrisburg, for use as a garage and machine shop, and to grade and terrace the grounds in connection therewith; providing for the letting of contracts therefor; and making an appropriation.

On the question,

Will the House agree to the bill on third reading?

Mr. GOLDER. Mr. Speaker, when this bill was reached yesterday on the third reading calendar, I was out of the hall of the House. There was some question raised in regard to the appropriation to be used for the construction of this building which the bill authorizes the Adjutant General to erect. I have since then investigated the question raised and I wish to state at this time that the Adjutant General has the machinery and equipment which he could use for this work to "erect, construct, complete and equip a building on the arsenal grounds for use as a garage and machine shop," and that this work could not be assigned to any other department and that it is policy to digress from the usual method because a great deal of money and time could be saved to the Commonwealth.

Mr. ALEXANDER. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Golder, permit himself to be interrogated?

Mr. GOLDER. Mr. Speaker, yes, sir.

Mr. ALEXANDER. Mr. Speaker, there is an appropriation of \$30,000 for the purpose of erecting and constructing this garage and machine shop, and my thought was when I had the bill placed on the postponed calendar that there was an appropriation already made, or, rather, that there was in the General Appropriation Bill an appropriation for Public Grounds and Buildings which could be used for this purpose. Am I not correct?

Mr. GOLDER. Mr. Speaker, there is nothing in the appropriation designated for this garage.

Mr. ALEXANDER. Don't you think that this money to be used for the construction of this building should come out of the General Appropriation fund?

Mr. GOLDER. It is a question of bookkeeping. If you take \$30,000 out of the General Appropriation fund you will have to put \$30,000 in there—in other words, you would simply put it into the fund to take it out and you would save no money.

Mr. ALEXANDER. Would it cost any more to build the garage?

Mr. GOLDER. The Adjutant General is prepared to use his own equipment and machinery that has been loaned by the government and is in a position to construct this garage and save money to the Commonwealth. To do otherwise it will necessitate getting permission from the United States Government for the transfer of their machinery from the Adjutant General's Department to an independent contractor, who is not in a position with equipment or with machinery and could not go on with it without the co-operation of the Federal government.

Mr. ALEXANDER. I don't think the gentleman from Philadelphia understand my question. While the gentleman says that the Adjutant General has the machinery and equipment to construct this building, is it not peculiar to have any department head put up a building?

Mr. GOLDER. The gentleman asks whether or not it is peculiar. I say this: Here is a condition, under the Adjutant General, who has the machinery and equipment to construct this building economically and with a saving to the Commonwealth and it would be unwise to have any one else do it.

Mr. ALEXANDER. Mr. Speaker, I object to an appropriation being made direct rather than having the fund taken from the General Appropriation fund for Public Grounds and Buildings.

Mr. GOLDER. Mr. Speaker, I understand what the idea of the gentleman from Delaware is, and what he believes should be done, but the gentleman from Delaware is wrong sometimes. I know that the Adjutant General is in a position to construct this building and that there will be money saved to the State if he does it.

Mr. ALEXANDER. My objection is not as to the Adjutant General putting up this building so much as that the fund is taken from an appropriation for the purpose and is not taken from the General Appropriation fund. I understand that there may be economy and a saving of money to the State, but my idea is that we use the appropriation from the General Appropriation fund to Public Grounds and Buildings, because if that General Fund is not used for purposes of this kind it will be used for some other purposes and, therefore, this \$30,000 rather than having a separate appropriation for this act, should be taken out of the General Fund appropriated for Public Grounds and Buildings. I object to the Adjutant General doing work and being paid for it out of any other fund, but the General Appropriation fund for Public Grounds and Buildings. We will pay just as much whether it is taken out of the General Fund or whether out of a separate fund. We have no general accounting and we cannot get an accounting to show how this is spent. My contention is that I want the \$30,000 to come out of the General Fund rather than out of a separate appropriation.

Mr. GOLDER. Mr. Speaker, I regret to take any more time from the House, but it does seem that the gentleman from Delaware is inconsistent in his position. He objects to that money being turned over because of no accounting and now he insists that it should be taken out of that department. If we take this appropriation away from the Adjutant General and take the General Appropriation fund, it is merely a question of bookkeeping and instead of taking the \$30,000 from the private appropriation it is a matter of taking it from the general fund to which an additional \$30,000 would have to be appropriated. It is a question of economy in this particular instance to have the Adjutant General construct this building, and it would be unwise not to let the Adjutant General use the equipment and machinery which he has at hand for the construction.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—165.

Allum,	Finney,	Leeds,	Schaefer,
Armstrong,	Fitzgibbon,	Lewis,	Schilling,
Asbury,	Flynn,	Long,	Schwarz,
Aston,	Fowler,	Love,	Sieg,
Baker,	Fox,	McBride,	Shaffer,
Baldi,	Franklin,	McCann,	Shannon,
Barnhart,	Gearhart,	McCarthy,	Shellenberger,
Beaver,	Gelder,	McClure,	Sinclair,
Beckley,	Gilbon,	McConnell,	Smiley,
Bell,	Glass,	McCurdy,	Smith, H. J.,
Bidelspacher,	Golder,	McGowan,	Smith, H.,
Blair,	Goodnough,	McKim,	Smith, J. W.,
Bluett,	Goss,	McKnight,	Snowden,
Blumberg,	Green,	McMullen,	Soffel,
Bower,	Griffith,	McOwen,	Sowers,
Brady,	Hagerty,	Magill,	Sprows,
Bromley,	Haldeman,	Marcus, J.,	Stackhouse,
Brooks,	Hampson,	Marcus, J. C.,	Stadtlander,
Brown, T. R.,	Harding,	Marshall,	Stark,
Burns,	Harer,	Mantz,	Steedle,
Campbell,	Harry,	Millar, A.,	Sterling,
Cathb,	Haslett,	Millar, A. S. C.,	Stevens,
Chaplin,	Hatrick,	Miller, C.,	Stevenson,
Clutton,	Haws,	Miller, D. I.,	Stewart,
Conner,	Hayes,	Miller, D. D.,	Strauss,
Cook,	Heffernan,	Miller, H. F.,	Switzer,
Craig, J. R.,	Henderson, E.,	Miller, J. J.,	Thomas,
Craig, J. O.,	Henderson, W.,	Mitchell,	Van Alen,
Crum,	Hetrick,	Morris,	Vickerman,
Curran,	Hoffman, J. N.,	Ogle,	Walker, J. A.,
Dawson,	Hoicombe,	Orr,	Weamer,
Denning,	Hoover,	Perry,	Weiss,
Dewey, C. F.,	Horne,	Phillips,	Wells,
Diehm,	Hough,	Pike,	Wettach,
Dilsheimer,	Jones, D. J.,	Posey,	Whitaker,



Dithrich,	Jones, W. W.,	Quigley,	Whitehouse,
Donnelly,	Jordan,	Rhoads,	Williams,
Dunlap,	Kantner,	Richards,	Wolfe,
Dunn,	Keene,	Rieder,	Woner,
Edmonds,	Kinsman,	Rinn,	Wood,
Ehrhardt,	Kooser,	Roman,	Woodruff,
Elgin,	Krause,	Ruch,	Zook,
Evans,	Krugh,	Ruddy,	Spangler,
Feldman,	Lafferty,	Ruth,	Speaker.

## NAYS—2.

Alexander, Brendle,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Mr. WHITAKER. Mr. Speaker, I ask unanimous consent to call up from page 33, of today's calendar, bills on third reading, House Bill No. 1117, file folio 1129, (Senate Bill No. 90), entitled:

An act providing for the nomination and election of judges of courts of record and repealing certain acts.

The SPEAKER. The Chair hears objection.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1213, entitled:

An Act to amend the act approved the sixteenth day of April, one thousand eight hundred and seventy-five (Pamphlet Laws fifty-four), entitled "An Act to provide for appeals in cases where the county commissioners and auditors have failed or shall hereafter fail to fix the compensation of county treasurers, and to repeal an act entitled 'A Supplement to an act relating to county treasurers passed the fifteenth day of April, one thousand eight hundred and thirty-four, approved the eighteenth day of April, one thousand eight hundred and seventy-four, in regard to the compensation of county treasurer,' by providing for appeals by the county treasurer in cases where the county commissioners and auditors have fixed the compensation of the county treasurer

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—170.

Alexander,	Edmonds,	Kooser,	Shaffer,
Allum,	Ehrhardt,	Krause,	Shannon,
Armstrong,	Elgin,	Krugh,	Shellenberger,
Asbury,	Evans,	Lafferty,	Sinclair,
Aston,	Feldman,	Leeds,	Smiley,
Baker,	Finney,	Lewis,	Smink,
Baldi,	Fitzgibbon,	Love,	Smith, H. J.,
Barnhart,	Flynn,	McBride,	Smith, H.,
Beaver,	Fox,	McCaig,	Smith, J. W.,
Beckley,	Franklin,	McCann,	Smith, L.,
Bell,	Gearhart,	McCurdy,	Snowden,
Bluett,	Gelder,	McGowan,	Soffel,
Blumberg,	Gibbon,	McKim,	Sowers,
Bower,	Glass,	McKnight,	Sprows,
Brady,	Goehring,	Stackhouse,	Stark,
Brenneman,	Golder,	McVicar,	Steedle,
Bromley,	Goodnough,	Magill,	Sterling,
Brooks,	Goss,	Mangan,	Stevens,
Brown, F. B.,	Green,	Marcus, J.,	Stevenson,
Brown, T. R.,	Griffith,	Marcus, J. C.,	Stewart,
Burns,	Hagerty,	Marshall,	Strauss,
Campbell,	Haldeman,	Martin,	Sweitzer,
Catlin,	Harding,	Michel,	Trainer,
Chaplin,	Harer,	Millar, A.,	Van Alen,
Clutton,	Haslett,	Miller, C.,	Vickerman,
Conner,	Haws,	Miller, D. I.,	Walker, J. A.,
Craig, J. R.,	Heffernan,	Miller, D. D.,	Weamer,
Craig, J. O.,	Henderson, W.,	Miller, H. F.,	Weiss,
Cratty,	Hess,	Miller, J. J.,	Wells,
Curran,	Herrick,	Perry,	Wettach,
Davis,	Hoffman, J. N.,	Pike,	Whitaker,
Dawson,	Holcombe,	Posey,	Whitehouse,
Denning,	Hoover,	Rhoads,	Whiteman,
Dewey, C. P.,	Houston,	Richards,	Williams,
Dewey, P. H.,	Diehl,	Rinn,	Wolfe,
Diehl,	Dilsheimer,	Ronan,	Woner,
Dithrich,	Jordan,	Ruddy,	Wood,
Donnelly,	Kantner,	Ruth,	Woodruff,
Dunlap,	Keene,	Schaeffer,	Zook,
Dunn,	Kelly,	Schilling,	Spangler,
Eaches,	Kinsman,	Schwartz,	Speaker.
	Kohler,	Sieg,	

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1303, entitled:

An Act requiring certain provisions in policies of insurance against loss or damage resulting from accident to or injury suffered by an employee or other person, and against loss or damage to property caused by animals or by any vehicle drawn, propelled or operated by any motive power.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—171.

Alexander,	Flinncy,	Leeds,	Sieg,
Allum,	Fitzgibbon,	Lewis,	Shaffer,
Armstrong,	Flynn,	Love,	Shannon,
Asbury,	Fowler,	McBride,	Shellenberger,
Aston,	Fox,	McCaig,	Sinclair,
Baldi,	Franklin,	McCann,	Smink,
Barnhart,	Gearhart,	McCarthy,	Smith, H. J.,
Bell,	Gelder,	McClure,	Smith, H.,
Bluett,	Gibbon,	McConnell,	Smith, J. W.,
Blumberg,	Glass,	McCurdy,	Smith, L.,
Bower,	Goehring,	McGowan,	Snowden,
Brady,	Golder,	McHugh,	Soffel,
Brenneman,	Goodnough,	McKim,	Sowers,
Bromley,	Goss,	McKnight,	Sprows,
Brooks,	Green,	McMullen,	Stackhouse,
Brown, T. R.,	Griffith,	McVicar,	Stadtlander,
Burns,	Hagerty,	Magill,	Stark,
Catlin,	Hampson,	Mangan,	Steedle,
Chaplin,	Harer,	Marcus, J.,	Sterling,
Clutton,	Harv,	Marcus, J. C.,	Stevens,
Conner,	Hatrack,	Marshall,	Stevenson,
Cook,	Hayes,	Martin,	Stewart,
Craig, J. O.,	Henderson, E.,	Michel,	Strauss,
Cratty,	Henderson, W.,	Millar, A.,	Sweitzer,
Crum,	Hess,	Millar, A. S. C.,	Trainer,
Curran,	Herrick,	Miller, C.,	Van Alen,
Davis,	Hoffman, M. R.,	Miller, D. I.,	Vickerman,
Dawson,	Holcombe,	Miller, D. D.,	Walker, J. A.,
Denning,	Hoover,	Miller, H. F.,	Weamer,
Dewey, C. P.,	Horne,	Miller, J. J.,	Weiss,
Dewey, P. H.,	Hough,	Morris,	Wells,
Diehl,	Huston,	Orr,	Wettach,
Dilsheimer,	Jones, D. J.,	Perry,	Whitaker,
Dithrich,	Jones, W. W.,	Phillips,	Whitehouse,
Donnelly,	Jordan,	Pike,	Whiteman,
Dunlap,	Kantner,	Posey,	Williams,
Dunn,	Keene,	Rhoads,	Wolfe,
Eaches,	Kelly,	Rieder,	Woner,
	Kinsman,	Roman,	Wood,
	Kohler,	Ruddy,	Woodruff,
	Krause,	Schaeffer,	Zook,
	Krugh,	Schilling,	Spangler,
	Lafferty,	Schwartz,	Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1128, entitled:

An Act to repeal an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ninety-three) entitled "An act to amend an act approved the first day of May one thousand nine hundred and thirteen entitled 'An act to prohibit the killing of foxes by certain methods in Delaware County and fixing a penalty for violation of the act' by extending the provisions of said act to Chester County and Montgomery County" so far as the same relates to Montgomery County

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—157.

Alexander,	Fox,	McBride,	Schilling,
Allum,	Franklin,	McCaig,	Schwartz,
Armstrong,	Gearhart,	McCann,	Sieg,
Aston,	Gelder,	McCarthy,	Shellenberger,
Baker,	Gibbon,	McClure,	Sinclair,
Baldi,	Goehring,	McCurdy,	Smink,
Barnhart,	Gold,	McGowan,	Smith, H. J.,
Beaver,	Goodnough,	McHugh,	Smith, H.,
Beckley,	Green,	McKnight,	Smith, J. W.,
Bell,	Griffith,	McMullen,	Snowden,
Blair,	Haines,	McOwen,	Soffel,
Bluhett,	Haldeman,	McVicar,	Sprolws,
Blumberg,	Harding,	Magill,	Stackhouse,
Bower,	Harer,	Marcus, J. C.,	Stadlander,
Brady,	Haslett,	Marshall,	Stark,
Brown, T. R.,	Hatrlick,	Martin,	Steedle,
Burns,	Hayes,	Michel,	Stevens,
Campbell,	Heffernan,	Millar, A.,	Stevenson,
Catlin,	Henderson, E.,	Millar, A. S. C.,	Stewart,
Chaplin,	Henderson, W.,	Miller, C.,	Strauss,
Conner,	Hess,	Miller, D. I.,	Switzer,
Conner,	Hetrick,	Miller, D. D.,	Trainer,
Cook,	Hoffman, J. N.,	Miller, H. F.,	Van Alen,
Craig, J. O.,	Hoover,	Miller, J. J.,	Vickerman,
Cratty,	Horne,	Mitchell,	Walker, G. T.,
Crum,	Hough,	Morris,	Walker, J. A.,
Davis,	Jones, D. J.,	Ogle,	Weamer,
Dawson,	Jones, W. W.,	Perry,	Wells,
Dewey, C. P.,	Jordan,	Phillips,	Wettach,
Dewey, P. H.,	Kantner,	Posay,	Whitaker,
Diehm,	Kelly,	Quigley,	Whitehouse,
Dittrich,	Kinsman,	Rhoads,	Whiteman,
Dunn,	Kooser,	Richards,	Williams,
Eaches,	Krause,	Rieder,	Wolfe,
Edmonds,	Krugh,	Rinn,	Woner,
Ehrhardt,	Lafferty,	Roman,	Wood,
Elgin,	Lewis,	Ruddy,	Woodruff,
Feldman,	Long,	Ruth,	Zook,
Fitzgibbon,	Love,	Scheffer,	Spangler,
			Speaker.

## NAYS—2.

Dilsheimer, Glass.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1222, entitled:

An Act to repeal the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred ninety-three) entitled "An act to amend an act approved the first day of May one thousand nine hundred and thirteen entitled 'An act to prohibit the killing of foxes by certain methods in Delaware county and fixing a penalty for violation of the act' by extending the provisions of the said act to Chester County and Montgomery county" in so far as the same relates to Chester County

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—164.

Alexander,	Elgin,	Long,	Schwartz,
Allum,	Evans,	Love,	Shaffer,
Armstrong,	Feldman,	McBride,	Shannon,
Asbury,	Finney,	McCaig,	Shellenberger,
Baker,	Fitzgibbon,	McCann,	Sinclair,
Baldi,	Fox,	McCarthy,	Smink,
Barnhart,	Franklin,	McClure,	Smith, H. J.,
Beaver,	Gearhart,	McConnell,	Smith, H.,
Beckley,	Gibbon,	McCurdy,	Smith, J. W.,
Bell,	Goehring,	McGowan,	Snowden,
Bluhett,	Green,	McHugh,	Soffel,
Blumberg,	Goodnough,	McKim,	Sowers,
Boland,	Hagerty,	McKnight,	Sprolws,
Brady,	Haines,	McOwen,	Stackhouse,
Brendle,	Haldeman,	Magill,	Stark,
Brenneman,	Harding,	Mangan,	Steedle,
Bromley,	Harer,	Marcus, J.,	Sterling,
Brown, F. B.,	Hatrlick,	Marcus, J. C.,	Stevens,
Brown, T. R.,	Hayes,	Marshall,	Stevenson,
Burns,	Heffernan,	Martin,	Stewart,
Campbell,	Heffernan,	Michel,	Stran, s,
Catlin,	Henderson, E.,	Millar, A.,	Sweltzer,
Chaplin,	Henderson, W.,	Millar, A. S. C.,	Trainer,
Clutton,	Hess,	Miller, C.,	Van Alen,
Conner,	Hetrick,	Miller, D. I.,	Vickerman,
Cook,			

Craig, J. O.,	Hoffman, J. N.,	Miller, D. D.,	Walker, J. A.,
Cratty,	Holcombe,	Miller, J. J.,	Weamer,
Curran,	Horne,	Mitchell,	Weiss,
Davis,	Hough,	Morris,	Wells,
Dawson,	Huston,	Perry,	Wettach,
Denning,	Jones, W. W.,	Pike,	Whitaker,
Dewey, C. P.,	Jordan,	Posay,	Whitehouse,
Dewey, P. H.,	Keene,	Quigley,	Whiteman,
Diehm,	Kelly,	Rhoads,	Williams,
Dittrich,	Kinsman,	Rieder,	Wolfe,
Donneley,	Kooser,	Rinn,	Woner,
Dunlap,	Krause,	Roman,	Wood,
Dunn,	Krugh,	Ruddy,	Woodruff,
Eaches,	Lafferty,	Ruth,	Zook,
Edmonds,	Leeds,	Schaeffer,	Spangler,
Ehrhardt,		Schilling,	Speaker.

## NAYS—2.

Dilsheimer, Glass.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Mr. WOLFE. Mr. Speaker, I ask unanimous consent to call up from page 32 of today's calendar, bills on third reading, House Bill No. 1149, (Senate Bill No. 432), entitled:

A supplement to an act approved the twenty-second day of June one thousand eight hundred and ninety-one (Pamphlet Laws three hundred and seventy-nine) "An act to provide for the selection of a site and the erection of a State asylum for the chronic insane to be called the State Asylum for the Chronic Insane of Pennsylvania and making an appropriation therefor" providing for the quarantine and for the reception detention care and treatment at said asylum of persons suffering with syphilis and for their commitment thereto and providing for the payment of the cost of commitment care and maintenance of such persons in the same manner as insane persons

The SPEAKER. The Chair hears objection.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1233, entitled:

An Act to amend section one of the act entitled "A supplement to the act entitled 'An act for acknowledging and recording of deeds' passed the eighteenth day of March, one thousand seven hundred and seventy-five (one Smiths Laws, four hundred and twenty-two) as amended; legalizing deeds and conveyances recorded before subsequent deeds, conveyances and mortgages; and validating certain conveyances made under said act.

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. ALEXANDER. Mr. Speaker, I would like to inter-rogate the sponsor of this bill, but as he is absent from the hall, I move that it be placed on the postponed calendar.

Mr. COOK. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 559, entitled:

An Act providing for the protection of the health of painters by prohibiting the use of the spray machine for painting

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

Mr. FOWLER. Mr. Speaker, I move that this bill be placed on the postponed calendar.

Mr. LEWIS. Mr. Speaker, I second the motion.

The motion was not agreed to.

On the question,

Shall the bill pass finally?

Mr. FOWLER. Mr. Speaker, I am not surprised at the House refusing to put this bill on the postponed calendar—not a bit. This bill provides for the abolishing of the spray machine where it uses poisonous paints with a ma-



chine over a certain pressure. It is a fair health measure, as we see it. Not only does this spray injure the painter but it also is an injury to all those who work in and about the machine. We have here the records of men who have been examined by government officials and who have pronounced that it is an injury to the worker to be around this machine; that the vapor of these machines have poisoned many of the workers and those surrounding it while it is in operation. Tests have been made by thousands and the tests also have been made with guinea pigs and other animals and it is proven absolutely, that it is injurious to the health of those animals. Now, we will hear, perhaps, an argument presented today that it is going to throw out an industry; that the manufacturer, of course, will be injured by the abolishing of this machine. Let us understand one thing: In the past few years we have not considered when it is for the benefit of society; we have had no time for that. Here upon this floor we have considered the loss to the manufacturer. We take, for instance, the Eighteenth Amendment. You did not take into consideration when the Eighteenth Amendment was passed, the loss of those who were engaged in the brewery or saloon business; you did not take into consideration their loss of money. I say to you if that was done for the good of society, you should consider it as an injury, if it is an injury to one, that it is an injury which is the concern of all. Leading physicians have examined men who are working with these machines and have proven absolutely that they have lost their lives and become useless in the industry after operating a machine three or four years. It does not abolish the machines used for the manufacture of furniture where it permits a certain pound pressure. If it is fair to society, if it is a safeguard to society to abolish 2.75 per cent., then I say to you that this is more injurious to the health of the worker than ever 2.75 good beverage was. Now let me say this to you, you may say that this is no concern of yours, that the industry should govern its own works, but I say it is the concern of the members of this House to protect the life and health of every workman in the State of Pennsylvania, and we should not inject anything into industry that will injure the lives and imperil the lives of the industrial soldiers of this State. Some men have said to me in this House that this was of no concern to the House of Representatives. I wonder what that gentleman would say if he was walking on the street today and saw a big brute of a man clubbing to death a little child about seven years of age. Would you say then that was no concern of yours? I say you would not. If you were standing at the brink of a lake or river and you saw there a woman dashed into the waves, and you saw a woman in those waves screaming for help, and you saw standing there an able-bodied swimmer, a muscular man standing there and he said that is no concern of mine, she is not my daughter, she is not my wife, let her drown; would you say that was no concern of yours. I say to you that it is the concern of all when we can prove by statistics of the leading physicians of the United States government that it was an injury to the health of the painters. I say to you that proper restrictions should be brought about by the health department and others interested to see that the health and safety of these workers is protected. All the laws that were ever asked for in this House were for the safety of our employees. I hope you will vote "aye" on this very meritorious measure.

Mr. HESS. Mr. Speaker and gentlemen of the House, since paint has been used as a preservative, there has been painter's cholera and lead poisoning, so that we all know and we all realize that there has been some danger from the use of paint ever since paint was discovered. We also realize that in all industrial lines we have made tremendous strides of progress in recent years, and no greater strides have been made along any line than have been made along the line of the application of paint. That was particularly true during the last dozen years, in fact, during the war. The application of paint by a spray gun operated by compressed air, the pressure necessary being about forty or fifty pounds is a tremendous step in advance in the application of that preservative. It has been well said that in the beginning the application of paint was an art; later it was a trick, and today it

is a science. Now let us see what safeguards have already been thrown around the worker particularly from this point of view. As you gentlemen all know, in order to properly apply paint a certain temperature must be maintained; you also know any one of you who have ever gone into a paintshop, for instance wagon works, automobile works or anything of that kind, that in order to maintain that temperature under the old system, the crevices of that room were closely guarded, and the room was kept very tight. Now because the paint was applied with the brush, does not mean that there were not poisonous fumes emitted from that operation. There were and there was no means of escape. The painter stood right in that atmosphere during the working hours of the day and he breathed those fumes more or less laden with the poison emanating from the paint.

I will read to you from the Act of May 2nd, 1905, Labor Laws of Pennsylvania: "Exhaust fans of sufficient power or other sufficient devices shall be provided for the purpose of carrying off poison fumes and gas and dust from emory wheels, grindstones and other machinery creating dust." It would be just as reasonable to say, in fact, it would be more reasonable to say that the operation of polishing, that the operation of buffing, should be done by hand rubbing as it was done once upon a time instead of by the operation of these rapidly whirling polishing wheels, because it is far more difficult to carry off the dust, and the dust of the emory wheels is far more deadly, than it is to carry off the fumes from the paint that is applied by means of the spray gun. The method of applying paint by means of the spray gun, and you can readily see that the Department of Labor and Industry has the power under the law now to compel this method to be used and abided by, is that they create a structure very similar to an old Conestoga wagon. I presume we all know what a Conestoga wagon is like. It has a long canvas top open at one end. The other end is closed except for several openings, in which exhaust fans are kept in operation so that a continual current of air enters the enclosure at the one end and escapes from the enclosure by means of the fans at the other, and the painter stands at the end of the enclosure that is open with fresh air continually passing over him, carrying along any fumes what are emitted into the air out of the enclosure at the other end. The Department of Labor and Industry has the power under existing law to compel these contrivances and that sort of equipment to be supplied. I may say to you that in order to use paint by the spray system fifteen pounds is not adequate. You can apply lime with fifteen pounds pressure, but you cannot apply paint with fifteen pounds pressure, it requires from forty to fifty pounds. Now the gentleman from Lackawanna made the statement that if you saw a lady on the brink of the river being pushed overboard and she was crying for help would you consider that your business; or if you saw a great giant out here on the street with a club striking down a little child would you consider that your business? My answer to the gentleman from Lackawanna is this: The gentlemen who are using spray guns to apply paint are not crying for help. To substantiate that statement I will read you a few letters. Here is one addressed to the attention of J. H. Miller, Supt., subject, painting. It is signed by Thomas H. Diehl, 644 North Eighth street, Allentown, Pa. It says, "Painted fifty years. In my experience I found the fumes are hardly noticeable in a room equipped with a spray hood." Here is another from Oliver Freas, Rural Route No. 3, Bethlehem. "Experience, forty-four years in painting. Found a room furnished with a spray hood is healthier than brush painting because the fumes are not so heavy." I have also one from Howard Seif, Emaus, which says, "Have been spraying for International Motor Co. for three years, and for Yeager Furniture Factory, five years. I would rather work in a spray hood than in a closed room, as the fumes are carried away with exhaust fans."

These are the men who are experienced in the application of paint, men of years of experience, and I say to the gentleman from Lackawanna that they are not crying for protection from this method of applying paint. I have another letter from W. F. Minnich, 623 North Ninth street, Altoona, Pa., which says, "Have been painting thirty-two



years, and my experience in painting is that fumes in a spray hood are not so noticeable, as in a closed room." Here is a letter from Martin Kuhns, of Trexlertown, which says, "Have painted for nine years for the International Motor Co. and four years for Frank Desh. My opinion is that spraying is healthier than brush painting on account of the fumes being carried outside with exhaust fans. When brush coating, there is no ventilation and fumes cannot escape. It has happened that men could work half a day on account of fumes in a closed room." I am sure all of us have had the experience of having gone into a closed room paint shop. I have walked into these rooms in hot weather and it has almost choked me. If the room is ventilated at the end, and there is a current of air in the room, first over the operator and then out the other side, it certainly lessens the danger. I believe that we will have cases of lead poisoning as long as paint is used. There always has been and always will be cases of painter's cholic. From a standpoint of absorption, the man who uses the brush to paint will always get paint on his hands. He cannot wear gloves, because it does not facilitate the movement of the brush, with the brush he cannot use gloves because it interferes with the operation, so with the use of the spray from the viewpoint of absorption, there is less danger.

Now as to the cost and effectiveness of it,—a three-ton truck can be painted by an operator, with short experience, with the spray gun, in about one hour, whereas it is a large day's work for one man to paint a truck of the same size with a brush.

Now what do the departments say with reference to it? Dr. Martin, of the Department of Health, was consulted on this question, and he authorized the statement to be made, "I have no interest in the bill." Do you presume if he regarded this bill in the light as was stated by the gentleman from Lackawanna, of a woman standing on the bank of the Susquehanna and a big brute of a man pushing her overboard, do you think he would have made that statement? Dean Connelly was asked what his department thought of it, and he said, "The bill ought not to be passed."

#### POINT OF ORDER.

Mr. FOWLER. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. FOWLER. Mr. Speaker, my point of order is that the woman I used was not on the banks of the Susquehanna, but out in the middle of the water.

Mr. HESS. Mr. Speaker, I beg the gentleman's pardon. I anticipated what had happened before. So then it is just as reasonable for you gentlemen to say that the threshing machine ought to be prohibited because of the fact that a great deal more dust is raised than was created when the grain was trampled by the hoofs of the horses. It is just as reasonable to say that a man ought to resort to polishing metal by rubbing, instead of using the emory wheel, at a high rate of speed, because more dust is created. I trust, gentlemen of the House, that you will vote down this bill.

Mr. SMINK. Mr. Speaker, I think this bill should be absolutely considered from the standpoint of protection of the health of the men involved in that employment. I realize along with the gentleman from Lancaster, that there is danger also to men employed in the polishing of metals and the use of the emory wheels and I would be just as enthusiastic in defending a measure protecting that as I am to help the painter. As far as the statement of Dr. Martin is concerned, I feel that it can be used in favor of this bill as well as against it. He simply takes a neutral stand. We cannot argue from the standpoint of profits, vs. human life. It is a fact that the spraying machine does make painting a little cheaper, but I submit to you that we should consider the other side of the question and not the one of time saved. As far as authorities are concerned, we can produce as many and possibly more than the other side. In a reply from the Labor Sanitation Conference of New York city, appointed by the Governor, we have this statement: "When one comes to the introduction of the spray machine, one finds that the ordinary hazards of poisoning are many

times multiplied. The painters' protection under normal conditions is difficult enough. It is practically impossible when the painter is required to use the spray painting machine.

"The labor sanitation conference at its meeting on May 21, 1918, protested against the use of the sprayer machine, saying among other things, 'We feel that a recognition of this danger and an effort to prevent it will help conserve the man-power so urgently needed to serve our country during the war.' " I also want to call your attention to no less authority than the Surgeon General of the United States in which he states that it is impossible to protect the workers from poisonous fumes and gases from open spraying machines used on large surfaces, and that such devices are absolutely dangerous. That statement was attached to Senate Bill No. 80, State of New Jersey, introduced February 2, 1921, from the Surgeon General of the United States army. I have several communications, signed by reputable physicians from the city of Philadelphia who have made a careful study of this spraying machine and the use of the brush and the use of the gun, and they found that the man using the gun was affected in fifty per cent. more cases than the man using the brush. There are court decisions. I have one from our own court, the circuit court of Allegheny county, where the court rendered judgment for the employee. The case was appealed and judgment was affirmed. This case is the Baltimore and Ohio Railroad Company vs. Bransom. Bransom brought action under the Federal Employers' Liability Act for damages for injuries suffered by him while in its employ as a painter. The gist of the complaint was that he worked for several months painting engines used in the inter-state commerce with a machine known as a gun, by which painting materials were applied in the form of a spray or mist, which enveloped the operator; that he did not know the dilatorious nature of this mist, but that the company did, and should have provided an appliance to protect him from breathing the same; and that on or about the sixth of September, 1913, by reason of this poisoning, he became sick and was incapacitated. The circuit court of Allegheny county rendered judgment for the employee, and on appeal, this was affirmed. Judge Burke delivered the opinion and I have the opinion here if you care to see it. I simply want to bring to your attention to the fact that there is high authority through the State and nation that this machine is dangerous. We have amended the bill in order that the smaller machines which are essential possibly for the painting of chairs and for cabinet workers where the painter can be protected by certain plans, have been exempted by this bill, but where the painting is on a large surface, in the sky scrapers and elsewhere, it is absolutely detrimental to the men using the machine and to men who are within inhaling distance. If I were to take you to a structure now being built in Philadelphia into which I have gone, I could show you the conditions. I assure you that almost every one of you would agree with me that it is injurious. When you enter that room there is a yellow mist that you can see from one side of the room to the other. While I was there possibly less than five minutes I found it was almost impossible to breathe properly. I will admit that I am not used to it and it may have had a greater effect on me. I submit that this is a very important measure. It is a measure for the protection of health, and while our own Dr. Martin has not seen fit to speak either for or against the bill, I submit to you the opinion of the Surgeon General of the United States.

Mr. HARER. Mr. Speaker, I would like to interrogate the gentleman from Philadelphia.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Smink, permit himself to be interrogated?

Mr. SMINK. Mr. Speaker, yes, sir.

Mr. HARER. You are interested in the health of the people who are using these machines?

Mr. SMINK. Mr. Speaker, yes, sir.

Mr. HARER. How are they injured?

Mr. SMINK. Those who are within a radius that permits them to inhale the fumes are injured.

Mr. HARER. Are you aware of the fact that the material used in spraying trees is of a poisonous nature?

Mr. SMINK. I cannot say, Mr. Speaker, but I believe the agricultural interests have been exempt because the work of spraying trees is done in the open air and it is less injurious.



Mr. HARER. Why do you exempt those people who paint chairs?

Mr. SMINK. I will refer you to the sponsor of the bill.

Mr. HARER. I take it from your remarks that you are familiar with the matter and can answer the question.

Mr. SMINK. I think that question should be directed to the sponsor of the bill.

Mr. WOLFE. Mr. Speaker, there are a number of spraying machines used in different manufacturer's establishments, and as to their being detrimental to health I wish to present to you a petition and letters that have been sent to me:

The following is from the Mifflinburg Body Company:

Mifflinburg, Pa., February 22, 1921.

Hon. Samuel B. Wolfe, Lewisburg, Pa.

Dear Sir: We are advised that a bill has been introduced into the Legislature, which prohibits the use of spraying machines for the application of paint.

May we ask, and strongly urge, that you use what influence you can against this bill.

We have three of these machines in use in this factory. Without them, our production would be reduced in our paint shop at least forty per cent. This would necessitate an entire change of production in our factory, whose facilities are all too meagre.

For your further information, we have been using spraying machines for three years and have the first case yet of a man to quit work on account of any injury of any type to his health.

We are inclined to believe that this is a propaganda of the House Painter's Trade, and it refers chiefly to outside work.

For the life of us, we cannot see why any person would object to anything so progressive as is the spraying machine.

It is not often that we make any request for any assistance along above lines but in this instance we trust you will give us your heartiest co-operation in the defeat of this bill.

Thanking you in advance, we remain

Yours very truly,

The Mifflinburg Body Co.,  
R. S. GUTTERIDGE,  
President.

March 29, 1921.

Hon. Samuel B. Wolfe, House of Representatives, Harrisburg, Pennsylvania.

Dear Sir: We are writing you concerning House Bill No. 559, prohibiting the use of spraying machines for painting, et cetera. We also enclose a petition signed by our spraying machine operators, which will speak for itself, and we earnestly protest against the passage of this bill, for, in the light of present industrial circumstances, it would be a step backwards, increasing cost of production and being of no advantage.

For your information, we state that a year ago a bill of the same nature was introduced in California, New York and New Jersey, which was unanimously defeated.

Very respectfully,

Josiah Partridge & Sons Co., Inc.,  
C. J. EISENHOWER,  
General Manager.

To Hon. Samuel B. Wolfe, Representing Union County, House of Representatives, Harrisburg, Pennsylvania.

Relative to House Bill 559, introduced by Mr. Fowler, and prohibiting the use of spraying machines, we respectfully submit:

1. That we are employees of the Lewisburg Chair Company and are operating spraying machines in the plant of the said Lewisburg Chair Company, at Lewisburg, Pennsylvania.

2. That we do not consider the use of these machines dangerous to the health of the employees operating the same, and consider that it would be a step backward to prohibit the use of the machines and again resort to hand finishing.

We, therefore, protest against the passage of said bill and respectfully ask you and your colleagues in the House to vote against the passage of said bill and use your influence in that direction.

IRWIN WAGNER, Lewisburg, Pa.  
M. MUSSER, Lewisburg, Pa.  
CLOYD F. ERDLEY, Lewisburg, Pa.  
J. FRANK GORDON, Lewisburg, Pa.  
R. J. ANDERSON, Lewisburg, Pa.

Here is a letter from the Lewisburg Chair Company:

April 11, 1921.

The signatures to this petition are the men who operate our spraying machines, and it is our opinion and our experience that using the spraying machines for spraying on our paint is not as injurious as the old method of applying paint by brush. The material that we use on our sprays contains practically no lead and the way our spraying machines are equipped with automatic fans and ventilators the fumes arising from the paint are carried off through these fans by a suction of air created by the constantly moving automatic motors that operate our fans. In fact it is our opinion that the whole entire painting department is benefited by the use of these spraying machines,

due to the fact that these ventilators and fans operated by motors are eliminating constantly any fumes existing in our paint department. In other words taking out the foul air and bringing in the pure air.

CLYDE C. CARTER,

LAWRENCE W. TAMO.

The Mifflinburg Body Co., Mifflinburg, Pa.

It occurs to me that the men operating the machines are better able to determine whether it is detrimental to their health or not. In behalf of those gentlemen I ask you to vote "no" on this bill.

Mr. FOWLER. Mr. Speaker, I could read letters to you for a week from all sources who are opposed to these machines and who claim that they are detrimental to health. I have heard so many petitions read in this House and so many letters from employees that I don't pay much attention to the many more. If the gentleman from Lancaster would go back to his own county or if I would go back into my county we would be able to find enough men to sign petitions to hang the hoth of us. I have been in industries and I know that it is an easy matter for the captains of industry to circulate petitions and to have petitions signed. Throughout the State we find no difficulty in finding men to sign petitions. I do not say that all employers would take unfair advantage, but I say to you that I pay very little attention to a petition that is signed by the employees of a factory. I can produce petitions from a million of workers of this country, but I don't want to bore you with the reading of letters. I realize how useless it is to read letters of this kind. As a matter of fact, any one can write a letter. Let us have a vote on this bill, I ask the members of the House to vote in favor of this bill.

Mr. HALDEMAN. Mr. Speaker, I move the previous question.

The motion was seconded by the following members:

Messrs. Thomas R. Brown, Chas. P. Dewey, Hagerty, D. I. Miller, Albert Miller, Pike, Baldt, McCarthy, H. Smith, Brooks, Cook, Glass, Edmonds, Krause, Ehrhardt, Blumberg, Phillips, Sowers, Joseph Marcus, Harry, and Long.

More than twenty members having joined in moving the previous question.

On the question.

Shall the main question be put?

It was agreed to.

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, yeas and nays were taken and were as follows, viz:

YEAS—36.

Aston,	Goss,	Marcus, J.,	Rosen,
Baldt,	Keene,	Marcus, J. C.,	Rudde,
Blumberg,	Kohler,	Martin,	Schaff,
Burns,	Krueh,	Miller, A.,	Schilling,
Denning,	Lewis,	Miller, C.,	Smink,
Dittrich,	Love,	Miller, D. D.,	Sowers,
Eaches,	McCarthy,	Miller, J. J.,	Stackhouse,
Ehrhardt,	McHugh,	Morris,	Stevenson,
Fowler,	McMullen,	Phillips,	Switzer,
Glass,			

NAYS—169.

Alexander,	D'ehm,	Hoffman, J. N.,	Richards,
Allum,	Dunlap,	Holcombe,	Rinn,
Baker,	Edmonds,	Hoover,	Ruth,
Barnhart,	Elgin,	Hough,	Ruth,
Berkley,	Finney,	Jones, D. J.,	Shaffer,
Bell,	Fitzgibbon,	Jones, W. W.,	Shellenberger,
Bidelspacher,	Flynn,	Kantner,	Sinclair,
Blair,	Fox,	Kinsman,	Smith, H. J.,
Bluet,	Franklin,	Krause,	Smith, H.,
Bolard,	Gearhart,	Leeds,	Stark,
Bower,	Gelder,	Long,	Stewart,
Brenneman,	Gibbon,	McBride,	Strauss,
Bromley,	Goodnough,	McCaig,	Vlekerman,
Brooks,	Griffith,	McClure,	Walker, J. A.,
Brown, F. R.,	Hagerty,	McConnell,	Weamer,
Brown, T. R.,	Harris,	McCurdy,	Wells,
Campbell,	Haldeman,	McKibb,	Wettach,
Cadle,	Hampson,	McVeer,	Whitman,
Chaplin,	Harding,	Magill,	Williams,
Conger,	Harris,	Matta,	Wolfe,
Cook,	Harry,	Miller, D. J.,	Woner,
Craig, J. O.,	Haslett,	Nichell,	Wood,
Craig,	Hartick,	Orie,	Woodruff,
Crum,	Haws,	Orr,	Zook,
Davis,	Henderson, E.,	Posey,	Spangler,
Dewey, C. P.,	Hess,	Pike,	Speaker,
Dewey, P. H.,	Hetrick,	Rhoads,	

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

# BILLS SIGNED BY THE SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

## Senate Bill No. 58.

A Supplement to an act entitled, "An Act authorizing the formation of partnership associations in which the capital subscribed shall alone be responsible for the debts of the association except under certain circumstances," approved the second day of June, one thousand eight hundred and seventy-four (P. L. 271): granting to partnership associations formed under such act for the purpose of transportation and storage of oil, by means of pipe lines and tanks, for the public, power to take lands or property for the public purposes of such association and to acquire a right of way easement for the purpose of locating its pipes or branches, over, upon, under or across any lands, streams, rivulets, roads, turnpike-roads, railroads, canals or other highways.

## Senate Bill No. 150.

An Act providing for a commission to make an examination of the Institution of the Society for the Prevention and Cure of Consumption of the city of Scranton popularly known as the West Mountain Sanatorium providing for a transfer of said Institution under certain conditions to the Commonwealth regulating such Institution in the event of such transfer and making an appropriation

## Senate Bill No. 293.

A Joint Resolution proposing an amendment to section one (1) of article fifteen (XV) of the Constitution of the Commonwealth of Pennsylvania

## Senate Bill No. 298.

An Act providing that in computing the indebtedness of cities of the first class the word "indebtedness" shall include all manner of debt and the net amount thereof shall be ascertained as in the case of other municipal corporations by deducting from the gross amount thereof the moneys in the treasury all outstanding solvent debts and all revenues applicable within one year to the payment of the same

## Senate Bill No. 310.

An Act to amend section eight of an act approved the seventeenth day of February one thousand nine hundred and six (Pamphlet Laws forty-five) entitled "An act to regulate the deposits of State funds to prescribe the method of selecting State depositories to limit the amount of State deposits to provide for the security of such deposits to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking funds to declare it a misdemeanor to give or take anything of value for obtaining the same and prescribing penalties for violations of this act" as amended providing for additional active depositories

## Senate Bill No. 318.

An Act to establish the pay mileage and contingent expenses of Presidential Electors

## Senate Bill No. 338.

An Act to amend an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by adding to article twenty thereof section two thousand forty

## Senate Bill No. 350.

An Act to amend section six chapter one article one of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" as amended.

## Senate Bill No. 427.

An Act providing for rebates and penalties in the payment of county taxes in cities of the third class

## Senate Bill No. 446.

An Act to amend sections ten and twenty-two of an act approved the twenty-ninth day of June Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws six hundred and fifty-seven) entitled "An act to provide for the protection of agriculture and horticulture and to prevent the introduction into and the dissemination within the Commonwealth of insect and disease pests injurious or harmful to plants or plant products providing for inspection of nurseries providing for quarantines necessary to the enforcement of this act and imposing penalties"

## House Bill No. 199.

An Act to amend section one of an act approved the fourteenth day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred seventy-three) entitled "An act to provide for retirement of State employees permanently disqualified by reason of physical or mental disability to perform their official functions and duties with half pay under certain conditions during the remainder of their lives except State employees whose retirement has been or shall be otherwise provided for and the filling of vacancies caused by such retirement" as amended by changing the conditions under which said employees can be retired and the procedure therein changing the pension period and defining the term "State employee" to include officers and employees in the legislative and executive branches of the State government and of State institutions

## House Bill No. 353.

An Act to further amend section four and amend section six of an act approved the seventeenth day of April one thousand nine hundred and thirteen (P. L. 85), entitled "An act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees fines and penalties received."

## House Bill No. 371.

An Act to amend section one of "An act to provide for the licensing of transient retail merchants in cities boroughs and townships and providing a penalty for failure to obtain the same" approved the second day of May Anno Domini one thousand eight hundred and ninety-nine.

## House Bill No. 430.

An Act to amend sections two and three of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred fourteen) entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the state of New Jersey of a bridge over the Delaware river connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purpose of this act"

## House Bill No. 466.

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other incorporated districts or municipalities had and held pursuant to the provisions of an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance to such proceedings and elections.

## House Bill No. 580.

An Act providing for the apportionment of wharfage and dockage in cities of the first class.

## House Bill No. 611.

An Act to amend an act entitled "An act to establish a Board of Commissioners of Navigation for the river Delaware and its navigable tributaries regulating their jurisdiction over ships vessels and boats and wharves piers bulkheads docks slips and basins and exempting cities of the first class from certain of its provision and making an appropriation therefor" approved the eighth day of June one thousand nine hundred and seven (Pamphlet Laws page four hundred and ninety-six) amending sections five and six thereof so as to express with



greater certainty the intention of the General Assembly with respect to the enforcement of the rules and regulations made and promulgated by the commissioners pursuant to the authority conferred upon them by said act.

#### House Bill No. 789.

An Act empowering all corporations incorporated under the laws of the State of Pennsylvania for purposes not for profit to change alter and amend by by-law such provisions of their charters as are purely administrative

#### House Bill No. 791.

An Act to amend section two of the act approved the twenty-third day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and seventy-eight) entitled "An act supplementary to an act approved the eleventh day of May one thousand nine hundred and eleven entitled "An act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof" providing for the examination of the glassware used for testing milk and cream for butterfat with the Babcock test prohibiting the use of inaccurate glassware defining the term Standard Babcock Glassware and fixing penalties for the violations of the provisions of this act"

#### House Bill No. 187.

A Further Supplement to an act approved the first day of April one thousand eight hundred and sixty-three (Pamphlet Laws two hundred and thirteen) entitled "An act to accept the grant of public lands by the United States to the several states for the endowment of Agricultural Colleges" making a deficiency appropriation for carrying the same into effect

#### House Bill No. 253.

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

#### House Bill No. 272.

An Act to amend the first section of an act approved the eleventh day of May Anno Domini one thousand nine hundred and eleven entitled "An Act empowering the United States of America to acquire land in the State of Pennsylvania for National Forest Reserves by purchase or by condemnation proceedings and granting to the United States of America all rights necessary for control and regulation of such reserves"

#### House Bill No. 582.

An Act providing for the apportionment of wharfage and dockage on the River Delaware and its tributaries except in cities of the first class

#### House Bill No. 642.

An Act to further amend section two of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" as amended

#### House Bill No. 672.

An Act requiring the examination and treatment for venereal diseases of prisoners convicted of crime or pending conviction and authorizing the State Department of Health of make suitable rules and regulations for its enforcement

#### House Bill No. 790.

An Act to regulate and control the manufacture sale offering for sale giving away and use of weights and measures and of weighing and measuring devices in the Commonwealth of Pennsylvania providing for the approval and disapproval of such weights measures and devices by the bureau of standards and prescribing penalties.

#### House Bill No. 792.

An Act to further amend section three of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred and seventy-five) entitled "An act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof" as amended

#### House Bill No. 798.

An Act to amend section thirteen of an act approved the third day of June, one thousand nine hundred and fifteen (P. L. 954), entitled "An act to protect the public health and safety by regulating the erection, alteration, repair, use, occupancy, maintenance, sanitation and condemnation of dwellings, two-family dwellings, rooming-houses, and tenements by regulating the use, maintenance and sanitation of the grounds surrounding the same, the adjoining buildings and all vacant land in cities of the first class; providing for their inspection, the abatement of nuisances, the vacating of uninhabitable houses and the filing of liens, creating a Division of Housing and Sanitation, and providing penalties for violations of the provisions thereof, and repealing all laws inconsistent therewith."

#### House Bill No. 860.

An Act creating a commission to prepare a revision and consolidation of the existing general statutory law defining the powers and duties of the commission imposing certain duties upon the Legislative Reference Bureau providing for the report of the commission to the General Assembly for its adoption or rejection and making an appropriation

#### House Bill No. 868.

An Act requiring the assessors for county taxation purposes to collect certain agricultural information and fixing the duties of the county commissioners in connection therewith and imposing penalties

#### House Bill No. 1082.

An Act requiring the display of the flag of the United States at entertainments public gatherings and public meeting

#### House Bill No. 1138.

An Act to amend section three section five and section nine of an act approved the twenty-second day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one thousand and ninety-three) entitled "An act creating in counties having a population of from eight hundred thousand to one million five hundred thousand a board for the assessment and revision of taxes providing for the appointment of the members of such board by the county commissioners fixing their salaries payable by the county defining the powers and duties of such board and regulating the assessment of property and occupations for State and county purposes authorizing the appointment of subordinate assessors and clerks defining their duties and providing for their compensation payable by such counties imposing a penalty on subordinate assessors for failure to comply with certain provisions of this act and abolishing the office of ward borough and township assessor insofar as respects the assessment of property and occupations for State and county purposes" as amended

#### House Bill No. 1254.

An Act making a deficiency appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

#### House Bill No. 203.

An Act concerning fraudulent conveyances and to make uniform the law relating thereto

#### House Bill No. 243.

An Act to amend section four hundred and twenty-one of the act approved the fourteenth day of July, one thousand nine hundred and seventeen, (P. L. 840), entitled "An act concerning townships: and revising, amending, and consolidating the law relating thereto."

#### House Bill No. 532.

An Act to amend part of section thirteen of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fifty-seven) entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting same and of their appointees including registrars inspectors and registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling places by registrars and at

the offices of commissions by commissioners and the right of parties or bodies of electors to have watchers thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by any elector under certain conditions directing how the register shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon the courts judges prothonotaries sheriffs commissioners peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are co-extensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions punishing and fixing penalties for violations hereof and repealing all legislation inconsistent herewith"

#### House Bill No. 634.

An Act constituting a salary board to fix the salaries of the directors of the poor of county poor districts in counties of the fourth class and repealing all acts general local or special inconsistent therewith

#### House Bill No. 1167.

An Act providing that in townships of the first class municipal claims for grading constructing paving rebuilding curbing maintaining, repairing and cleaning sidewalks and footwalks and keeping the same clear of obstructions and other nuisances may be included in and collected with the other township taxes.

#### House Bill No. 1168.

An Act to amend sections four hundred four hundred and one and four hundred and two of an act approved the fourteenth day of July, one thousand nine hundred and seventeen entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

#### House Bill No. 1170.

An Act to amend sections nine hundred and eighty-nine and nine hundred and ninety, nine hundred and ninety-two and nine hundred and ninety-three and one thousand and five of an act approved the fourteenth day of July one thousand nine hundred and seventeen (P. L. 840) entitled "An Act concerning townships and revising amending and consolidating the law relating thereto"

#### House Bill No. 1171.

An Act to amend section six hundred and twenty-five of an act and to amend by adding sections six hundred and twenty-six and six hundred and twenty-seven to an act approved the fourteenth day of July one thousand nine hundred and seventeen (P. L. 810), entitled "An act concerning townships and revising, amending and consolidating the law relating thereto."

#### House Bill No. 1172.

An Act to amend section ten hundred and eleven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (P. L. 840), entitled "An act concerning townships and revising, amending and consolidating the law relating thereto."

#### House Bill No. 1197.

An Act to amend section five hundred and eighty-five of an act approved July fourteen one thousand nine hundred and seventeen (P. L. 840), entitled "An act concerning townships and revising amending and consolidating the law relating thereto."

#### COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

#### APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 14, 1921.

To the Honorable, The House of Representatives of the Commonwealth of Pennsylvania

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor House Bill No. 833, File Folio 1981, entitled:

"Resolved (If the Senate concur), That House Bill No. 838, File Folio No. 1981, entitled, "An act authorizing counties cities boroughs towns and townships to acquire lands by purchase gift or condemnation and to convey such lands to the Commonwealth for use of the National Guard," be recalled from the Governor for the purpose of amendment. Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

#### RECONSIDERATION OF VOTE.

Mr. WHITAKER. Mr. Speaker. I move that the vote by which this bill passed finally be reconsidered.

Mr. LONG. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. WHITAKER. Mr. Speaker. I move that the vote by which this bill passed third reading be reconsidered.

Mr. LONG. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring.

Will the House agree to the bill on third reading?

Mr. WHITAKER. Mr. Speaker. I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend bill, page 2, by adding at the end thereof the following section which shall be known as section two.

Section 2. The power conferred by this act shall not be exercised to take any church, property, graveyard, cemetery, or any dwelling house or the curtilage of the same in the actual occupancy of the owner.

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered. That the bill as amended lie over for printing.

#### BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1214, as follows:

An Act relating to pillows bolster feather beds and comfortables regulating the making remaking renovating sterilizing disinfecting sale leasing delivering and consigning thereof and the possession thereof with intent to sell lease deliver or consign

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the word "new" as used in this act shall mean any material or articles of which prior use has not been made

The words "second hand" shall mean any material or article of which prior use has been made

The word "shoddy" shall mean any material which has been spun into yarn knit or woven into fabric and subsequently ground up broken or torn up or cut up

The words "pillows" "bolsters" or "feather bed" shall mean any bag or case and covering made of textile material silk or cloth and stuffed or filled with excelsior fibre cotton wool hair feathers feather down kapoc or other soft material to be used on a couch or other bed for sleeping or reclining purposes

The word "comfortable" shall mean any plain quilt or quilted cover made of textile material silk or cloth and stuffed or filled with fibre cotton wool hair jute feathers feather down kapoc or other soft material to be used as a cover or covering on reclining or sleeping persons

The word "commissioner" shall mean the Commissioner of Labor and Industry of this Commonwealth

The words "authorized representatives" shall mean the chief inspector and the inspectors of pillows bolsters feather beds and comfortables of the Department of Labor and Industry

The word "person" as used herein shall include persons corporations co-partnerships and associations



Words used in the singular number shall include the plural and the plural the singular.

The masculine shall include the feminine and neuter.

Section 2 No person shall employ or use in the making remaking or renovating of any pillow bolster feather bed or comfortable (a) any material of any kind that has been used in or has formed a part of any pillow bolster feather bed or comfortable used for or about any person having an infectious contagious disease (b) any material known as "shoddy" or any fabric or material from which "shoddy" is constructed (c) any second hand material unless since last used such material has been thoroughly sterilized and disinfected by a reasonable process approved by the Commissioner of Labor and Industry or his authorized representative.

No person shall employ or use in the making remaking or renovating of any pillow bolster or feather bed or down comfortable any new or second hand feather unless such feather has been sterilized and disinfected by a reasonable process approved by the Commissioner or his authorized representative.

No person shall sell lease offer to sell or lease or deliver or consign in sale or lease or have in his possession with intent to sell lease deliver or consign in sale or lease (a) any pillow bolster feather bed or comfortable made remade or renovated in violation of this act (b) any pillow bolster feather bed or comfortable that has been used for or about any person having an infectious or contagious disease (c) any second hand pillow bolster feather bed or comfortable unless since last used it has been thoroughly sterilized and disinfected by a reasonable process approved by the commissioner or his authorized representative.

Section 3 Any person engaged in the making remaking or renovating of pillows bolster feather beds or comfortable or engaged in the sale of second hand pillows bolsters feather beds of comfortable or any person engaged in the business of sterilizing and disinfecting the articles coming under this act shall submit to the Commissioner of Labor and Industry or his authorized representative for approval a reasonable process together with duplicate plans of apparatus or auxiliary devices for sterilization and disinfection of materials used in filling pillows bolsters feather beds or comfortable and of second hand pillows bolsters feather beds or comfortable. The commissioner or his authorized representative shall approve or disapprove the same.

On the approval of such process for sterilization and disinfection a permit for such use shall be issued to the applicant by the Commissioner of Labor and Industry or his authorized representative. Such permit shall expire one year from date of approval. Every person to whom a permit has been issued shall keep such permit conspicuously posted in his office or place of business. Refusal by any person or corporation to display such permit in accordance with this section shall be sufficient reason to revoke and forfeit the permit. The Commissioner shall revoke any permit issued under the provisions of this act if the person to whom the permit was issued has violated any provision of this act or the rules or regulations established thereunder.

Section 4 All places where pillows bolsters feather beds and comfortable are made remade or renovated or where materials for pillows bolsters feather beds or comfortable are prepared or comfortable are offered for sale or where any second hand pillow bolster feather bed or comfortable are offered for sale or are in possession of any person with intent to sell deliver or consign shall be subject to inspection by the Commissioner of Labor and Industry or his authorized representative by whom violations of this act are to be prosecuted.

Section 5 No person shall directly or indirectly at wholesale or retail or otherwise sell lease offer to sell or lease or consign in sale or lease or have in their possession with intent to sell or lease or consign in sale or lease any pillow bolster or comfortable (except a feather pillow bolster or down filled comfortable) that does not have plainly and indelibly written or printed thereon or upon a plain muslin or linen tag securely sewed to the covering of such pillow bolster or comfortable a statement in the English language setting forth (a) the materials used in filling said pillow bolster or comfortable and whether the same are in whole or in part new or second hand (b) the name and address of maker vendor or successive vendors (c) And upon a pillow bolster feather bed or comfortable of which prior use has been made the words second hand together with the date of sterilization and disinfection and the name and address of the person sterilizing and disinfecting the same.

No person shall directly or indirectly at wholesale or retail or otherwise sell lease offer to sell or lease or consign in sale or lease or have in their possession with intent to sell or lease or consign in sale or lease any feather pillow bolster or feather bed or down-filled comfortable that does not have plainly and indelibly written or printed thereon or upon a plain muslin or linen tag securely sewed to the covering thereof a statement in the English language setting forth (a) the recognized trade name of the feather or feathers used in filling said feather pillow bolster or feather bed or down-filled comfortable (b) the date of sterilization and disinfection of the feather and the name and address of the person sterilizing and disinfecting the same (c) the name and address of the maker vendor or successive vendors (d) and upon a feather pillow bolster feather bed or down filled comfort of which prior use has been made the words "second hand" together with the date of sterilization and disinfection and the name and address of the person sterilizing and disinfecting the same.

No additional information shall be contained in said statements.

Section 6 Such statement shall be not less than two by three inches in size and shall be in the following form:

#### Official Statement

Materials used in filling.....  
.....  
.....  
Made by.....  
Address.....  
Vendor.....  
Address.....

This article is made in compliance with the act of Assembly of Pennsylvania approved the .....

Section 7 No person shall place upon any pillow bolster feather bed or comfortable the statement required by this section unless such pillow bolster feather bed or comfortable has been made remade or renovated by him in accordance with this act.

It shall be unlawful to uses in the said statement concerning any pillow bolster or comfortable the word "felt" or words of like import if any other than garnetted materials are used in filling such pillow bolster or comfortable. It shall be unlawful to use in the description in such statement any misleading term or designation.

It shall be unlawful to remove deface or alter or in any manner attempt to remove deface or alter any statement or tag required by the provisions of this act placed on any pillow bolster feather bed or comfortable.

Section 8 Any person violating any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof before a magistrate alderman or justice of the peace shall be sentenced to pay a fine of not less than ten dollars and not more than twenty-five dollars for each offense and in default of the payment of such fine to undergo an imprisonment of not more than thirty days.

Each pillow bolster feather bed or comfortable made remade or renovated sold offered for sale delivered consigned or possessed with intent to sell deliver or consign contrary to the provisions hereof shall constitute a separate offense.

Section 9 The Commissioner of Labor and Industry is authorized to appoint a chief inspector of pillows bolsters feather beds and comfortable who shall be a person who has knowledge of the processes of manufacture of such materials. He shall receive a salary of three thousand (\$3,000) dollars per annum and in addition to his duties prescribed in this act shall perform such other duties and possess such other powers as the Commissioner shall prescribe.

The commissioner is authorized to appoint two inspectors of pillows bolsters feather beds and comfortable who shall each receive a salary of two thousand four hundred (\$2,400) dollars per annum.

Section 10 All acts or parts of acts inconsistent herewith are hereby repealed.

Section 11 This act shall take effect sixty days after its approval.

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—165.

Alexander,	Evans,	Lafferty,	Sieg,
Allum,	Feldman,	Leeds,	Shaffer,
Armstrong,	Finney,	Love,	Shannon,
Asbury,	Fitzgibbon,	McBride,	Sinclair,
Baker,	Flynn,	McCaig,	Smiley,
Bald,	Fox,	McGann,	Smink,
Barnhart,	Franklin,	McCarthy,	Smith, H. J.,
Bell,	Garhart,	McClure,	Smith, H.,
Blumberg,	Gless,	McConnell,	Smith, J. W.,
Boyd,	Goehring,	McCrady,	Smith, L.,
Power,	Golder,	McCowan,	Snowden,
Brady,	Goodnough,	McHugh,	Seffel,
Brenneman,	Green,	McKin,	Sowers,
Bromley,	Hagerty,	McKnight,	Sprows,
Brooks,	Haines,	McOwen,	Stackhouse,
Brown, F. R.,	Hampson,	McVicar,	Stadlander,
Brown, T. R.,	Harding,	Magill,	Stark,
Burns,	Harer,	Mangan,	Steedle,
Campbell,	Harry,	Marcus, J. C.,	Sterling,
Catlin,	Hastick,	Marshall,	Stevens,
Chaplin,	Hatrick,	Michel,	Stevenson,
Clifton,	Haws,	Millar, A.,	Strauss,
Conner,	Haves,	Miller, C.,	Sweitzer,
Cook,	Heffernan,	Miller, D. L.,	Trainor,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Crispin,	Henderson, W.,	Moses, H. B.,	Vickerman,
Davis,	Hess,	Ward, J. J.,	Walker, J. A.,
Dayson,	Herrick,	Wells,	Weimer,
Denning,	Hoffman, J. N.,	Woods,	Weiss,
Dawey, C. P.,	Holcombe,	Ogle,	Wells,
Dawey, P. H.,	Hoover,	Perry,	Wettach,
Diehm,	Horne,	Pike,	Whitaker,
Dilheimer,	Hough,	Posey,	Whitehouse,
Ditrich,	Huston,	Rhoads,	Whiteman,
Donneley,	Jones, D. J.,	Richards,	Williams,
	Jones, W. W.,	Rinn,	Wolf,





Diehm,	Kantner,	Quigley,	Wells,
Dilsheimer,	Keene,	Rhoads,	Wettach,
Dittrich,	Kelly,	Richards,	Whitaker,
Dunlap,	Kinsman,	Rieder,	Whitehouse,
Dunn,	Kohler,	Rinn,	Whiteman,
Eaches,	Krause,	Roman,	Wolfe,
Edmonds,	Lafferty,	Ruch,	Woner,
Ehrhardt,	Leeds,	Ruddy,	Wood,
Elgin,	Lewis,	Ruth,	Woodruff,
Feldman,	Love,	Schaeffer,	Zook,
Finney,	McBride,	Schilling,	Spangler,
Fitzgibbon,	McCaig,	Schwartz,	Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1200, as follows:

An Act relating to hotels and restaurants providing for the licensing and regulation thereof and imposing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the word "hotel" as used in this act shall include every building or other structure or part thereof kept used maintained advertised or held out to be public to be a place where food is served and sleeping accommodations are offered for pay to transient guests and which has five or more rooms in use for the accommodation of such guests and one or more dining rooms or cafes where meals or lunches are served to transient guests such sleeping accommodations and dining rooms being conducted in the same building or in buildings in connection therewith The term shall also include every building or other structure or part thereof kept used maintained advertised or held out to the public to be a place where sleeping accommodations are offered for pay to transient guests and in which five or more rooms are used for the accommodation of such guests

The word "restaurant" as used in this act shall include every building or other structure or part thereof kept used maintained advertised or held out to be the public to be a place where meals or lunches are served for pay and where no sleeping accommodations are furnished

Section 2 Nothing in this act shall be construed to apply to family hotels apartment houses lodging houses rooming houses boarding houses or dining or sleeping cars or hospital or college dormitories Provided however That a license shall be issued for any such family hotel apartment house lodging house rooming house or boarding house upon application in like manner and form as provided for hotels and upon the payment of a like license fee Thereupon such hotel or house shall be subject to the provisions of this act and entitled to all the benefits and privileges and subject to all the obligations and penalties prescribed in this act

Section 3 The Commissioner of Health shall with the consent of the Governor appoint as many traveling inspectors as he deems necessary for the proper carrying out of the provisions of this act Such hotel inspectors shall each receive annual salaries not to exceed two thousand five hundred dollars (\$2,500) and necessary traveling expenses

No hotel inspector shall accept any cash or gratuity in any form from any hotel or restaurant under penalty of summary dismissal

Section 4 No hotel or restaurant shall be maintained or conducted in this Commonwealth after the first day of January one thousand nine hundred and twenty-two without a license On or before the first day of January one thousand nine hundred and twenty-two and the first day of January in each year thereafter every person association co-partnership and corporation engaged or hereafter engaging in the business of conducting a hotel or restaurant in this Commonwealth shall procure a license for each hotel and restaurant so conducted or proposed to be conducted from the Department of Health One license shall be sufficient for each combined hotel and restaurant where both are conducted in the same building or in connected buildings and under the same management

Section 5 The annual fee for a license to conduct a hotel or restaurant shall be as follows

For all hotels containing less than fifteen sleeping rooms five dollars (\$5.00)

For all hotels containing fifteen or more and less than fifty sleeping rooms ten dollars (\$10.00)

For all hotels containing fifty or more and less than two hundred sleeping rooms fifteen dollars (\$15.00)

For all hotels containing two hundred or more and less than four hundred sleeping rooms twenty dollars (\$20.00)

For all hotels containing four hundred or more sleeping rooms twenty-five dollars (\$25.00)

For all restaurants where no hotel license is granted and where such restaurant is separate from the management of a hotel and has a seating capacity of less than twenty-five persons three dollars (\$3.00)

For such restaurants having a seating capacity of twenty-five or more persons five dollars (\$5.00)

Section 6 All license fees must be paid to the Department of Health before any license is issued All such fees shall be paid into the State Treasury

The license issued to a hotel or restaurant shall be conspicuously displayed in the office of such hotel or restaurant Such license may be revoked by the Commissioner of Health at any time upon hearing and notice as herein-after provided for violation of any law or any regulation promulgated by the Department of Health the Department of Labor and Industry and the Bureau of Fire Protection

Section 7 Such license shall be transferable with the consent of the Commissioner of Health upon the sale or disposition of the hotel or restaurant licensed or the removal thereof to a new location No license shall be transferred without such consent

No license to maintain and operate a hotel shall be issued to the keeper owner or lessee of any hotel rooming lodging or boarding house where accommodations for assignment purposes are furnished or to any keeper owner or lessee who has been convicted of keeping a bawdy-house disorderly house or a place in violation of the law relating to houses of assignment or places of public nuisance

Section 8 In every hotel or restaurant the kitchen dining-room cellar ice-box refrigerator and all places where foods are prepared kept or stored shall be kept clean and in a sanitary condition All garbage tin-cans and kitchen refuse shall be kept in a tight metal can securely covered and the contents thereof shall be removed at least once during each day The dining rooms kitchens and pantries where food is served prepared kept or stored shall be thoroughly screened from flies and insects All serving tables trucks trays boxes buckets knives saws cleavers choppers pots pans dishes and other utensils and machinery used in moving handling cutting chopping mixing preparing or serving foods shall be thoroughly sterilized daily by hot water or steam and shall at all times be kept clean The clothing and hands of cooks stewards waiters and all other persons handling food shall at all times be clean and sanitary

All foods on display shall have full protection from dust dirt flies and vermin by being kept under a glass case

Section 9 No person suffering from or afflicted with tuberculosis or a venereal contagious or infectious disease shall be employed in or about any part of a restaurant or its kitchen or the restaurant dining room or kitchen of any hotel No such person shall handle foodstuffs or products used therein All hotel inspectors shall compel any person employed in or about any part of a restaurant or its kitchen or the restaurant dining room or kitchen of any hotel or any person handling foodstuffs used in any restaurant or hotel to present a certificate from a reputable physician showing him or her to be free from any infectious or contagious disease

Section 10 All towels and napkins used by hotels and restaurants shall be of cotton or linen and shall be of a size not less than twelve by twelve inches All public wash rooms of such restaurants or hotels shall be furnished with a sufficient quantity of towels so that no two or more persons shall be required to use the same towel until it has been washed All restaurants and the dining room or restaurant of all hotels shall furnish its guests with individual napkins which shall not be used again until washed

Section 11 All hotels shall provide every bed bunk cot or other sleeping place for the use of guests with pillow-slips and under and top sheets made of white cotton or linen and such top sheets shall be at least ninety-six inches in length All such sheets and pillow-slips after being used by one guest shall be washed and ironed before being used by another guest

Section 12 All bedding including mattresses quilts blankets pillows sheets and comforts used in any hotel shall be thoroughly aired disinfected and kept clean and no bedding which is infected with bed-bugs or other vermin shall be used on any bed in any hotel All floors carpets furniture and equipment in hotels and restaurants and all walls and ceilings shall be kept clean and in a sanitary condition at all times

When any room has been occupied by any person having an infectious or contagious disease such room shall not be used again until thoroughly disinfected to the satisfaction of the health authorities charged with the enforcement of the laws of this Commonwealth relating to communicable diseases

No cot bed bunk or other sleeping place shall be kept or used for sleeping purposes in any room in which food stuffs are prepared cooked kept or stored

Section 13 All toilets and out-closets and all lavatories bath tubs sinks and drains used in or in connection with any hotel or restaurant shall at all times be kept in a clean and sanitary condition

In every locality where a system of water-works and sewage is maintained for public use every hotel and restaurant shall within six months after the taking effect of this act be equipped with a sufficient number of suitable water-closets for the accommodation of its guests properly ventilated and connected by proper plumbing with such sewage system All lavatories bath tubs sinks drains closets and urinals in such hotels and restaurants shall be properly constructed and connected with such sewage system and shall be kept clean and well ventilated at all times Separate apartments shall be furnished for different sexes each being properly designated

Section 14 No room having been let to one guest shall be let to another before such first guest has departed without the consent of the first assigned guest In all such cases the management shall be liable for the loss of valuables of either guest The



price charged for each room for one or for more than one person shall be posted in such room and such charge shall be made only for the time the room is actually occupied.

All doors of all sleeping rooms shall be furnished with locks and keys. All sleeping rooms shall be properly screened from April first to November first of each year and shall be furnished with proper heating facilities.

Section 15 All hotels having two or more floors used as sleeping accommodations for guests shall provide a night watchman who shall be on duty all night and shall go through all halls and corridors at least once during each hour.

Section 16 The lobbies in all hotels and the dining rooms of all restaurants and hotels shall be furnished with a standard thermometer and kept at a temperature not less than sixty-eight degrees Fahrenheit.

Section 17 Any person association copartnership or corporation who violates or fails or refuses to comply with any of the provisions of this act is guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine of not less than ten dollars nor more than fifty dollars for a first offense and a fine of not less than fifty dollars nor more than one hundred and fifty dollars for a second or subsequent offense or such person association copartnership or corporation may be sentenced to pay a fine of ten dollars for each day that such violation is continued.

The district attorney of each county shall upon complaint of any inspector of hotels prosecute before the proper court any action or proceeding against any person association copartnership or corporation violating any of the provisions of this act.

Section 18 The Commissioner of Health shall at least four times during each year inspect or cause to be inspected each hotel and restaurant coming within the provisions of this act and for such purpose he or any of his agents shall have the right to enter any such hotel or restaurant at any time. Whenever upon such inspection it is found that such business or property inspected is not being conducted or is not equipped in the manner and condition required by the provisions of this act or by the health laws of this Commonwealth he shall notify the owner proprietor or agent in charge of such business or the owner or agent of the building so occupied to make such changes or alterations as may be necessary to effect a complete compliance with the provisions of this act and the health laws of the Commonwealth. Within thirty days after the receipt of such notice from the Commissioner of Health the owner proprietor or agent in charge shall make the alterations or changes directed by such notice.

Section 19 If at the end of such thirty days the alterations or changes directed have not been made or if any violation of any of the provisions of this act continues for more than thirty days the Commissioner of Health may revoke the license of the offending party upon hearing and notice as hereinafter provided or he may close the building or premises of such hotel or restaurant until such alterations or changes have been made and until all the provisions of this act or the health laws of the Commonwealth are complied with.

Section 20 If the Commissioner of Health refuses to grant a license to any person association copartnership or corporation or refuses to permit a license already issued to be transferred as provided in section seven of this act the party aggrieved by such refusal shall have the right to be heard upon the question of his right to such license or transfer. Such hearing shall be had before the Commissioner of Health or some person designated by him for such purpose not less than ten days nor more than thirty days from the date of such refusal.

Section 21 No license shall be revoked by the Commissioner of Health until he has notified the licensee in writing calling specific attention to the infractions of this act and a reasonable time and opportunity is given to correct the matter complained of. If the licensee fails to comply with the directions of the notice the Commissioner of Health shall fix a time and place not sooner than five days for a hearing to be had before the Commissioner of Health or some person designated by him for such purpose. Written notice of such hearing shall be given to the licensee directing him to show cause why the license in question should not be revoked.

Section 22 At all such hearings the licensee shall be entitled to be heard in person or by counsel and shall have the right of compulsory attendance of witnesses and the production of books papers and records.

The Commissioner of Health shall have power to require the attendance of witnesses and the production of books papers and records and for that purpose may issue his subpoena for the appearance of such witnesses or the production of any books or records. Such subpoenas shall be directed to any deputy or assistant in his office or to the sheriff of the county in which such witnesses reside or may be found and shall be served and returned in the same manner as a subpoena issued out of a court of quarter sessions is served and returned.

The fees and mileage of the sheriff and witnesses shall be the same as that allowed in the court of quarter sessions in criminal cases and shall be paid out of the State Treasury.

In case of disobedience of a subpoena served on any person or the refusal of any witness to testify to any matter regarding which he may be lawfully interrogated the court of common pleas of the county where such disobedience or refusal occurred or a judge thereof shall upon application of the Commissioner of Health compel obedience by attachment proceedings for contempt as in the case of disobedience of the requirements of a subpoena issued from such court or a refusal to testify therein.

Upon the conclusion of such hearing the Commissioner of Health shall make such order as the case may require.

Section 23 An appeal to the court of common pleas of Dauphin County may be taken from the action of the Commissioner of Health refusing to grant or transfer or in revoking a license by filing a petition therefor within ten days from the date of such order and by giving bond with sufficient surety to the Commonwealth in the sum of one hundred dollars. The hearing upon such appeal shall be entitled to be advanced out of its order on the docket. From the decision of the court of common pleas an appeal may be had to the supreme and superior court as in other cases. The court of common pleas or the supreme or superior court may suspend any order revoking a license pending the hearing in such courts.

Section 24 All notices served by the Department of Health pursuant to the provisions of this act shall be in writing and shall be either personally delivered to the owner agent lessee or manager of the hotel or restaurant or to the owner agent lessee or manager of the building or premises wherein the same is conducted or shall be sent properly addressed to such person by United States mail.

Section 25 All hotels and restaurant fees collected under the provisions of this act and all penalties collected for any violation thereof shall be paid into the State Treasury.

Section 26 If any of the provisions of this act are declared unconstitutional the decision of the court shall not affect any of the remaining provisions of this act. It is hereby declared to be the legislative intent that this act would have been passed even though such invalid part had not been a part thereof.

Section 27 This act does not repeal or affect any of the provisions of the act approved the twenty-eighth day of May one thousand nine hundred and fifteen (Pamphlet Laws six hundred forty-two) entitled "An act for the protection of the public health by providing that persons firms or corporations who are operating or conducting hotels restaurants dining-cars or other public eating-places in this Commonwealth shall not employ or keep in their employ as cooks waiters kitchen-help chamber maids or other house-servants any person or persons who are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis syphilis gonorrhea open external cancer or barber's itch or who are carriers of typhoid fever and further providing that no dishes receptacles or utensils used in eating or drinking shall be furnished to patrons or customers of any such public eating-place unless the same have been thoroughly cleansed since used by another individual and further providing that no towels shall be furnished in any wash-room in connection with any such public eating-place unless such towels be laundered or discarded after each individual use and further providing that no common drinking-cups shall be furnished at any public drinking place operated in connection with any such public eating-place and providing penalties for violations of the provisions of this act" nor any of the provisions of the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and ten) entitled "An act to safeguard human life and health throughout the Commonwealth by providing for the reporting quarantining and control of diseases declared communicable by this act and by regulation of the Department of Health providing for the prevention of infection therefrom and prescribing penalties".

Section 28 All other acts or parts of acts inconsistent herewith are hereby repealed.

On the question.

Will the House agree to the bill on third reading?

It was agreed to.

On the question.

Shall the bill pass finally?

Mr. EDMONDS. Mr. Speaker, may I interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Luzerne, Mr. Roman, permit himself to be interrogated?

Mr. ROMAN. Yes sir, Mr. Speaker.

Mr. EDMONDS. Mr. Speaker, has an estimate been made as to the cost of putting this bill in operation or as to the number of inspectors required?

Mr. ROMAN. The cost of putting this bill into operation will be eighty thousand dollars.

Mr. EDMONDS. Then why does not the bill limit the bill to eighty thousand dollars?

Mr. ROMAN. It does limit the cost to eighty thousand dollars.

Mr. EDMONDS. No, the bill reads "The Commissioner of Health shall, with the consent of the Governor, appoint as many traveling inspectors as he deems necessary for the proper carrying out of the provisions of this act. Such hotel inspectors shall each receive annual salaries not to exceed two thousand five hundred dollars and necessary traveling expenses." Now is there anything in the bill which limits the total cost?

Mr. ROMAN. I think not. No I don't think so.

Mr. EDMONDS. Mr. Speaker, then it seems to me that this bill is not in the form that it should be to receive the consideration of this House. It proposes a new system of inspection of hotels and restaurants and it may be and probably is a very worthy plan of inspection, but it does seem to me that a bill which authorizes inspectors at twenty-five,



hundred dollars a year and traveling expenses without a definite amount is poor legislation and legislation for which the members of this House may very justly be condemned. In its present form I shall be obliged to vote against the bill because there is no limitation upon the cost and it might cost the Department two, three, four or five hundred thousand dollars and then the Legislature would be blamed for careless legislation.

#### BILL POSTPONED.

Mr. ROMAN. Mr. Speaker, I move that this bill be placed on the postponed calendar.

Mr. GIBBON. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

The Speaker declared the "nays" appeared to have it.

Whereupon, a division was called for and fifty-nine gentlemen voting in the affirmative and forty-six in the affirmative the question was determined in the affirmative, and the motion was agreed to.

#### BILLS SIGNED BY THE SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

#### Senate Bill No. 198.

An Act to further amend section fourteen an act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" as amended

#### Senate Bill No. 456.

An Act authorizing the council of cities of the third class whenever any city of such class shall have sold or leased the coal underlying any public park or common within the limits of said city to apply the proceeds thereof for certain improvements of such park or common and the policing and lighting thereof for the purchase of certain lands for park purposes and for other public improvements and providing for the issuing of improvement bonds for such purposes

Whereupon.

The SPEAKER, in the presence of the House, signed the same.

#### RECESS.

The SPEAKER. If there is no objection, the Chair will declare a recess until 4.30 o'clock for the purpose of receiving reports from the Appropriations Committee only.

Mr. WHITAKER. Is it understood then that there will be no session tomorrow in that case.

The SPEAKER. That is the understanding. When we adjourn this evening, we adjourn for the week.

The SPEAKER declared a recess until 4.30 o'clock P. M.

#### AFTER RECESS.

The House reconvened at 4.30 P. M.

The SPEAKER (Robert S. Spangler), in the Chair.

#### BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1469, entitled:

An Act to amend section fourteen, clause three, of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees, defining the

uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1478, entitled:

An act to amend sections two hundred sixteen three hundred twenty-three one thousand one hundred forty-five one thousand four hundred eight of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1317, entitled:

An Act providing for biennial instead of annual reports of the several departments of the State government and directing to whom said reports shall be made and the manner of printing and distributing the same

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1430, entitled:

An Act to amend section one, clause seventeen, section seven, clause five and section eight, clause six of an act approved the eighteenth day of July one thousand nine hundred and seventeen (P. L. 1943), entitled, "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employees; defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees; exempting annuities, allowances, returns, benefits and rights from taxation and judicial process and providing penalties."

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1377, entitled:

An Act to amend sections one thousand seven hundred one one thousand seven hundred four one thousand seven hundred five and one thousand seven hundred eleven of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 577, entitled:

An Act to further amend section one article eight of an act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and expending the laws in relation thereto

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1092, entitled:

An Act to amend section six of the act approved the thirtieth day of January, one thousand eight hundred and seventy-four, (P. L. 31), entitled "A further supplement of the act regulating elections in this Commonwealth," as amended; authorizing the court of quarter sessions to appoint election officers in cases of vacancy.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 113, entitled:

An Act relating to assessments of persons residing in boarding houses, rooming houses, hotels, inns and taverns defining the duties of the proprietors or other persons in charge of such places and of assessors and prescribing penalties for violations of the act

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1508, entitled:

An Act to amend section one thousand three hundred sixteen as amended and section one thousand three hundred seventeen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 912, entitled:

An Act to amend sections one thousand four hundred fourteen as amended one thousand four hundred seventeen one thousand four hundred twenty-one as amended one thousand four hundred twenty-two as amended one thousand four hundred twenty-three one thousand four hundred twenty-four and one thousand four hundred thirty-eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 834, entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by providing for the appointment dismissal and reduction of teachers principals and supervisors

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1383, entitled:

An Act making it the duty of municipal policemen to co-operate in the prevention and punishment of crimes against the laws of the Commonwealth

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1217, entitled:

An Act to amend the act approved the twenty-sixth day of June one thousand eight hundred and seventy-three (Pamphlet Laws one thousand eight hundred and seventy-four page three hundred and thirty-two) entitled "An act to regulate the commission or license fee to be paid by auctioneers" by exempting auctioneers selling only live stock and farm implements from the provisions of the act

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1103, entitled:

An Act empowering cities of the first class to enact ordinances to regulate traffic and to provide punishment for the violation of any such ordinance

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1504, entitled:

An Act providing for the abatement of nuisances caused by the improper grading or defective paving or encroaching fences in private alleys in cities of the first class and for the establishment of lines and grades for and the grading paving or repaving of said private alleys and for the removal of encroaching fences where necessary to abate said nuisances and for the grading of private alleys hereafter laid out and for the filing of liens for the cost of grading paving or repaving or removal of encroaching fences in said alleys

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1505, entitled:

An Act relating to dogs, and the protection of livestock and poultry from damage by dogs; providing for the licensing of dogs by the Secretary of Agriculture; providing for the enumeration of dogs by assessors; regulating the keeping of dogs, and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show, and breeding purposes; prescribing certain privileges for hunting dogs, and dogs owned or used by the Board of Game Commissioners; providing for the assessment of damages done to livestock and poultry by dogs, and for the illegal killing of licensed dogs, and the payment of such damages by the Commonwealth; imposing powers and duties on certain State, county, city, borough, town, and township officers and employees; directing the payment of all moneys collected into the State Treasury, and making an appropriation thereof; and providing penalties.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 954, entitled:

An Act to amend section two of an act approved the seventh day of June, one thousand nine hundred and seven (P. L. 438), entitled "An Act to supplement an act, entitled 'An act defining the powers of the several courts of quarter sessions of the peace within this Commonwealth, with reference to the care, treatment, and control of dependent, neglected, incorrigible, and delinquent children, under the age of sixteen years, and providing for the means in which such power may be exercised,' approved April twenty-three, one thousand nine hundred and three," by increasing fees and mileage of constables.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1333, entitled:

An Act to provide for the payment of moneys to school districts the taxes of which are reduced by the acquisition of lands and property by the Commonwealth for the conservation of water and to prevent conditions

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1062, entitled:



An Act fixing a standard of alcoholic content and of purity of distilled liquors regulating the sale thereof prohibiting the sale of rectified spirits for medicinal purposes and prescribing penalties for violations of the act

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1439, entitled:

An Act to amend section three of an act approved the fourteenth day of June, one thousand eight hundred eighty-seven (P. L. 383), entitled "An act to provide for the incorporation and regulation of companies, not for profit, organized for the encouragement of the arts and sciences and of agriculture and horticulture and to confer upon such companies the right of eminent domain," as amended, enabling said corporations to increase their bonded indebtedness.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 669, entitled:

An Act to amend section five hundred and forty-two as amended and section five hundred forty-three and to repeal section five hundred and fifty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 710, entitled:

An Act concerning conditional sales and to make uniform the law relating thereto

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1387, entitled:

An Act to amend sections three four and eleven of an act approved the twentieth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred and sixty-six) entitled "An act requiring cities of the first class to establish a pension fund for employees of said cities and all county or other public employees if any paid by appropriation of the city councils thereof and out of the treasury of said cities and regulating the administration and payment of such pensions" as amended

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 807, entitled:

An Act to further amend section five of the act approved the fourth day of June, one thousand nine hundred and one (P. L. 364), entitled "An act providing when, how, upon what property, and to what extent, liens shall be allowed for taxes, and for municipal improvements, and for the removal of nuisances, the procedure upon claims filed therefor: the methods for preserving such liens and enforcing payment of such claims; the effect of judicial sales of the properties liened, and the manner of distributing the proceeds of such sales," as amended.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1460, entitled:

An Act to amend section twenty-nine of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" as amended

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 963, entitled:

An Act requiring County Commissioners to compile lists of soldiers, sailors and marines who served in the war with Germany and Austria or who may serve in future wars; providing for the preservation of such lists and for the printing, sale and distribution of copies thereof; and placing the expense thereof upon the several counties.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1288, entitled:

An Act making it illegal to offer or to give any ticket coupon stamp card certificate or other similar device with any sale or bailment of merchandise in this Commonwealth which said ticket coupon stamp card certificate or other similar device is redeemable in either cash or merchandise and providing penalties for the violation thereof

And said bill having been read at length the first time,  
Ordered, To be laid for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 506, entitled:

An Act to amend section two of an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and seventy-three) entitled "An act making it a misdemeanor for a parent wilfully to neglect to support a child born out of lawful wedlock whether such child shall have been begotten or shall have been born within or without this Commonwealth providing punishment therefor and empowering the court to make an order for support and to enforce the same And declaring persons making false statements in certain cases guilty of perjury" as amended

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1248, entitled:

An act to amend an act approved the ninth day of June, Anno Domini one thousand eight hundred and ninety-one, entitled "An act to restrain and regulate the sale of vinous and spirituous, malt or brewed liquors or any admixture thereof by wholesale," by restricting the provisions of said act to vinous and spirituous, malt or brewed liquors, or any admixture thereof, fit for beverage purposes other than such as are from time to time determined and found to be intoxicating by Act of Congress passed pursuant to, and in the enforcement of, the Constitution of the United States of America.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1232, entitled:

An Act to amend clause three of section thirty-seven of an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 797, entitled:

An Act authorizing the merger and consolidation of water or water power companies organized prior to the first day of April one thousand nine hundred and five and providing the manner in which such merger shall be effected

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 877, entitled:

An Act to authorize the acquisition at the cost of the Commonwealth of bridges over one thousand feet in length, erected over rivers, creeks and rivulets, and on State highway routes; and providing for the reconstruction, improvement and maintenance thereof by the Commonwealth.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 573, entitled:

An Act authorizing corporations incorporated under the laws of any other state of the United States the District of Columbia or of the United States to acquire take hold mortgage lease and convey real estate necessary and proper for their corporate purposes and confirming titles heretofore acquired by such corporation

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1486, entitled:

An Act to amend an act approved the sixteenth day of May, one thousand nine hundred and nineteen (P. L. 189), entitled "An act providing a method of establishing title to land acquired at a sale for unpaid taxes or municipal claims," extending such methods of establishing title to cases happening after the passage of the act to which this is an amendment.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1219, entitled:

An Act defining the term "mineral rights" as used in wills deeds and conveyances

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1434, entitled:

An Act to amend the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (P. L. 1235) entitled "A supplement to an act approved the thirteenth day of May, eighteen hundred and seventy-six, entitled 'An act for the incorporation and regulation of banks of discount and deposit,' and authorizing and the creation and maintenance of suboffices or subagencies," by requiring additional capital and the approval of the commissioner of Banking for the establishment of branch offices, agencies, subagencies and suboffices.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1435, entitled:

An Act to amend the act approved the thirteenth day of May one thousand eight hundred and seventy-six (Pamphlet Laws one hundred and sixty-one) entitled "An act for the incorporation and regulation of banks of discount and deposit"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1443, entitled:

An Act relating to the business of foreign exchange and of receiving money on deposit and for transmission to foreign countries providing for the supervision of the Commissioner of Banking and prohibiting the unauthorized use of the phrase "foreign exchange"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1459, entitled:

An Act making it a misdemeanor to give take or accept directly or indirectly a bribe gift or other thing of value for making or granting a loan or of purchasing securities

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1461, entitled:

An Act prohibiting the unauthorized use of words indicating banking trust company or savings bank business

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1534, (Senate Bill No. 825), entitled:

An Act to provide for a second additional law judge of the court of common pleas of the tenth judicial district

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1450, (Senate Bill No. 830), entitled:

An Act to further amend section fifteen of the act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" by empowering the court of common pleas instead of the return board to open ballot boxes when fraud or error not manifest on the general return is alleged

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1518, (Senate Bill No. 392), entitled:

An Act to establish a separate orphans' court in and for the county of Erie

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1535, (Senate Bill No. 839), entitled:

An Act to provide for an additional law judge of the court of common pleas of the thirty-sixth judicial district

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1452, (Senate Bill No. 835), entitled:

An Act to amend an act approved the ninth day of April one thousand nine hundred and thirteen (Pamphlet Laws page forty-six) entitled "An act fixing the number and salaries of clerks and other employees in the Auditor General's Department"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1533, (Senate Bill No. 755), entitled:

An Act amending section ten of an act entitled "An act establishing a court for the County of Philadelphia; prescribing its jurisdiction and powers; providing for the service of its writs, process or warrants by the proper officers of the County or City of Philadelphia, regulating the procedure therein, and appeals therefrom, and providing for the expense thereof," approved the twelfth day of July, one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and eleventh) changing the jurisdiction in civil actions



And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1142, (Senate Bill No. 196), entitled:

An Act to amend section twenty-one of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred and three) entitled "An act relating to the form execution and interpretation of wills to nuncupative wills to the appointment of testamentary guardians to spendthrift trusts to forfeiture of devise or legacy in case of murder of testator to elections to take under or against wills and to the recording and registering of such elections and of decrees relative thereto and to the fees therefor"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1525, (Senate Bill No. 759), entitled:

An Act relating to the fees of attorneys-at-law as part of the taxable costs in cases in the several courts of common pleas and on appeals to the Superior and Supreme Courts of this Commonwealth

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1520, (Senate Bill No. 591), entitled:

An Act amending an act approved the sixteenth day of May, one thousand nine hundred and one (P. L. 220), entitled "An act regulating the employment of minor children for theatrical or athletic performances, singing exhibitions or for playing upon musical instruments" and providing for the punishment of first and subsequent offenses by summary conviction and fine

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1446, (Senate Bill No. 552), entitled:

An Act to further amend section thirteen of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highway solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State-highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" as amended

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1399, (Senate Bill No. 521), entitled:

An Act fixing the pay of an election officer

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1143, (Senate Bill No. 211), entitled:

An Act providing for the appropriation and disbursement of moneys and the payment of expenses to police officers for the purposes of obtaining evidence against and for the pursuit of persons alleged to be guilty of misdemeanors or crimes or felonies in cities of the second class

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1447, (Senate Bill No. 666), entitled:

An Act dedicating certain lands of the Commonwealth of Pennsylvania situated in the city and county of Erie to public use as an historical memorial and public State park aiding in the development of the harbor of Erie and creating a commission to manage and control said lands and said harbor improvements empowering said commission to purchase or receive by gift other lands for the purpose of this act providing for the appointment of members of said commission and that the Secretary of Internal Affairs and the Commissioner of Fisheries shall be ex-officio members thereof defining the duties and powers of said commission excepting rights and privileges in said lands heretofore granted and making an appropriation

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1539, (Senate Bill No. 862), entitled:

An Act to amend section two of the act approved the twelfth day of July, one thousand nine hundred thirteen (P. L. 711), entitled "An act establishing a court for the county of Philadelphia; prescribing its jurisdiction and powers; providing for the service of its writs, process, or warrants by the proper officers of the county or city of Philadelphia; regulating the procedure therein; and appeals therefrom, and providing for the expenses thereof."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

#### COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

#### APPROVAL OF HOUSE BILL NO. 255.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 14, 1921.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 255, entitled:

An Act to amend section two of article one of chapter five of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to Boroughs."

WM. C. SPROUL.

#### REPORTS FROM COMMITTEES.

Mr. JAMES A. WALKER, from the Committee on Ways and Means, reported as amended, House Bill No. 1287, entitled:

An Act imposing a State tax on anthracite coal; providing for the assessment and collection thereof; and providing penalties for the violation of this act.

Mr. WILLIAMS, from the Committee on Public Roads, reported as committed, House Bill No. 1532, (Senate Bill No. 694), entitled:

An Act authorizing and empowering county commissioners with the approval of the court of quarter sessions to enter a bridge on record as a county bridge by resolution without the recommendation of viewers and the approval of a grand jury and making the duty of county commissioners to build such bridges at the expense of the county or counties in or between which they may be located and also making it the duty of county commissioners to erect and construct a new and sufficient bridge to take the place of any county or inter-county bridge which has been or which shall hereafter be totally or partially destroyed by some sudden casualty and authorizing county commissioners to erect a new and sufficient bridge to take the place of any existing county or inter-county bridge which has become or which hereafter becomes insufficient for any cause to accommodate the public travel at the expense of the county or counties in or between which such bridge may be located without the recommendation of viewers and the approval of the court of quarter sessions and of the grand jury

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 3, entitled:

A Joint Resolution authorizing the appointment of a commission to arrange for an international exhibition to be held in Philadelphia in the year one thousand nine hundred and twenty-six in celebration of the one hundred and fiftieth anniversary of American Independence.

Mr. STARK, from the Committee on Appropriations, reported as amended, House Bill No. 14, entitled:

An Act making an appropriation to the trustees of the Phoenixville Hospital.

Mr. HESS, from the Committee on Appropriations, reported as amended, House Bill No. 15, entitled:

An Act making an appropriation to the agricultural experiment station of the Pennsylvania State College to maintain substations for the purpose of making experiment in the improvement, culture, curing and preparation of tobacco and providing for the publication of the report thereof.

Mr. FLYNN, from the Committee on Appropriations, reported as amended, House Bill No. 32, entitled:

An Act making an appropriation to the United Zion Home at Lititz, Lancaster county, Pennsylvania.

Mr. SHAFFER, from the Committee on Appropriations, reported as amended, House Bill No. 35, entitled:

An Act making an appropriation to the Home for Friendless Children of Lancaster, Pennsylvania.

Mr. SPROWLS, from the Committee on Appropriations, reported as amended, House Bill No. 40, entitled:

An Act making an appropriation to the Grand View Institution for the care and treatment of Poor Consumptives, Oil City, Pa.

Mr. HOUGH, from the Committee on Appropriations, reported as amended, House Bill No. 42, entitled:

An Act making an appropriation to the Roselia Foundling Asylum and Maternity Hospital of the city of Pittsburgh.

Mr. FLYNN, from the Committee on Appropriations, reported as amended, House Bill No. 43, entitled:

An Act making an appropriation to the Pennsylvania Association for the Blind, at Pittsburgh, Pennsylvania.

Mr. DAVIS, from the Committee on Appropriations, reported as amended, House Bill No. 51, entitled:

An Act making an appropriation to the Waynesburg Hospital, of Waynesburg, Pennsylvania.

Mr. DUNN, from the Committee on Appropriations, reported as amended, House Bill No. 56, entitled:

An Act making an appropriation to the Good Samaritan Hospital, at Westfield, Tioga County, Pennsylvania.

Mr. WILLIAMS, from the Committee on Appropriations, reported as committed, House Bill No. 57, entitled:

An Act making an appropriation to the Bethel Orphanage, located at Osceola, Tioga County, Pennsylvania.

Mr. STEWART, from the Committee on Appropriations, reported as amended, House Bill No. 62, entitled:

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania, at Lancaster, Pennsylvania.

Mr. STARK, from the Committee on Appropriations, reported as amended, House Bill No. 74, entitled:

An Act making an appropriation to the Children's Home, of South Bethlehem, Salisbury Township, Lehigh County Pennsylvania.

Mr. WETTACH, from the Committee on Appropriations, reported as amended, House Bill No. 88, entitled:

An Act making an appropriation to Kane Summit Hospital Association of Kane, McKean County, Pennsylvania.

Mr. W. W. JONES, from the Committee on Appropriations, reported as amended, House Bill No. 100, entitled:

An Act making an appropriation to Saint Mary's Keller Memorial Hospital, Scranton, Lackawanna County, Pennsylvania.

Mr. DUNN, from the Committee on Appropriations, reported as amended, House Bill No. 110, entitled:

An Act making an appropriation to the Maple Avenue Hospital Association of DuBois, Pennsylvania (formerly City Hospital Association of DuBois.)

Mr. WHITAKER, from the Committee on Appropriations, reported as amended, House Bill No. 124, entitled:

An act making an appropriation to the Coatesville Hospital, Coatesville, Pennsylvania.

Mr. SOFFEL, from the Committee on Appropriations, reported as amended, House Bill No. 131, entitled:

An Act making an appropriation to The Jefferson Medical College, of Philadelphia.

Mr. DAVID I. MILLER, from the Committee on Appropriations, reported as amended, House Bill No. 133, entitled:

An Act making an appropriation to the Lancaster General Hospital.

Mr. WETTACH, from the Committee on Appropriations, reported as amended, House Bill No. 137, entitled:

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania.

Mr. PERRY, from the Committee on Appropriations, reported as amended, House Bill No. 146, entitled:

An Act making an appropriation to the Carbondale Emergency Hospital, Carbondale, Pennsylvania.

Mr. HESS, from the Committee on Appropriations, reported as amended, House Bill No. 149, entitled:

An Act making an appropriation to the Mid-Valley Hospital, at Elakely, Pennsylvania.

Mr. RUTH, from the Committee on Appropriations, reported as amended, House Bill No. 157, entitled:

An Act making an appropriation to the Julia White Priscilla Home for Aged Colored People, located at LaMott, Montgomery County, Pennsylvania.

Mr. DUNN, from the Committee on Appropriations, reported as amended, House Bill No. 176, entitled:

An Act making an appropriation to the German Baptist Home, at Lawndale, Philadelphia, Pa.

Mr. DUNN, from the Committee on Appropriations, reported as amended, House Bill No. 178, entitled:

An Act making an appropriation to the Old Ladies' Home, located at Wissinoming, Philadelphia.

Mr. HOUGH, from the Committee on Appropriations, reported as amended, House Bill No. 185, entitled:

An Act making an appropriation to the Western State Penitentiary.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 189, entitled:

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless, situated in the city of Pittsburgh, Pennsylvania.



Mr. KRIGH, from the Committee on Appropriations, reported as amended, House Bill No. 194, entitled:

An Act making an appropriation to the Florence Crittenton Mission, of Scranton, Pennsylvania.

Mr. FLYNN, from the Committee on Appropriations, reported as amended, House Bill No. 200, entitled:

An Act making an appropriation to the Rush Hospital for Consumption and allied diseases, at Philadelphia.

Mr. J. N. HOFFMAN, from the Committee on Appropriations, reported as amended, House Bill No. 222, entitled:

An Act making an appropriation to the Coudersport General Hospital, at Coudersport, Pennsylvania.

Mr. LAFFERTY, from the Committee on Appropriations, reported as amended, House Bill No. 226, entitled:

An Act making an appropriation to the Christian Home of Johnstown, Pennsylvania.

Mr. WHITAKER, from the Committee on Appropriations, reported as amended, House Bill No. 228, entitled:

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm, Chester County, Pennsylvania.

Mr. WETTACH, from the Committee on Appropriations, reported as amended, House Bill No. 232, entitled:

An Act making an appropriation to the Curtis Home for Destitute Women and Children, of Pittsburgh, Pennsylvania.

Mr. CHAS. P. DEWEY, from the Committee on Appropriations, reported as amended, House Bill No. 234, entitled:

An Act making an appropriation to the Home for Colored Children, located in the City of Pittsburgh, Northside.

Mr. BALDI, from the Committee on Appropriations, reported as amended, House Bill No. 235, entitled:

An Act making an appropriation to the First Allegheny Day Nursery and Temporary Home for Children, Pittsburgh, Pennsylvania.

Mr. STEVENSON, from the Committee on Appropriations, reported as amended, House Bill No. 236, entitled:

An Act making an appropriation to the Frankford Hospital, located at Frankford, Philadelphia.

Mr. DUNN, from the Committee on Appropriations, reported as amended, House Bill No. 237, entitled:

An Act making an appropriation to Saint Vincent's Orphans' Asylum, of Tacony, Philadelphia, Pennsylvania.

Mr. SHAFFER, from the Committee on Appropriations, reported as committed, House Bill No. 240, entitled:

An Act making an appropriation to the Northern Tier Home, Harrison Valley, Potter County, Pennsylvania.

Mr. GRIFFITH, from the Committee on Appropriations, reported as amended, House Bill No. 245, entitled:

An Act making an appropriation to the Conemaugh Valley Memorial Hospital, Johnstown, Pennsylvania.

Mr. GRIFFITH, from the Committee on Appropriations, reported as amended, House Bill No. 258, entitled:

An Act making an appropriation to the Miners' Hospital of Northern Cambria, at Spangler, Cambria County, Pennsylvania.

Mr. EHRHARDT, from the Committee on Appropriations, reported as amended, House Bill No. 266, entitled:

An Act making an appropriation to the Society of the Home for Friendless Women and Children of the City of Scranton.

Mr. EHRHARDT, from the Committee on Appropriations, reported as amended, House Bill No. 273, entitled:

An Act making an appropriation to the Philadelphia Home for Infants, located at four thousand six hundred eighteen Westminster Avenue, Philadelphia.

Mr. CAMPBELL, from the Committee on Appropriations, reported as amended, House Bill No. 276, entitled:

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital, Philadelphia, Pennsylvania.

Mr. DILSHEIMER, from the Committee on Appropriations, reported as amended, House Bill No. 277, entitled:

An Act making an appropriation to the Home for Veterans of the Grand Army of the Republic and Wives, Philadelphia, Pennsylvania.

Mr. GOLDER, from the Committee on Appropriations, reported as amended, House Bill No. 278, entitled:

An Act making an appropriation to the Trustees of the Samaritan Hospital, Philadelphia, Pennsylvania.

Mr. J. N. HOFFMAN, from the Committee on Appropriations, reported as amended, House Bill No. 288, entitled:

An Act making an appropriation to the Home for Aged and Infirm Women, of Easton, Pennsylvania.

Mr. SCHAEFFER, from the Committee on Appropriations, reported as amended, House Bill No. 289, entitled:

An Act making an appropriation to the United Charities of Hazleton, Pennsylvania.

Mr. WHITEMAN, from the Committee on Appropriations, reported as amended, House Bill No. 302, entitled:

An Act making an appropriation to the Lying-in-Charity Hospital, Philadelphia.

Mr. WILLIAMS, from the Committee on Appropriations, reported as amended, House Bill No. 303, entitled:

An Act making an appropriation to the Hahnemann Hospital in the city of Scranton, Pennsylvania.

Mr. VICKERMAN, from the Committee on Appropriations, reported as committed, House Bill No. 312, entitled:

An Act making an appropriation to the Suburban General Hospital, of Bellevue, Allegheny County, Pennsylvania.

Mr. QUIGLEY, from the Committee on Appropriations, reported as amended, House Bill No. 319, entitled:

An Act making an appropriation to the Florence Crittenton Home and Rescue Association, of Pittsburgh, Pennsylvania.

Mr. HOUGH, from the Committee on Appropriations, reported as amended, House Bill No. 320, entitled:

An Act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania.

Mr. BIDEISPACHER, from the Committee on Appropriations, reported as amended, House Bill No. 322, entitled:

An Act making an appropriation to the Pottstown Homeopathic Hospital, Pottstown, Pennsylvania.

Mr. W. W. JONES, from the Committee on Appropriations, reported as amended, House Bill No. 324, entitled:

An Act making an appropriation to the Pottstown Hospital, Pottstown, Pennsylvania.

Mr. SCHAEFFER, from the Committee on Appropriations, reported as amended, House Bill No. 327, entitled:

An Act making an appropriation to the Paradise Protectory and Agricultural School, at Paradise Township, York County, Pennsylvania.

Mr. WHITAKER, from the Committee on Appropriations, reported as committed, House Bill No. 328, entitled:

An Act making an appropriation to the York Society to Protect Children and Aged Persons, of York, Pennsylvania.

Mr. BROOKS, from the Committee on Appropriations, reported as amended, House Bill No. 329, entitled:

An Act making an appropriation to the York Hospital, West College Avenue, York, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 334, entitled:

An Act making an appropriation to the Annie M. Warner Hospital, Gettysburg, Adams county, Pennsylvania.

Mr. STEVENSON, from the Committee on Appropriations, reported as amended, House Bill No. 336, entitled:

An Act making an appropriation to the Meadville Children's Aid Society and Home for the Aged, Meadville, Crawford County, Pennsylvania.

Mr. DAVIS, from the Committee on Appropriations, reported as amended, House Bill No. 337, entitled:

An Act making an appropriation to the Spencer Hospital, Meadville, Pennsylvania.

Mr. VICKERMAN, from the Committee on Appropriations, reported as amended, House Bill No. 338, entitled:

An Act making an appropriation to the Allegheny Valley Hospital, at Tarentum, Pennsylvania.

Mr. BROOKS, from the Committee on Appropriations, reported as amended, House Bill No. 344, entitled:

An Act making an appropriation to the Mercy Hospital, of Philadelphia.

Mr. GOLDER, from the Committee on Appropriations, reported as amended, House Bill No. 350, entitled:

An Act making an appropriation to the trustees of Temple University, at Philadelphia, Pennsylvania.

Mr. DRINKHOUSE, from the Committee on Appropriations, reported as amended, House Bill No. 352, entitled:

An Act making an appropriation to the Westmoreland Hospital Association, of Greensburg, Pennsylvania.

Mr. FITZGIBBON, from the Committee on Appropriations, reported as amended, House Bill No. 354, entitled:

An Act making an appropriation to the Beacon Light Light Mission, near the City of Bradford, Pennsylvania.

Mr. FITZGIBBON, from the Committee on Appropriations, reported as amended, House Bill No. 356, entitled:

An Act making an appropriation to the Bradford Hospital of the City of Bradford.

Mr. STARK, from the Committee on Appropriations, reported as amended, House Bill No. 264, entitled:

An Act making an appropriation to the Benevolent Association's Home for Children, Pottsville, Pennsylvania.

Mr. VICKERMAN, from the Committee on Appropriations, reported as amended, House Bill No. 373, entitled:

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for nervous diseases.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 374, entitled:

An Act making an appropriation to Saint Francis Hospital of Pittsburgh.

Mr. QUIGLEY, from the Committee on Appropriations, reported as amended, House Bill No. 378, entitled:

An Act making an appropriation to the Renove Hospital, Renove, Pennsylvania.

Mr. KRUGH, from the Committee on Appropriations, reported as amended, House Bill No. 396, entitled:

An Act making an appropriation to the Saint Joseph's Hospital and Dispensary of Pittsburgh, Pennsylvania.

Mr. STEVENSON, from the Committee on Appropriations, reported as amended, House Bill No. 397, entitled:

An Act making an appropriation to Providence Mission and Rescue Home, at Pittsburgh, Pennsylvania.

Mr. WETTACH, from the Committee on Appropriations, reported as amended, House Bill No. 409, entitled:

An Act making an appropriation to the Beaver Valley General Hospital, at New Brighton, Pennsylvania.

Mr. PERRY, from the Committee on Appropriations, reported as amended, House Bill No. 410, entitled:

An Act making an appropriation to the Protestant Memorial Homes for the Care of Epileptics, at Rochester, Beaver County, Pennsylvania.

Mr. FITZGIBBON, from the Committee on Appropriations, reported as amended, House Bill No. 411, entitled:

An Act making an appropriation to the Rochester General Hospital, at Rochester, Beaver County, Pennsylvania.

Mr. ARMSTRONG, from the Committee on Appropriations, reported as amended, House Bill No. 412, entitled:

An Act making an appropriation to Providence Hospital, of Beaver Falls, Beaver County, Pennsylvania.

Mr. WHITEMAN, from the Committee on Appropriations, reported as amended, House Bill No. 413, entitled:

An Act making an appropriation to the Beaver County Children's Home of New Brighton, Pennsylvania.

Mr. GOODNOUGH, from the Committee on Appropriations, reported as amended, House Bill No. 414, entitled:

An Act making an appropriation to the Maternity Hospital, in the City of Philadelphia, Pennsylvania.

Mr. J. N. HOFFMAN, from the Committee on Appropriations, reported as amended, House Bill No. 419, entitled:

An Act making an appropriation to the Easton Hospital at Easton, Pennsylvania.

Mr. CRUM, from the Committee on Appropriations, reported as amended, House Bill No. 435, entitled:

An Act making an appropriation to the Mercy Hospital, of Altoona, Pennsylvania.

Mr. CRUM, from the Committee on Appropriations, reported as amended, House Bill No. 436, entitled:

An Act making an appropriation to the Altoona Hospital, Altoona, Pennsylvania.

Mr. HOUGH, from the Committee on Appropriations, reported as amended, House Bill No. 445, entitled:

An Act making an appropriation to the Passavant Hospital, of Pittsburgh, Pennsylvania.

Mr. STEWART, from the Committee on Appropriations, reported as amended, House Bill No. 448, entitled:

An Act making an appropriation to the Ladies of the Grand Army of the Republic, Department of Pennsylvania, at Hawkins Station, Allegheny County, Pennsylvania.

Mr. MAGILL, from the Committee on Appropriations, reported as amended, House Bill No. 458, entitled:

An Act making an appropriation to the Chambersburg Hospital, at Chambersburg, Pennsylvania.

Mr. RUTH, from the Committee on Appropriations, reported as amended, House Bill No. 459, entitled:

An Act making an appropriation to the United Evangelical Home, Lewisburg, Pennsylvania.

Mr. LAFFERTY, from the Committee on Appropriations, reported as amended, House Bill No. 460, entitled:

An Act making an appropriation to the Lewistown Hospital, of Lewistown, Pennsylvania.

Mr. MAGILL, from the Committee on Appropriations, reported as amended, House Bill No. 461, entitled:

An Act making an appropriation to the Westmoreland County Children's Aid Society, at Greensburg, Pennsylvania.

Mr. WHITEMAN, from the Committee on Appropriations, reported as amended, House Bill No. 462, entitled:

An Act making an appropriation to the Mount Pleasant Memorial Hospital, Mount Pleasant, Pennsylvania.

Mr. WHITEMAN, from the Committee on Appropriations, reported as amended, House Bill No. 463, entitled:

An Act making an appropriation to the Latrobe Hospital, Pennsylvania.

Mr. PERRY, from the Committee on Appropriations, reported as amended, House Bill No. 467, entitled:

An Act making an appropriation to the Simon H. Barnes Memorial Hospital, of Susquehanna, Pennsylvania.

Mr. SHAFER, from the Committee on Appropriations, reported as amended, House Bill No. 473, entitled:

An Act making an appropriation to the Berwick Hospital, Berwick, Pennsylvania.



Mr. J. W. SMITH, from the Committee on Appropriations, reported as amended, House Bill No. 474, entitled:

An Act making an appropriation to the Mercy Hospital at Wilkes-Barre, Pennsylvania.

Mr. LAFFERTY, from the Committee on Appropriations, reported as amended, House Bill No. 484, entitled:

An Act making an appropriation to the Eastern State Penitentiary at Philadelphia.

Mr. SHAFFER, from the Committee on Appropriations, reported as amended, House Bill No. 485, entitled:

An Act making an appropriation to the Bloomsburg Hospital, Bloomsburg, Pennsylvania.

Mr. SPROWLS, from the Committee on Appropriations, reported as amended, House Bill No. 486, entitled:

An Act making an appropriation to the Washington Hospital, Washington, Pennsylvania, or its successor.

Mr. KRUGH, from the Committee on Appropriations, reported as amended, House Bill No. 488, entitled:

An Act making an appropriation to the Home of the Good Shepherd of the County of Allegheny, Lowrie Street, Troy Hill, North Side, Pittsburgh, Pennsylvania.

Mr. HOUGH, from the Committee on Appropriations, reported as amended, House Bill No. 489, entitled:

An Act making an appropriation to the Kittanning General Hospital, Kittanning, Pennsylvania.

Mr. WETTACH, from the Committee on Appropriations, reported as amended, House Bill No. 490, entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh.

Mr. VICKERMAN, from the Committee on Appropriations, reported as amended, House Bill No. 498, entitled:

An Act making an appropriation to the Salvation Army and Rescue Home, at Belleville, Allegheny County, Pennsylvania.

Mr. SPROWLS, from the Committee on Appropriations, reported as amended, House Bill No. 504, entitled:

An Act making an appropriation to the City Hospital, Washington, Pennsylvania, or its successor.

Mr. PERRY, from the Committee on Appropriations, reported as amended, House Bill No. 505, entitled:

An Act making an appropriation to Saint Mary's Hospital, of Philadelphia, Pennsylvania.

Mr. STEWART, from the Committee on Appropriations, reported as committed, House Bill No. 508, entitled:

An Act making a deficiency appropriation to the Gettysburg Memorial Commission to carry into effect the act approved the twenty-fifth day of July one thousand nine hundred and thirteen (P. L. 1240), entitled "An act making an appropriation to the Gettysburg Battlefield Memorial Commission, for various purposes," to be used for the erection of bronze statues of Generals Crawford and Gibbon, and for repairs to the Pennsylvania Memorial in accordance with the provisions of said act.

Mr. DILSHEIMER, from the Committee on Appropriations, reported as amended, House Bill No. 516, entitled:

An Act making an appropriation to the Montgomery Hospital, at Norristown, Montgomery County, Pennsylvania.

Mr. GOODNOUGH, from the Committee on Appropriations, reported as amended, House Bill No. 521, entitled:

An Act making an appropriation to the Presbyterian Hospital at Pittsburgh, Pennsylvania.

Mr. KINSMAN, from the Committee on Appropriations, reported as amended, House Bill No. 522, entitled:

An Act making an appropriation to St. John's General Hospital, of Pittsburgh, Pennsylvania.

Mr. FITZGIBBON, from the Committee on Appropriations, reported as amended, House Bill No. 525, entitled:

An Act making an appropriation to the Meadville City Hospital, Meadville, Pennsylvania.

Mr. CHAS. P. DEWEY, from the Committee on Appropriations, reported as amended, House Bill No. 528, entitled:

An Act making an appropriation to the Christian H. Buhl Hospital, of Sharon, Pennsylvania.

Mr. MAGILL, from the Committee on Appropriations, reported as amended, House Bill No. 536, entitled:

An Act making an appropriation to the St. Joseph's Protectory for Homeless Boys, Pittsburgh, Pennsylvania.

Mr. CAMPBELL, from the Committee on Appropriations, reported as amended, House Bill No. 537, entitled:

An Act making an appropriation to the American Oncologic Hospital, at Philadelphia.

Mr. JOHN N. HOFFMAN, from the Committee on Appropriations, reported as amended, House Bill No. 540, entitled:

An Act making an appropriation to the Pennsylvania Memorial Home of Brookville, Pennsylvania.

Mr. FLYNN, from the Committee on Appropriations, reported as amended, House Bill No. 547, entitled:

An Act making an appropriation for the Hospital Department of the Jewish Hospital Association, of Philadelphia.

Mr. J. W. SMITH, from the Committee on Appropriations, reported as amended, House Bill No. 548, entitled:

An Act making an appropriation to the Germantown Dispensary and Hospital, Germantown, Pennsylvania.

Mr. CONNER, from the Committee on Appropriations, reported as amended, House Bill No. 561, entitled:

An Act making an appropriation to the Women's Hospital, of Philadelphia, 2137 North College Avenue.

Mr. WONER, from the Committee on Appropriations, reported as amended, House Bill No. 564, entitled:

An Act making an appropriation to the Butler County General Hospital, at Butler, Pennsylvania.

Mr. STEWART, from the Committee on Appropriations, reported as amended, House Bill No. 656, entitled:

An Act making an appropriation to the Carlisle Hospital, Carlisle, Pennsylvania.

Mr. BALDI, from the Committee on Appropriations, reported as amended, House Bill No. 568, entitled:

An Act making an appropriation to the Howard Hospital, of Philadelphia.

Mr. KINSMAN, from the Committee on Appropriations, reported as amended, House Bill No. 569, entitled:

An Act making an appropriation to the Wayne County Memorial Hospital, at Honesdale, Pennsylvania.

Mr. GOLDER, from the Committee on Appropriations, reported as amended, House Bill No. 570, entitled:

An Act making an appropriation to the trustees of the Garretson Hospital, Philadelphia, Pennsylvania.

Mr. MAGILL, from the Committee on Appropriations, reported as amended, House Bill No. 586, entitled:

An Act making an appropriation to the Chestnut Hill Hospital, of Philadelphia, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 590, entitled:

An Act making an appropriation to the Homestead Hospital, Homestead, Pennsylvania.

Mr. DAVIS, from the Committee on Appropriations, reported as amended, House Bill No. 591, entitled:

An Act making an appropriation to the West Industrial Home of Western Pennsylvania, located at Oakdale, Allegheny County.

Mr. STEWART, from the Committee on Appropriations, reported as amended, House Bill No. 593, entitled:

An Act making an appropriation to the Children's Aid Society, of Franklin County, Pennsylvania.

Mr. DRINKHOUSE, from the Committee on Appropriations, reported as amended, House Bill No. 594, entitled:

An Act making an appropriation to the Woman's Medical College, of Philadelphia, Pennsylvania.

Mr. LAFFERTY, from the Committee on Appropriations, reported as amended, House Bill No. 610, entitled:

An Act making an appropriation to the Board of Commissioners for the River Delaware and its Navigable Tributaries, for two years, from June first, one thousand nine hundred and twenty-one.

Mr. J. W. SMITH, from the Committee on Appropriations, reported as amended, House Bill No. 612, entitled:

An Act making an appropriation to the Woods Run Settlement Association, Petosky Street, North Side, Pittsburgh, Allegheny County, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 613, entitled:

An Act making an appropriation to the Board of Commissioners for the River Delaware and its Navigable Tributaries for the maintenance of a Nautical School to be located at the Port of Philadelphia, for two years, from June first, one thousand nine hundred and twenty-one.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 615, entitled:

An Act making an appropriation to the Orphan Asylum of the Holy Family, of Emsworth, Allegheny County, Pennsylvania.

Mr. ZOOK, from the Committee on Appropriations, reported as amended, House Bill No. 617, entitled:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg, Pennsylvania.

Mr. W. W. JONES, from the Committee on Appropriations, reported as amended, House Bill No. 618, entitled:

An Act making an appropriation to the West Side Hospital Association of Scranton, Lackawanna County, Pennsylvania.

Mr. LAFFERTY, from the Committee on Appropriations, reported as amended, House Bill No. 622, entitled:

An Act making an appropriation to the Northeastern Hospital of Philadelphia, Philadelphia, Pennsylvania.

Mr. GOLDER, from the Committee on Appropriations, reported as committed, House Bill No. 628, entitled:

An Act making an appropriation to the Graduate School of Medicine of the University of Pennsylvania.

Mr. DRINKHOUSE, from the Committee on Appropriations, reported as amended, House Bill No. 636, entitled:

An Act making an appropriation to the Northwestern General Hospital, of Philadelphia, Pennsylvania.

Mr. BIDEISPACHER, from the Committee on Appropriations, reported as amended, House Bill No. 643, entitled:

An Act making an appropriation to the Williamsport Training Home for Girls, at Williamsport, Lycoming County, Pennsylvania.

Mr. ARMSTRONG, from the Committee on Appropriations, reported as amended, House Bill No. 645, entitled:

An Act making an appropriation to the Trustees of the Grove City Hospital, located at Grove City, Pennsylvania.

Mr. CAMPBELL, from the Committee on Appropriations, reported as amended, House Bill No. 647, entitled:

An Act making an appropriation to the Pennsylvania Working Home for Blind Men, Philadelphia.

Mr. STEVENS, from the Committee on Appropriations, reported as amended, House Bill No. 649, entitled:

An Act making an appropriation to the De Paul Institute of Mount Lebanon Township, Allegheny County, Pennsylvania.

Mr. BIDEISPACHER, from the Committee on Appropriations, reported as amended, House Bill No. 652, entitled:

An Act making an appropriation to the Aged Colored Woman's Home, at Williamsport, Lycoming County, Pennsylvania.

Mr. BROOKS, from the Committee on Appropriations, reported as amended, House Bill No. 653, entitled:

An Act making an appropriation to the Florence Crittendon Mission, of the City of Williamsport, Lycoming County, Pennsylvania.

Mr. LAFFERTY, from the Committee on Appropriations, reported as amended, House Bill No. 654, entitled:

An Act making an appropriation to Boys' Industrial Home, at Williamsport, Lycoming County, Pennsylvania.

Mr. BIDEISPACHER, from the Committee, on Appropriations, reported as amended, House Bill No. 655, entitled:

An Act making an appropriation to the Williamsport Hospital of the City of Williamsport, Pennsylvania.

Mr. ARMSTRONG, from the Committee on Appropriations, reported as amended, House Bill No. 658, entitled:

An Act making an appropriation to the Greenville Hospital, Greenville, Pennsylvania.

Mr. SCHAEFFER, from the Committee on Appropriations, reported as amended, House Bill No. 661, entitled:

An Act making an appropriation to the Home for the Friendless of the City of Williamsport, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 675, entitled:

An Act making an appropriation for the support and maintenance of the National Guard Naval Militia and the Pennsylvania Reserve Militia of the Commonwealth for improvements to permanent camp ground for the replacing and repairing of armories and military stores destroyed or damaged, and for the payment of expenses incidental to calling the National Guard Naval Militia or Pennsylvania Reserve Militia into active service under a call from the Governor or for service under a call from the President of the United States.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 680, entitled:

An Act making an appropriation to the German Protestant Home for Aged, at Fair Oaks, Allegheny County, Pennsylvania.

Mr. RINN, from the Committee on Appropriations, reported as amended, House Bill No. 681, entitled:

An Act making an appropriation to the Homeopathic Hospital of Chester County, located at West Chester, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 682, entitled:

An Act making an appropriation to the Chester County Hospital.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 683, entitled:

An Act making an appropriation to the Trustees of the University of Pennsylvania.

Mr. CAMPBELL, from the Committee on Appropriations, reported as amended, House Bill No. 689, entitled:

An Act making an appropriation to the Polyclinic Hospital of the University of Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 690, entitled:

An Act making an appropriation to the McKeesport Hospital, McKeesport, Pennsylvania.

Mr. HESS, from the Committee on Appropriations, reported as amended, House Bill No. 711, entitled:

An Act making an appropriation to the Elk County General Hospital of Ridgeway, Pennsylvania.

Mr. C. P. DEWEY, from the Committee on Appropriations, reported as amended, House Bill No. 723, entitled:

An Act making an appropriation to the Home of Industry for Discharged Prisoners of the City of Philadelphia and State of Pennsylvania.

Mr. ZOOK, from the Committee on Appropriations, reported as amended, House Bill No. 724, entitled:

An Act making an appropriation to the Women's Southern Homeopathic Hospital of Philadelphia.



Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 727, entitled:

An Act making an appropriation to The Pennsylvania Home Teaching Society and Free Circulating Library for the Blind, at Philadelphia.

Mr. RUTH, from the Committee on Appropriations, reported as amended, House Bill No. 750, entitled:

An Act making an appropriation to Saint Joseph's Protector, Norristown, Pennsylvania.

Mr. SPROWLS, from the Committee on Appropriations, reported as amended, House Bill No. 755, entitled:

An Act making an appropriation to the Citizens General Hospital of New Kingston, Pennsylvania.

Mr. SOFFEL, from the Committee on Appropriations, reported as amended, House Bill No. 756, entitled:

An Act making an appropriation to the Memorial Hospital at Roxborough, Philadelphia, Pennsylvania.

Mr. ERDHARDT, from the Committee on Appropriations, reported as amended, House Bill No. 761, entitled:

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital, at Wilkes-Barre, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 773, entitled:

An Act making an appropriation to carry into effect the provisions of an act approved the tenth day of July, one thousand nine hundred and nineteen (P. L. 893) entitled "An act providing for assistance to certain mothers; providing for the appointment of boards of trustees for the several counties of the Commonwealth, and for the appointment of a State supervisor and assistants, and fixing the salaries of such State supervisor and assistants; defining the powers and duties of boards of trustees, including the power of appointing assistants and investigators, and the distribution of funds at their disposal; providing for the apportionment of the State appropriation among the several counties, and requiring counties coming under the provisions of the act to appropriate certain moneys; and providing penalties."

Mr. WETTACH, from the Committee on Appropriations, reported as amended, House Bill No. 773, entitled:

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh, Pennsylvania.

Mr. CAMPBELL, from the Committee on Appropriations, reported as amended, House Bill No. 777, entitled:

An Act making an appropriation to the Tuberculosis League of Pittsburgh, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 799, entitled:

An Act making an appropriation to the Home of the Good Shepherd, Lincoln Avenue, Pittsburgh, Pennsylvania.

Mr. EHRHARDT, from the Committee on Appropriations, reported as amended, House Bill No. 800, entitled:

An Act making an appropriation to the Taylor Hospital Association of the Borough of Taylor, Lackawanna County, Pennsylvania.

Mr. EHRHARDT, from the Committee on Appropriations, reported as amended, House Bill No. 801, entitled:

An Act making an appropriation to the Saint Joseph's Foundling Home and Maternity Hospital, of Scranton, Pennsylvania.

Mr. QUIGLEY, from the Committee on Appropriations, reported as amended, House Bill No. 813, entitled:

An Act making an appropriation to the Titusville Hospital, at Titusville, Pennsylvania.

Mr. W. W. JONES, from the Committee on Appropriations, reported as committed, House Bill No. 814, entitled:

An Act making an appropriation to the House of Good Shepherd, Scranton, Pennsylvania.

Mr. STEVENS, from the Committee on Appropriations, reported as amended, House Bill No. 815, entitled:

An Act making an appropriation to the Brookville Hospital, Brookville, Pennsylvania.

Mr. STEVENS, from the Committee on Appropriations, reported as amended, House Bill No. 819, entitled:

An Act making an appropriation to the DuBois Hospital of DuBois, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 825, entitled:

An act to repeal an Act of General Assembly, approved May first, Anno Domini, one thousand nine hundred and nineteen, entitled "An act making an appropriation for the payment of the statutory medical, hospital, surgical and burial expenses, and compensation, outstanding and due and to become due, to injured employees, and dependents of deceased employees, whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania, for the biennial period ending May thirty-first, one thousand nine hundred and nineteen" (Appropriation Acts, page (twenty-five)); to repeal an Act of General Assembly, approved July eighteenth, Anno Domini, one thousand nine hundred and nineteen, entitled "An act making an appropriation for the payment of the statutory medical, hospital, surgical, and burial expenses, and compensation, due and to become due to injured employees and dependents of deceased employees whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania, for the biennial period ending May thirty-first, one thousand nine hundred and twenty-one" (Appropriation Acts, page two hundred and thirty-five); and making an appropriation for the payment of medical, hospital, surgical, and burial expenses and workmen's compensation which may become due during the biennial period ending May thirty-first, one thousand nine hundred and twenty-three, to employees and dependents of employees of the various departments of the Commonwealth under the Workmen's Compensation Act of 1915 as amended; and for the payment of expenses incurred in the investigation and adjustment of such claims.

Mr. WETTACH, from the Committee on Appropriations, reported as amended, House Bill No. 826, entitled:

An Act making an appropriation to the Ohio Valley General Hospital at McKees Rocks, Pennsylvania.

Mr. RINN, from the Committee on Appropriations, reported as amended, House Bill No. 829, entitled:

An Act making an appropriation to Saint Patrick's Orphan Asylum, of Scranton, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 832, entitled:

An Act making an appropriation to the Retirement Board for the purposes of carrying out the provisions of the act, approved the eighteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three), entitled "An act establishing a public school employees' retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employees, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employees; exempting annuities, allowances, returns, benefits, and rights from taxation and judicial process; and providing penalties."

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 844, entitled:

An Act making an appropriation to the Bellefonte Hospital, Bellefonte, Pennsylvania.

Mr. SPROWLS, from the Committee on Appropriations, re-reported as amended, House Bill No. 845, entitled:

An Act creating a commission to secure a site and to establish and conduct a state fair and making an appropriation therefor.

Mr. STEVENS, from the Committee on Appropriations, reported as amended, House Bill No. 847, entitled:

An Act making an appropriation to the Shenango Valley Hospital of New Castle, Pennsylvania.

Mr. SHAFFER, from the Committee on Appropriations, reported as amended, House Bill No. 851, entitled:

An Act making an appropriation to the Philadelphia Home for Incurables.

Mr. STEVENSON, from the Committee on Appropriations, reported as amended, House Bill No. 852, entitled:

An Act making an appropriation to the Ellwood City Hospital, Ellwood City, Pennsylvania.

Mr. WONER, from the Committee on Appropriations, reported as amended, House Bill No. 853, entitled:

An Act making an appropriation to the Almira Home Association, at New Castle, Pennsylvania.

Mr. SPROWLS, from the Committee on Appropriations, reported as amended, House Bill No. 854, entitled:

An Act making an appropriation to the Canonsburg General Hospital Association, at Canonsburg, Pennsylvania.

Mr. SPROWLS, from the Committee on Appropriations, reported as amended, House Bill No. 857, entitled:

An Act making an appropriation to the Charleroi-Monessen Hospital, at Charleroi, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 874, entitled:

An Act making an appropriation to the Children's Hospital of Pittsburgh, in the City of Pittsburgh, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 882, entitled:

An Act making an appropriation to the Trustees of the University of Pittsburgh for the general maintenance of and purchase of equipment for the University and for the Summer Term.

Mr. STEVENS, from the Committee on Appropriations, reported as committed, House Bill No. 889, (Senate Bill No. 258), entitled:

An Act to amend an act approved the eighteenth day of July, one thousand nine hundred and nineteen (Appropriation Acts, page 139), entitled "An act making an appropriation to the Frederick Douglass Memorial Hospital and Training School of Philadelphia, Pennsylvania.

Mr. GOLDER, from the Committee on Appropriations, reported as amended, House Bill No. 900, entitled:

An Act making an appropriation to the Jewish Sheltering Home and Home for the Homeless and Aged, Philadelphia, Pennsylvania.

Mr. CONNER, from the Committee on Appropriations, reported as amended, House Bill No. 901, entitled:

An Act making an appropriation to the National Stomach Hospital of Philadelphia, Pennsylvania.

Mr. DRINKHOUSE, from the Committee on Appropriations, reported as amended, House Bill No. 902, entitled:

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia, Pennsylvania.

Mr. GOLDER, from the Committee on Appropriations, reported as amended, House Bill No. 903, entitled:

An Act making an appropriation to the Mount Sinai Hospital, of Philadelphia, Pennsylvania.

Mr. MAGILL, from the Committee on Appropriations, reported as amended, House Bill No. 904, entitled:

An Act making an appropriation to the Saint Vincent's Hospital Association, of the City of Erie, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 905, entitled:

An Act making an appropriation to the Erie Home for the Friendless, of the City of Erie, Pennsylvania.

Mr. ASTON, from the Committee on Appropriations, reported as amended, House Bill No. 906, entitled:

An Act making an appropriation to the Bethesda Home, Pittsburgh, Pennsylvania.

Mr. SPROWLS, from the Committee on Appropriations, reported as committed, House Bill No. 911, entitled:

An Act making an appropriation to the Pennsylvania Training School at Morganza, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 919, entitled:

An Act making a deficiency appropriation to the Department of Public Instruction for the payment of the State's share of the salary of vocational teachers, and for the State's share of the increase of salaries of teachers.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 920, entitled:

An Act making an appropriation to the Pittsburgh Home for Babies, Pittsburgh, Pennsylvania.

Mr. ZOOK, from the Committee on Appropriations, reported as amended, House Bill No. 921, entitled:

An Act making an appropriation to the Saint Christopher's Hospital for Children, Philadelphia, Pennsylvania.

Mr. STARK, from the Committee on Appropriations, reported as amended, House Bill No. 922, entitled:

An Act making an appropriation to the Kensington Hospital for Women, Philadelphia, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 936, entitled:

An Act making an appropriation to the Elmwood Home, Erie, Pennsylvania.

Mr. SINCLAIR, from the Committee on Appropriations, reported as amended, House Bill No. 940, entitled:

An Act making an appropriation to the Brownsville General Hospital, Brownsville, Pennsylvania.

Mr. PERRY, from the Committee on Appropriations, reported as committed, House Bill No. 970, entitled:

An Act making an appropriation to the Robert Wood Home, of Philadelphia, Pennsylvania.

Mr. DAVIS, from the Committee on Appropriations, reported as amended, House Bill No. 971, entitled:

An Act making an appropriation to the Prison Labor Commission.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 975, entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Soldiers' and Sailors' Home, at Erie, Pennsylvania, for maintenance of said home and the payment of expenses of administration, including salaries of officials and clerks, and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 979, entitled:

An Act making an appropriation to the State Highway Department for the payment of rewards to townships of the second class for the construction and improvement of township roads and the erection and construction of township bridges.

Mr. GRIFFITH, from the Committee on Appropriations, reported as amended, House Bill No. 996, entitled:

An Act making an appropriation to the Hamot Hospital Association, of Erie, Pennsylvania.

Mr. PERRY, from the Committee on Appropriations, reported as amended, House Bill No. 1028, entitled:

An Act making an appropriation to the Midnight Mission of Philadelphia, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 1036, entitled:

An Act making an appropriation to the Florence Crittenton Home, of Erie, Pennsylvania.

Mr. SINCLAIR, from the Committee on Appropriations, reported as amended, House Bill No. 1037, entitled:

An Act making an appropriation to the Uniontown Hospital, Uniontown, Pennsylvania.

Mr. ARMSTRONG, from the Committee on Appropriations, reported as committed, House Bill No. 1039, entitled:

An Act making an appropriation to carry out the provisions of an act approved the eighteenth day of July, one thousand nine hundred nineteen (P. L. 1044), entitled "An act to assist worthy young men and women graduates of secondary schools of the State to obtain a higher education, and making an appropriation.



Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 1058, (Senate Bill No. 294), entitled:

An Act making an appropriation to the Water Supply Commission of Pennsylvania to continue the work upon the Pymatuning Swamp Reservoir.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 1099, entitled:

An Act making an appropriation to Saint Rita's L. C. B. A. Home for Infants, Pittsburgh, Allegheny County, Pennsylvania.

Mr. DAVID I. MILLER, from the Committee on Appropriations, reported as amended, House Bill No. 1127, entitled:

An Act making an appropriation to the Williams Valley Hospital of Williamstown, Pennsylvania.

Mr. DAVID I. MILLER, from the Committee on Appropriations, reported as amended, House Bill No. 1131, entitled:

An Act making an appropriation to the Children's Industrial Home, at Harrisburg, Pennsylvania.

Mr. DAVID I. MILLER, from the Committee on Appropriations, reported as amended, House Bill No. 1132, entitled:

An Act making an appropriation to the Messiah Rescue and Benevolent Home, of Harrisburg, Pennsylvania.

Mr. DAVID I. MILLER, from the Committee on Appropriations, reported as amended, House Bill No. 1133, entitled:

An Act making an appropriation to the Nursery Home of Harrisburg, Pennsylvania.

Mr. DAVID I. MILLER, from the Committee on Appropriations, reported as amended, House Bill No. 1134, entitled:

An Act making an appropriation to the Florence Crittenton Home, of Harrisburg, Pennsylvania.

Mr. BROOKS, from the Committee on Appropriations, reported as amended, House Bill No. 1208, entitled:

An Act making an appropriation to the Messiah Orphanage, of Monaghan Township, York County, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 1264, entitled:

An Act to amend an act approved the twenty-first day of July, one thousand nine hundred and nineteen, (P. L. 1057), entitled "An act to amend section one, and to supplement an act, approved the twenty-fifth day of July, one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and two), entitled 'An act providing for the appointment and expenses of a commission of five persons to codify and revise the law relating to banks, private bankers, and trust companies doing business within this Commonwealth, and making an appropriation;' extending the powers and duties of the commission so as to include the codification and revision of the law relating to all corporations, persons, partnerships, and associations under the supervision of the Banking Department; and making an appropriation;" extending said commission for a further period of two years; conferring additional power upon such commission; and making an appropriation.

Mr. FLYNN, from the Committee on Appropriations, reported as committed, House Bill No. 1265, entitled:

An Act making an appropriation to pay for the deficiency in the care, treatment, removal and maintenance of the indigent insane, for the two years ending May thirty-first, one thousand nine hundred and nineteen.

Mr. HESS, from the Committee on Appropriations, reported as committed, House Bill No. 1267, entitled:

An Act making an appropriation to pay for the care, treatment, removal and maintenance of the indigent insane, for two years ending the thirty-first day of May, one thousand nine hundred and twenty-three.

Mr. STARK, from the Committee on Appropriations, reported as committed, House Bill No. 1313, entitled:

An Act making an appropriation to carry out the provisions of an act approved the twenty-fifth day of July, one thousand nine hundred and fifteen (Pamphlet Laws eleven hundred and

ninety-five), entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions; providing State aid for certain agricultural associations, and regulating the payment thereof."

Mr. LAFFERTY, from the Committee on Appropriations, reported as committed, House Bill No. 1322, entitled:

An Act making an appropriation to the Penn Asylum for Indigent Widows and Single Women, Philadelphia, Pennsylvania.

Mr. SOFFEL, from the Committee on Appropriations, reported as amended, House Bill No. 1327, entitled:

An Act making an appropriation to the Evangelical Home for the aged, at Philadelphia.

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 1349, entitled:

An Act making an appropriation to the Salvation Army Social Settlement and Day Nursery of Fernando Street, Pittsburgh, Pennsylvania.

Mr. HESS, from the Committee on Appropriations, reported as amended, House Bill No. 1356, entitled:

An Act to appropriate and to re-appropriate to the Water Supply Commission moneys for the purpose of continuing the work of deepening, widening and improving French Creek in Crawford county, commenced under the provisions of the act approved the twenty-fifth day of July, one thousand nine hundred and seventeen (P. L. 1191) entitled, "An act providing for the deepening, widening, and improvement of French Creek in Crawford county; vesting certain powers in the Water Supply Commission, including the taking of land and materials by eminent domain; and making an appropriation."

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 1358, entitled:

An Act making an appropriation to the Providence General Hospital, of Philadelphia, Philadelphia County, Pennsylvania.

Mr. D. I. MILLER, from the Committee on Appropriations, reported as amended, House Bill No. 1362, entitled:

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon County.

Mr. RINN, from the Committee on Appropriations, reported as amended, House Bill No. 1364, entitled:

An Act making an appropriation to the Coleman Industrial Home for Colored Boys, Pittsburgh, Pennsylvania.

Mr. CAMPBELL, from the Committee on Appropriations, reported as committed, House Bill No. 1411, entitled:

An Act making an appropriation to the Philadelphia College of Pharmacy, Philadelphia, Pennsylvania.

Mr. PERRY, from the Committee on Appropriations, reported as committed, House Bill No. 1475, entitled:

An Act making an appropriation to the Home for the Aged located at one thousand eight hundred nine Mount Vernon Street, Philadelphia, Pennsylvania.

Mr. PERRY, from the Committee on Appropriations, reported as amended, House Bill No. 1494, entitled:

An Act making an appropriation to the Stetson Hospital, of Philadelphia, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as amended, House Bill No. 5, entitled:

An Act making an appropriation to the Trustees of the State Hospital of Nanticoke, Luzerne County, Pennsylvania.

Mr. CAMPBELL, from the Committee on Appropriations, reported as amended, House Bill No. 7, entitled:

An Act making an appropriation to the Home for the Training in Speech of Deaf Children before they are of school age at Belmont Avenue and Monument Road, Philadelphia.

Mr. WHITAKER, from the Committee on Appropriations, reported as amended, House Bill No. 18, entitled:

An Act making an appropriation to the Trustees of the State Institution for Feeble-Minded of Eastern Pennsylvania, at Spring City.

Mr. STEWART, from the Committee on Appropriations, reported as amended, House Bill No. 83, entitled:

An Act making an appropriation to the Trustees of the State Hospital for Insane, at Danville, for the purpose of improvements and purchase of equipment.

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 89, entitled:

An Act making an appropriation to the trustees of the State Hospital for the insane, at Warren, Pennsylvania.

Mr. SCHAEFFER, from the Committee on Appropriations, reported as amended, House Bill No. 162, entitled:

An Act making an appropriation to the trustees of the State Hospital for injured persons of the Anthracite Coal Region of Pennsylvania at Ashland, Schuylkill County, Pennsylvania.

Mr. ASTON, from the Committee on Appropriations, reported as amended, House Bill No. 268, entitled:

An Act making an appropriation to the trustees of the State Hospital for injured persons of the Middle Coal Field.

Mr. STARK, from the Committee on Appropriations, reported as amended, House Bill No. 307, entitled:

An Act making an appropriation to the Pennsylvania Training School for Feeble-Minded Children, at Elwyn, in the County of Delaware and Commonwealth of Pennsylvania.

Mr. ARMSTRONG, from the Committee on Appropriations, reported as committed, House Bill No. 308, entitled:

An Act making an appropriation to the Glen Mills Schools in the Eastern District of the Commonwealth of Pennsylvania.

Mr. KINSMAN, from the Committee on Appropriations, reported as amended, House Bill No. 386, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Criminal Insane, at Fairview, Wayne County, and authorizing the board of trustees to perform certain work in connection therewith.

Mr. DILSHEIMER, from the Committee on Appropriations, reported as amended, House Bill No. 469, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Instruction of the Deaf and Dumb.

Mr. CAMPBELL, from the Committee on Appropriations, reported as amended, House Bill No. 585, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb, Mount Airy, Philadelphia.

Mr. DRINKHOUSE, from the Committee on Appropriations, reported as amended, House Bill No. 592, entitled:

An Act making an appropriation to the Bureau of Manual Training and Industrial School.

Mr. WHITAKER, from the Committee on Appropriations, reported as committed, House Bill No. 705, entitled:

An Act making an appropriation to the Downingtown Industrial and Agricultural School, Downingtown, Pennsylvania.

Mr. STEVENS, from the Committee on Appropriations, reported as amended, House Bill No. 802, entitled:

An Act making an appropriation to the Pennsylvania Museum and School of Industrial Art.

Mr. WHITAKER, from the Committee on Appropriations, reported as amended, House Bill No. 1023, entitled:

An Act making an appropriation to provide the necessary expenses of blind students who are residents of the Commonwealth in attendance at institutions of higher learning.

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 1336, entitled:

A Supplement to an act approved the eighteenth day of July, one thousand nine hundred and nineteen, (Appropriation Acts, page 229, No. 382A), entitled "An act authorizing the appointment of a commission to supervise the revising, amending, consolidating and simplifying of the law relating to the assessment, levy and collecting of taxes for local purposes; prescribing the power and duties of such commission; imposing certain duties on the Legislative Reference Bureau; and making an appropriation"; continuing the commission appointed under the provisions of said act for a further period of two years; providing for the appointment of additional members on said commission; and making an appropriation.

Mr. RUTH, from the Committee on Appropriations, reported as amended, House Bill No. 406, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane for the Southeastern District of Pennsylvania located at Norristown, Pennsylvania.

Mr. SHAFFER, from the Committee on Appropriations, reported as amended, House Bill No. 434, entitled:

An Act making an appropriation to the Board of Managers of the Pennsylvania Village for Feeble Minded Women at Laureton, Pennsylvania.

Mr. WILLIAMS, from the Committee on Appropriations, reported as amended, House Bill No. 558, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions, of Pennsylvania, located at Blossburg, Pa.

Mr. EHRHARDT, from the Committee on Appropriations, reported as amended, House Bill No. 616, entitled:

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania, at Scranton, Pennsylvania.

Mr. SCHAEFFER, from the Committee on Appropriations, reported as amended, House Bill No. 706, entitled:

An Act making an appropriation to the State Hospital of Coaldale, Schuylkill County Pennsylvania.

Mr. SINCLAIR, from the Committee on Appropriations, reported as amended, House Bill No. 833, entitled:

An Act making an appropriation to the Cottage State Hospital, Cottage Avenue, Connellsville, Fayette County, Pennsylvania.

Mr. EHRHARDT, from the Committee on Appropriations, reported as amended, House Bill No. 53, entitled:

An Act making an appropriation to the Pennsylvania State Oral School for the Deaf at Scranton.

Mr. SINCLAIRE, from the Committee on Appropriations, reported as amended, House Bill No. 1255, entitled:

An Act making an appropriation to the Trustees of the State Asylum for the Chronic Insane of Pennsylvania, at South Mountain, Wernersville, Pennsylvania.

Mr. PERRY, from the Committee on Appropriations, reported as amended, House Bill No. 481, entitled:

An Act making an appropriation to the Diagnostic Hospital of the City of Philadelphia, Philadelphia, Pennsylvania.

Mr. DILSHEIMER, from the Committee on Appropriations, reported as amended, House Bill No. 495, entitled:

An Act making an appropriation to the Roosevelt Hospital, of Philadelphia, Pennsylvania.

#### BILLS ON FIRST READING.

Mr. McCAIG asked and obtained unanimous consent to have the following appropriation bills read for the first time.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 3, entitled:

A Joint Resolution authorizing the appointment of a commission to arrange for an international exhibition to be held in Philadelphia in the year one thousand nine hundred and twenty-six in celebration of the one hundred and fiftieth anniversary of American Independence.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 14, entitled:

An Act making an appropriation to the trustees of the Phoenixville Hospital.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.



Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 15, entitled:

An Act making an appropriation to the agricultural experiment station of the Pennsylvania State College to maintain substations for the purpose of making experiments in the improvement, culture, curing, and preparation of tobacco and providing for the publication of the report thereof.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 32, entitled:

An Act making an appropriation to the United Zion Home at Lititz, Lancaster county, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 35, entitled:

An Act making an appropriation to the Home for Friendless Children of Lancaster, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 40, entitled:

An Act making an appropriation to the Grand View Institution for the care and Treatment of Poor Consumptives, Oil City, Pa.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 42, entitled:

An Act making an appropriation to the Roselin Foundling Asylum and Maternity Hospital of the city of Pittsburgh.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 43, entitled:

An Act making an appropriation to the Pennsylvania Association for the Blind, at Pittsburgh, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 51, entitled:

An Act making an appropriation to the Waynesburg Hospital, of Waynesburg, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 56, entitled:

An Act making an appropriation to the Good Samaritan Hospital, at Westfield, Tioga County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 57, entitled:

An Act making an appropriation to the Bethel Orphanage, located at Osceola, Tioga County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 62, entitled:

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania, at Lancaster, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 74, entitled:

An Act making an appropriation to the Children's Home, of South Bethlehem, Salisbury Township, Lehigh County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 88, entitled:

An Act making an appropriation to Kane Summit Hospital Association of Kane, McKean County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 100, entitled:

An Act making an appropriation to Saint Mary's Keller Memorial Hospital, Scranton, Lackawanna County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 110, entitled:

An Act making an appropriation to the Maple Avenue Hospital Association of DuBois, Pennsylvania (formerly City Hospital Association of DuBois).

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 124, entitled:

An Act making an appropriation to the Coatesville Hospital, Coatesville, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 131, entitled:

An Act making an appropriation to The Jefferson Medical College of Philadelphia.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 133, entitled:

An Act making an appropriation to the Lancaster General Hospital.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 137, entitled:

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 146, entitled:

An Act making an appropriation to the Carbondale Emergency Hospital, Carbondale, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 149, entitled:

An Act making an appropriation to the Mid-Valley Hospital, at Blakely, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 157, entitled:

An Act making an appropriation to the Julia White Priscilla Home for Aged Colored People, located at LaMott, Montgomery County, Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 176, entitled:

An Act making an appropriation to the German Baptist Home, at Lawndale, Philadelphia, Pa

Ordered, To be laid aside for second reading.

And said bill having been read at length the first time,

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 178, entitled:

An Act making an appropriation to the Old Ladies' Home, located at Wissinoming, Philadelphia.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 185, entitled:

An Act making an appropriation to the Western State Penitentiary.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 189, entitled:

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless, situated in the City of Pittsburgh, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 194, entitled:

An Act making an appropriation to the Florence Crittenton Mission, of Scranton, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 200, entitled:

An Act making an appropriation to the Rush Hospital for Consumption and allied diseases, at Philadelphia.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 222, entitled:

An Act making an appropriation to the Coudersport General Hospital, at Coudersport, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 226, entitled:

An Act making an appropriation to the Christian Home of Johnstown, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 228, entitled:

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm, Chester County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 232, entitled:

An Act making an appropriation to the Curtis Home for Destitute Women and Children, of Pittsburgh, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 234, entitled:

An Act making an appropriation to the Home for Colored Children, located in the City of Pittsburgh, Northside.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 235, entitled:

An Act making an appropriation to the First Allegheny Day Nursery and Temporary Home for Children, Pittsburgh, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 236, entitled:

An Act making an appropriation to the Frankford Hospital, located at Frankford, Philadelphia.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 237, entitled:

An Act making an appropriation to Saint Vincent's Orphans' Asylum, of Tacony, Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 240, entitled:

An Act making an appropriation to the Northern Tier Home, Harrison Valley, Potter County, Pennsylvania.



And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 245, entitled:

An Act making an appropriation to the Conemaugh Valley Memorial Hospital, Johnstown, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 258, entitled:

An Act making an appropriation to the Miners' Hospital of Northern Cambria, at Spangler, Cambria County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 266, entitled:

An Act making an appropriation to the Society of the Home for Friendless Women and Children of the City of Scranton.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 273, entitled:

An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred eighteen Westminster Avenue, Philadelphia.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 276, entitled:

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital, Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 277, entitled:

An Act making an appropriation to the Home for Veterans of the Grand Army of the Republic and Wives, Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 278, entitled:

An Act making an appropriation to the Trustees of the Samaritan Hospital, Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 288, entitled:

An Act making an appropriation to the Home for Aged and Infirm Women, of Easton, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 289, entitled:

An Act making an appropriation to the United Charities, of Hazleton, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 302, entitled:

An Act making an appropriation to the Lying-in-Charity Hospital, Philadelphia.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 303, entitled:

An Act making an appropriation to the Hahnemann Hospital in the city of Scranton, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 312, entitled:

An Act making an appropriation to the Suburban General Hospital, of Bellevue, Allegheny County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 319, entitled:

An Act making an appropriation to the Florence Crittenton Home and Rescue Association, of Pittsburgh, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 320, entitled:

An Act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania, located at Pittsburgh, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 322, entitled:

An Act making an appropriation to the Pottstown Homeopathic Hospital, Pottstown, Pennsylvania.

Ordered, To be laid aside for second reading.

And said bill having been read at length the first time,

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 324, entitled:

An Act making an appropriation to the Pottstown Hospital, Pottstown, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 327, entitled:

An Act making an appropriation to the Paradise Protectory and Agricultural School, at Paradise Township, York County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 328, entitled:

An Act making an appropriation to the York Society to Protect Children and Aged Persons, of York, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 329, entitled:

An Act making an appropriation to the York Hospital, West College Avenue, York, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 334, entitled:

An Act making an appropriation to the Annie M. Warner Hospital, Gettysburg, Adams County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 336, entitled:

An Act making an appropriation to the Meadville Children's Aid Society and Home for the Aged, Meadville, Crawford County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 337, entitled:

An Act making an appropriation to the Spencer Hospital, Meadville, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 338, entitled:

An Act making an appropriation to the Allegheny Valley Hospital, at Tarentum, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 344, entitled:

An Act making an appropriation to the Mercy Hospital, of Philadelphia.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 350, entitled:

An Act making an appropriation to the trustees of Temple University, at Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 352, entitled:

An Act making an appropriation to the Westmoreland Hospital Association, of Greensburg, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 354, entitled:

An Act making an appropriation to the Beacon Light Mission, near the City of Bradford, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 356, entitled:

An Act making an appropriation to the Bradford Hospital, of the City of Bradford.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 364, entitled:

An Act making an appropriation to the Benevolent Association's Home for Children, Pottsville, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 373, entitled:

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for nervous diseases.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 374, entitled:

An Act making an appropriation to Saint Francis' Hospital of Pittsburgh.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 378, entitled:

An Act making an appropriation to the Renovo Hospital, Renovo, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 396, entitled:

An Act making an appropriation to the Saint Joseph's Hospital and Dispensary of Pittsburgh, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 397, entitled:

An Act making an appropriation to Providence Mission and Rescue Home, at Pittsburgh, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 409, entitled:

An Act making an appropriation to the Beaver Valley General Hospital, at New Brighton, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 410, entitled:

An Act making an appropriation to the Passavant Memorial Homes for the Care of Epileptics, at Rochester, Beaver County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 411, entitled:



An Act making an appropriation to the Rochester General Hospital, Rochester, Beaver County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 412, entitled:

An Act making an appropriation to Providence Hospital, of Beaver Falls, Beaver County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 413, entitled:

An Act making an appropriation to the Beaver County Children's Home of New Brighton, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 414, entitled:

An Act making an appropriation to the Maternity Hospital, in the City of Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 419, entitled:

An Act making an appropriation to the Easton Hospital at Easton, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 435, entitled:

An Act making an appropriation to the Mercy Hospital, of Altoona, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 436, entitled:

An Act making an appropriation to the Altoona Hospital, Altoona, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 445, entitled:

An Act making an appropriation to the Passavant Hospital, of Pittsburgh, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 448, entitled:

An Act making an appropriation to the Ladies of the Grand Army of the Republic, Department of Pennsylvania, at Hawkins Station, Allegheny County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 458, entitled:

An Act making an appropriation to the Chambersburg Hospital at Chambersburg, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No 459, entitled:

An Act making an appropriation to the United Evangelical Home, Lewisburg, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 460, entitled:

An Act making an appropriation to the Lewistown Hospital, of Lewistown, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 461, entitled:

An Act making an appropriation to the Westmoreland County Children's Aid Society, at Greensburg, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 462, entitled:

An Act making an appropriation to the Mount Pleasant Memorial Hospital, Mount Pleasant, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 463, entitled:

An Act making an appropriation to the Latrobe Hospital, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 467, entitled:

An Act making an appropriation to the Simon H. Barnes Memorial Hospital, of Susquehanna, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 473, entitled:

An Act making an appropriation to the Berwick Hospital, Berwick, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 474, entitled:

An Act making an appropriation to the Mercy Hospital at Wilkes-Barre, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 484, entitled:

An Act making an appropriation to the Eastern State Penitentiary, at Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 485, entitled:

An Act making an appropriation to the Bloomsburg Hospital, Bloomsburg, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 486, entitled:

An Act making an appropriation to the Washington Hospital, Washington, Pennsylvania, or its successor.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 488, entitled:

An Act making an appropriation to the Home of the Good Shepherd of the County of Allegheny, Lowrie Street, Troy Hill, North Side, Pittsburgh, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 489, entitled:

An Act making an appropriation to the Kittanning General Hospital, Kittanning, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 490, entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 498, entitled:

An Act making an appropriation to the Salvation Army and Rescue Home, at Bellvue, Allegheny County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 504, entitled:

An Act making an appropriation to the City Hospital, Washington, Pennsylvania, or its successor.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 505, entitled:

An Act making an appropriation to Saint Mary's Hospital, of Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 508, entitled:

An Act making a deficiency appropriation to the Gettysburg Memorial Commission to carry into effect the act approved the twenty-fifth day of July, one thousand nine hundred and thirteen (P. L. 1240), entitled "An act making an appropriation to the Gettysburg Battlefield Memorial Commission, for various purposes," to be used for the erection of bronze statues of Generals Crawford and Gibbon, and for repairs to the Pennsylvania Memorial in accordance with the provisions of said act.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 516, entitled:

An Act making an appropriation to the Montgomery Hospital, at Norristown, Montgomery County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 521, entitled:

An Act making an appropriation to the Presbyterian Hospital at Pittsburgh, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 522, entitled:

An Act making an appropriation to Saint John's General Hospital, of Pittsburgh, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 525, entitled:

An Act making an appropriation to the Meadville City Hospital, Meadville, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 528, entitled:

An Act making an appropriation to the Christian H. Buhl Hospital, of Sharon, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 536, entitled:

An Act making an appropriation to the Saint Joseph's Protector for Homeless Boys, Pittsburgh, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 537, entitled:

An Act making an appropriation to the American Oncologic Hospital, at Philadelphia.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 540, entitled:

An Act making an appropriation to the Pennsylvania Memorial Home of Brookville, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 547, entitled:

An Act making an appropriation for the Hospital Department of the Jewish Hospital Association, of Philadelphia.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.



Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 548, entitled:

An Act making an appropriation to the Germantown Dispensary and Hospital, Germantown, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 561, entitled:

An Act making an appropriation to the Woman's Hospital of Philadelphia, 2137 North College Avenue.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 564, entitled:

An Act making an appropriation to the Butler County General Hospital, at Butler, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 565, entitled:

An Act making an appropriation to the Carlisle Hospital, Carlisle, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 568, entitled:

An Act making an appropriation to the Howard Hospital, of Philadelphia.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 569, entitled:

An Act making an appropriation to the Wayne County Memorial Hospital, at Honesdale, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 570, entitled:

An Act making an appropriation to the trustees of the Garretson Hospital, Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 586, entitled:

An Act making an appropriation to the Chestnut Hill Hospital, of Philadelphia, Pennsylvania.

And said Bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 590, entitled:

An Act making an appropriation to the Homestead Hospital, Homestead, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 591, entitled:

An Act making an appropriation to the Boys' Industrial Home of Western Pennsylvania, located at Oakdale, Allegheny County.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 593, entitled:

An Act making an appropriation to the Children's Aid Society, of Franklin County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 594, entitled:

An Act making an appropriation to the Woman's Medical College, of Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 610, entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its Navigable Tributaries, for two years, from June first, one thousand nine hundred and twenty-one.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 612, entitled:

An Act making an appropriation to the Woods Run Settlement Association, Petosky Street, North Side, Pittsburgh, Allegheny County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 613, entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its Navigable Tributaries for the maintenance of a Nautical School to be located at the Port of Philadelphia, for two years, from June first, one thousand nine hundred and twenty-one.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 615, entitled:

An Act making an appropriation to the Orphan Asylum of the Holy Family, of Emsworth, Allegheny County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 617, entitled:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 618, entitled:

An Act making an appropriation to the West Side Hospital Association of Scranton, Lackawanna County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 622, entitled:

An Act making an appropriation to the Northeastern Hospital of Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 628, entitled:

An Act making an appropriation to the Graduate School of Medicine of the University of Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 636, entitled:

An Act making an appropriation to the Northwestern General Hospital, of Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 643, entitled:

An Act making an appropriation to the Williamsport Training Home for Girls, at Williamsport, Lycoming County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 645, entitled:

An Act making an appropriation to the Trustees of the Grove City Hospital, located at Grove City, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 647, entitled:

An Act making an appropriation to the Pennsylvania Working Home for Blind Men, Philadelphia.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 649, entitled:

An Act making an appropriation to the De Paul Institute of Mount Lebanon Township, Allegheny County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 652, entitled:

An Act making an appropriation to the Aged Colored Woman's Home, at Williamsport, Lycoming County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 653, entitled:

An Act making an appropriation to the Florence Crittendon Mission, of the City of Williamsport, Lycoming County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 654, entitled:

An Act making an appropriation to the Boys' Industrial Home, at Williamsport, Lycoming County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 655, entitled:

An Act making an appropriation to the Williamsport Hospital of the City of Williamsport, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 658, entitled:

An Act making an appropriation to the Greenville Hospital, Greenville, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 661, entitled:

An Act making an appropriation to the Home for the Friendless, of the City of Williamsport, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 675, entitled:

An Act making an appropriation for the support and maintenance of the National Guard Naval Militia and the Pennsylvania Reserve Militia of the Commonwealth for improvements to permanent camp grounds for the replacing and repairing of armories and military stores destroyed or damaged, and for the payment of expenses incidental to calling the National Guard Naval Militia or Pennsylvania Reserve Militia into active service under a call from the Governor or for service under a call from the President of the United States.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 680, entitled:

An Act making an appropriation to the German Protestant Home for Aged, at Fair Oaks, Allegheny County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 681, entitled:

An Act making an appropriation to the Homeopathic Hospital of Chester County, located at West Chester, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 682, entitled:

An Act making an appropriation to the Chester County Hospital.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 683, entitled:

An Act making an appropriation to the Trustees of the University of Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.



Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 689, entitled:

An Act making an appropriation to the Polyclinic Hospital of the University of Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 690, entitled:

An Act making an appropriation to the McKeesport Hospital, McKeesport, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 711, entitled:

An Act making an appropriation to the Elk County General Hospital of Ridgway, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 723, entitled:

An Act making an appropriation to the Home of Industry for Discharged Prisoners of the City of Philadelphia and State of Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 724, entitled:

An Act making an appropriation to the Women's Southern Homeopathic Hospital of Philadelphia.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 727, entitled:

An Act making an appropriation to The Pennsylvania Home Teaching Society and Free Circulating Library for the Blind, at Philadelphia.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 750, entitled:

An Act making an appropriation to Saint Joseph's Protectory, Norristown, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 755, entitled:

An Act making an appropriation to the Citizens General Hospital of New Kingston, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 756, entitled:

An Act making an appropriation to the Memorial Hospital at Roxborough, Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 761, entitled:

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital, at Wilkes-Barre, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 773, entitled:

An Act making an appropriation to carry into effect the provisions of an act approved the tenth day of July, one thousand nine hundred and nineteen (P. L. 893), entitled "An act providing for assistance to certain mothers; providing for the appointment of boards of trustees for the several counties of the Commonwealth, and for the appointment of a State Supervisor and assistants, and fixing the salary of such State Supervisor and assistants; defining the powers and duties of boards of trustees, including the power of appointing assistants and investigators, and the distribution of funds at their disposal; providing for the apportionment of the State appropriation among the several counties, and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 774, entitled:

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 777, entitled:

An Act making an appropriation to the Tuberculosis League of Pittsburgh, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 799, entitled:

An Act making an appropriation to the Home of the Good Shepherd, Lincoln Avenue, Pittsburgh, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 800, entitled:

An Act making an appropriation to the Taylor Hospital, Association of the Borough of Taylor, Lackawanna County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 801, entitled:

An Act making an appropriation to the Saint Joseph's Foundling Home and Maternity Hospital, of Scranton, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 813, entitled:

An Act making an appropriation to the Titusville Hospital, at Titusville, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 814, entitled:

An Act making an appropriation to the House of Good Shepherd, Scranton, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 815, entitled:

An Act making an appropriation to the Brookville Hospital, Brookville, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 819, entitled:

An Act making an appropriation to the DuBois Hospital, of DuBois, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 825, entitled:

An Act to repeal an act of General Assembly, approved May first, Anno Domini, one thousand nine hundred and nineteen, entitled "An act making an appropriation for the payment of the statutory medical, hospital, surgical and burial expenses, and compensation, outstanding and due and to become due, to injured employes, and dependents of deceased employes whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania, for the biennial period ending May thirty-first, one thousand nine hundred and nineteen" (Appropriation Acts, page twenty-five); to repeal an Act of General Assembly, approved July eighteenth, Anno Domini, one thousand nine hundred and nineteen, entitled "An act making an appropriation for the payment of the statutory medical, hospital, surgical, and burial expenses, and compensation, due and to become due to injured employes and dependents of deceased employes whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania, for the biennial period ending May thirty-first, one thousand nine hundred and twenty-one" (Appropriation Acts, page two hundred and thirty-five); and making an appropriation for the payment of medical, hospital surgical, and burial expenses and workmen's compensation which may become due during the biennial period ending May thirty-first, one thousand nine hundred and twenty-three, to employes and dependents of employes of the various departments of the Commonwealth under the Workmen's Compensation Act of 1915 as amended; and for the payment of expenses incurred in the investigation and adjustment of such claims.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 826, entitled:

An Act making an appropriation to the Ohio Valley General Hospital at McKees Rocks, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 829, entitled:

An Act making an appropriation to Saint Patrick's Orphan Asylum, of Scranton, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 832, entitled:

An Act making an appropriation to the Retirement Board for the purposes of carrying out the provisions of the act, approved the eighteenth day of July, one thousand nine hundred and seventeen (P. L. 1043), entitled "An act establishing a

public school employees' retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employees, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employees exempting annuities, allowances, returns, benefits and rights from taxation and judicial process; and providing penalties.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 844, entitled:

An Act making an appropriation to the Bellefonte Hospital, Bellefonte, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 847, entitled:

An Act making an appropriation to the Shenango Valley Hospital of New Castle, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 851, entitled:

An Act making an appropriation to the Philadelphia Home for Incurables.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 852, entitled:

An Act making an appropriation to the Ellwood City Hospital, Ellwood City, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 853, entitled:

An Act making an appropriation to the Almira Home Association, at New Castle, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 854, entitled:

An Act making an appropriation to the Canonsburg General Hospital Association, at Canonsburg, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 857, entitled:

An Act making an appropriation to the Charleroi-Monessen Hospital, at Charleroi, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 874, entitled:

An Act making an appropriation to the Children's Hospital of Pittsburgh, in the City of Pittsburgh, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.



Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 882, entitled:

An Act making an appropriation to the Trustees of the University of Pittsburgh for the general maintenance of and purchase of equipment for the University and for the Summer Term.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 889 (Senate Bill No. 258), entitled:

An Act to amend an act approved the eighteenth day of July, one thousand nine hundred and nineteen (Appropriation Acts, page 139), entitled "An act making an appropriation to the Frederick Douglass Memorial Hospital and Training School of Philadelphia, Pennsylvania."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 900, entitled:

An Act making an appropriation to the Jewish Sheltering Home and Home for the Homeless and Aged, Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 901, entitled:

An Act making an appropriation to the National Stomach Hospital of Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 902, entitled:

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 903, entitled:

An Act making an appropriation to the Mount Sinai Hospital, of Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 904, entitled:

An Act making an appropriation to the Saint Vincent's Hospital Association, of the City of Erie, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 905, entitled:

An Act making an appropriation to the Erie Home for the Friendless, of the City of Erie, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 906, entitled:

An Act making an appropriation to the Bethesda Home, Pittsburgh, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 911, entitled:

An Act making an appropriation to the Pennsylvania Training School, at Morgantown, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 919, entitled:

An Act making a deficiency appropriation to the Department of Public Instruction for the payment of the State's share of the salary of vocational teachers, and for the State's share of the increase of salaries of teachers.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 920, entitled:

An Act making an appropriation to the Pittsburgh Home for Babies, Pittsburgh, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 921, entitled:

An Act making an appropriation to the Saint Christopher's Hospital for Children, Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 922, entitled:

An Act making an appropriation to the Kensington Hospital for Women, Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 936, entitled:

An Act making an appropriation to the Elmwood Home, Erie, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 940, entitled:

An Act making an appropriation to the Brownsville General Hospital, Brownsville, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 970, entitled:

An Act making an appropriation to the Robert Wood Home of Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 971, entitled:

An Act making an appropriation to the Prison Labor Commission.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 975, entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Soldiers and Sailors' Home, at Erie, Pennsylvania, for maintenance of said home and the payment of expenses of administration including salaries of officials and clerks, and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 996, entitled:

An Act making an appropriation to the Hamot Hospital Association, of Erie, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1028, entitled:

An Act making an appropriation to the Midnight Mission of Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1036, entitled:

An Act making an appropriation to the Florence Crittenton Home, of Erie, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1037, entitled:

An Act making an appropriation to the Uniontown Hospital, Uniontown, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1039, entitled:

An Act making an appropriation to carry out the provisions of an act approved the eighteenth day of July, one thousand nine hundred nineteen (P. L. 1044), entitled "An act to assist worthy young men and women graduates of secondary schools of the State to obtain a higher education, and making an appropriation.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1058 (Senate Bill No. 254), entitled:

An Act making an appropriation to the Water Supply Commission of Pennsylvania to continue the work upon the Pymatuning Swamp Reservoir.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1099, entitled:

An Act making an appropriation to Saint Rita's L. C. B. A. Home for Infants, Pittsburgh, Allegheny County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1127, entitled:

An Act making an appropriation to the Williams Valley Hospital, of Williamstown, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1131, entitled:

An Act making an appropriation to the Children's Industrial Home, at Harrisburg, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1132, entitled:

An Act making an appropriation to the Messiah Rescue and Benevolent Home, of Harrisburg, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1133, entitled:

An Act making an appropriation to the Nursery Home of Harrisburg, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1134, entitled:

An Act making an appropriation to the Florence Crittenton Home, of Harrisburg, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1208, entitled:

An Act making an appropriation to the Messiah Orphanage, of Monaghan Township, York County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1264, entitled:

An Act to amend an act approved the twenty-first day of July, one thousand nine hundred and nineteen, (P. L. 1057), entitled "An act to amend section one, and to supplement an act, approved the twenty-fifth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, one thousand two hundred and two), entitled 'An act providing for the appointment and expenses of a commission of five persons to codify and revise the law relating to banks, private bankers, and trust companies doing business within this Commonwealth, and making appropriation'; extending the powers and duties of the commission so as to include the codification and revision of the law relating to all corporations, persons, partnerships and associations under the supervision of the Banking Department; and making an appropriation"; extending said commission for a further period of two years; conferring additional power upon such commission; and making an appropriation.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1265, entitled:

An Act making an appropriation to pay for the deficiency in the care, treatment, removal and maintenance of the indigent insane, for the two years ending May thirty-first, one thousand nine hundred and nineteen.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.



Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1267, entitled:

An Act making an appropriation to pay for the care, treatment, removal, and maintenance of the indigent insane, for two years ending the thirty-first day of May, one thousand nine hundred and twenty-three.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1313, entitled:

An Act making an appropriation to carry out the provisions of an act approved the twenty-fifth day of July, one thousand nine hundred and seventeen (P. L. 1195), entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions; providing State aid for certain agricultural associations, and regulating the payment thereof."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1322, entitled:

An Act making an appropriation to the Penn Asylum for Indigent Widows and Single Women, Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1327, entitled:

An Act making an appropriation to the Evangelical Home for the Aged, at Philadelphia.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1349, entitled:

An Act making an appropriation to the Salvation Army Social Settlement and Day Nursery of Fernando Street, Pittsburgh, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1356, entitled:

An Act to appropriate and to re-appropriate to the Water Supply Commission moneys for the purpose of continuing the work of deepening, widening and improving French Creek in Crawford County, commenced under the provisions of the act approved the twenty-fifth day of July, one thousand nine hundred and seventeen (P. L. 1191) entitled "An act providing for the deepening, widening, and improvement of French Creek in Crawford County; vesting certain powers in the Water Supply Commission, including the taking of land and materials by eminent domain; and making an appropriation.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1358, entitled:

An Act making an appropriation to the Providence General Hospital, of Philadelphia, Philadelphia County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1362, entitled:

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon County.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1364, entitled:

An Act making an appropriation to the Coleman Industrial Home for Colored Boys, Pittsburgh, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1411, entitled:

An Act making an appropriation to the Philadelphia College of Pharmacy, Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1475, entitled:

An Act making an appropriation to the Home for the Aged, located at one thousand eight hundred nine Mount Vernon street, Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1494, entitled:

An Act making an appropriation to the Stetson Hospital, of Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 5, entitled:

An Act making an appropriation to the Trustees of the State Hospital of Nanticoke, Nanticoke, Luzerne County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 7, entitled:

An Act making an appropriation to the Home for the Training in Speech of Deaf Children before they are of school age at Belmont Avenue and Monument Road, Philadelphia.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 18, entitled:

An Act making appropriation to the Trustees of the State Institution for Feeble-Minded of Eastern Pennsylvania, at Spring City.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 83, entitled:

An Act making an appropriation to the Trustees of the State Hospital for insane, at Danville, for the purpose of improvements and purchase of equipment.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 89, entitled:

An Act making an appropriation to the trustees of the State Hospital for the insane, at Warren, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 162, entitled:

An Act making an appropriation to the trustees of the State Hospital for injured persons of the Anthracite Coal Region of Pennsylvania at Ashland, Schuylkill county, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 268, entitled:

An Act making an appropriation to the trustees of the State Hospital for injured persons of the Middle Coal Field.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 307, entitled:

An Act making an appropriation to the Pennsylvania Training School for Feeble Minded Children, at Elwyn, in the County of Delaware and Commonwealth of Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 308, entitled:

An Act making an appropriation to the Glenn Mills Schools in the Eastern District of the Commonwealth of Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 386, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Criminal Insane, at Fairview, Wayne County, and authorizing the board of trustees to perform certain work in connection therewith.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 469, entitled:

An Act making appropriation to the Western Pennsylvania Institution for the Instruction of the Deaf and Dumb.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 585, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb, Mount Airy, Philadelphia.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 592, entitled:

An Act making an appropriation to the Berean Manual Training and Industrial School.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill 705, entitled:

An Act making an appropriation to the Downingtown Industrial and Agricultural School, Downingtown, Pennsylvania.

Ordered, To be laid aside for second reading.

And said bill having been read at length the first time,

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 802, entitled:

An Act making an appropriation to the Pennsylvania Museum and School of Industrial Art.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1023, entitled:

An Act making an appropriation to provide the necessary expenses of blind students who are residents of the Commonwealth in attendance at institutions of higher learning.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 406, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane for the Southeastern District of Pennsylvania located at Norristown, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 434, entitled:

An Act making an appropriation to the Board of Managers of the Pennsylvania Village for Feeble Minded Women at Laurelton, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 558, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions, of Pennsylvania, located at Blossburg, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 616, entitled:

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania, at Scranton, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 706, entitled:

An Act making an appropriation to the State Hospital of Coaldale, Coaldale, Schuylkill County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 833, entitled:

An Act making an appropriation to the Cottage State Hospital Cottage Avenue, Connellsville, Fayette County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 53, entitled:

An Act making an appropriation to the Pennsylvania State Oral School for the Deaf at Scranton.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.



Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1255, entitled:

An Act making an appropriation to the Trustees of the State Asylum for the Chronic Insane of Pennsylvania, at South Mountain Wernersville, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 481, entitled:

An Act making an appropriation to the Diagnostic Hospital of the City of Philadelphia, Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 495, entitled:

An Act making an appropriation to the Roosevelt Hospital, of Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

CONGRATULATIONS EXTENDED TO MR. HESS.

Mr. PHILLIPS. Mr. Speaker, I think that this Legislature ought to go on record this afternoon as extending its congratulations to the gentleman from Lancaster, Mr. Hess, on being a grandfather. He just received a telegram a few moments ago that the first grandson had arrived. I therefore move that this House extend its congratulations to him.

Mr. GLASS. Mr. Speaker, I second the motion.  
The motion was unanimously agreed to.

ADJOURNMENT.

Mr. BOWER. Mr. Speaker, I move that this House do now adjourn.

The motion was agreed to and (at 4:45 o'clock P. M.) the House adjourned until Monday evening, April 18, 1921, at 9 o'clock.

## Legislative Journal.

Session 1921

124th of the General Assembly

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HARRISBURG, PA., MONDAY, APRIL 18, 1921

No. 47.

## SENATE

MONDAY, April 18, 1921.

The Senate met, at 8 o'clock P. M.

The PRESIDENT (Lientenant Governor Edward E. Beidleman) in the Chair.

## PRAYER.

The Rev. John T. Davis offered the following prayer:

Almighty God, Father, the Creator of all things, the creator of man and breathing into his nostrils the breath of life, he became a living soul, possessing the faculty of thought, the disposition of love, and the power to decide. We invoke Thy richest benediction upon this gathering tonight, and may these three great faculties and powers created in man be used to the very best advantage for all who are deeply concerned. Bless this Commonwealth and those who govern and rule it, and bless that which shall be made a part of the laws of this land, and may they all be directed and lead under the guiding hand and power of Almighty God. We ask it in the name of Jesus Christ. Amen.

## JOURNAL APPROVED.

The PRESIDENT—A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. HOMSHER, the further reading was dispensed with, and the Journal was approved.

## PETITIONS.

PROTESTING AGAINST THE PASSAGE OF SENATE BILL NO. 643.

Mr. Clark presented the petition of the Sykesville Branch of the Wild Life League of Sykesville, Jefferson County Pennsylvania, protesting against the passage of Senate Bill No. 643, relating to the Game and Fish Commission.

Which was referred to the Committee on Game and Fisheries.

## LEAVES OF ABSENCE.

Mr. STINEMAN asked and obtained leave of absence for Mr. Christley on account of illness.

Mr. BUCKMAN asked and obtained leave of absence for Mr. Jones, for tonight.

## REPORTS FROM COMMITTEES.

Mr. VARE, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 1026, (House Bill No. 722), entitled:

An Act to repeal an act approved the twenty-second day of July one thousand nine hundred and nineteen, (Pamphlet Laws one thousand nine hundred and thirteen), entitled "An act authorizing cities of the third class to surrender their charter and be constituted a borough and providing the procedure therefor."

Mr. SMITH, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 989, (House Bill 1190), entitled:

An Act making a burial permit issued at the place of death valid throughout the Commonwealth.

Mr. CRAIG, from the Committee on Judiciary General, reported as committed, Senate Bill No. 870, (House Bill No. 1108), entitled:

An Act to validate tax liens filed in the office of the prothonotary of the various counties since the first day of June one thousand nine hundred and fifteen under the provisions of an act approved the fourth day of June one thousand nine hundred and one entitled "An act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvements and for the removal of nuisances the procedure upon claims filed therefor the methods of preserving such liens and enforcing payment of such claims the effect of judicial sales of the property liened and the manner of distributing the proceeds of such sales" and its supplements and amendments thereto and providing for their collection.

Mr. MARLOW, from the Committee on Judiciary Special, reported as amended, Senate Bill No. 706, (House Bill No. 408), entitled:

An Act relating to certain county officers in counties of the fifth class; providing for their salaries and the compensation of deputies and clerks in the respective county offices; establishing a salary board and defining its powers and duties; placing certain duties on the county commissioners, county controllers and county auditors; requiring the payment into the respective county treasury of the fees of county officers; and providing penalties for violation of this act.

Mr. WEAVER, from the Committee on Judiciary General, reported as committed, Senate Bill No. 1037, (House Bill No. 1354), entitled:

A supplement to the act approved the twenty-third day of June one thousand eight hundred and eighty-five (Pamphlet Laws one hundred and forty-six) entitled "An act relating to marriage licenses for parties to marry" imposing an additional license fee for the use of the Commonwealth.

Mr. PHIPPS, from the Committee on Military Affairs, reported as amended, Senate Bill No. 1020, (House Bill No. 1325), entitled:

An Act providing for the organization government discipline maintenance and regulation of the armed land forces of this Commonwealth.

Mr. SCHANTZ, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 605, entitled:

An Act providing for the valuation and assessment in counties of the second class of all property of every kind and description, and all occupations, taxable for county, city, school, borough and township purposes; creating a County Assessment Board for that purpose; providing for the payment of the entire expense thereof by such counties; prescribing the duties of the several county officers in respect thereto; and abolishing all existing offices, boards or departments having to do with the valuation and assessment of such taxable property in such counties, cities, school districts, boroughs and townships.

Also from the Committee on Municipal Affairs, re-reported as committed, Senate Bill No. 606, entitled:

Supplement to an act entitled "An act for the government of cities of the second class," approved March 7, 1921 (P. L. 29), providing for the abolition of the Department of Assessors now existing in such cities; providing that the valuations and assessments of property therein taxable for city purposes shall be the valuations and assessments placed thereon by county officers for county purposes, and that all future taxes for city purposes shall be levied and assessed against such property based upon the valuations and assessments placed thereon for taxation for county purposes.



Mr. LONG, from the Committee on Judiciary General, reported as committed Senate Bill No. 850, (House Bill No. 538), entitled:

An Act authorizing county commissioners to receive donations, gifts, legacies, endowments, devices and conveyances of real or personal property for the establishing of orphans' homes; providing for the support, maintenance, conduct and management of such homes; and authorizing counties to appropriate moneys for such purposes.

Mr. BUCKMAN, from the Committee on Corporations, reported as amended, Senate Bill No. 1025, (House Bill No. 1385), entitled:

A supplement to an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" extending the charters of certain corporations.

Also from the Committee on Public Roads and Highways, reported as committed, Senate Bill No. 612, (House Bill No. 367), entitled:

An Act to amend sections nineteen of the act approved the thirtieth day of June, one thousand nine hundred nineteen (Pamphlet Laws six hundred seventy-eight), entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or tralling after motor vehicles, requiring the registration of the same, and the licensing of all operators thereof, providing the fees therefor and the disposition of such fees, prohibiting the unauthorized use of and tampering with motor vehicles, limiting and defining the powers of cities, boroughs, incorporated towns, townships and counties as to the regulation of the use and equipment of motor vehicles, and the taxing registration or licensing thereof, imposing certain duties on the State Highway Commissioner and on proprietors of public garages, providing procedure and penalties for violations thereof, and the disposition of fines collected and regulating the services of process and proceedings in actions for damages arising from the use of any motor vehicle."

Also from the Committee on Public Roads and Highways, reported as amended, Senate Bill No. 796, entitled:

An Act to amend an act approved the thirtieth day of June, one thousand nine hundred and nineteen (P. L. 762), entitled "An act regulating the sale, conveyance, transfer or disposition of second-hand motor vehicles; requiring the making and filing of sworn descriptions thereof, and statements in relation thereto; regulating the registry of such vehicles; imposing certain duties on the State Highway Commissioner relative to such stolen vehicles; forbidding the removal, defacement, alteration, destruction obliteration, or concealment of the trade-marks, identification numbers, serial number, or other distinguishing marks of motor vehicles, or the having possession of motor vehicles, or parts thereof, on or from which such trade or other distinguishing marks or numbers have been removed, defaced, altered, destroyed, obliterated, or concealed; imposing certain duties upon deputy sheriffs, constables, police officers, and proprietors of public garages; prohibiting the registration of motor vehicles subject to the provisions of this act unless in compliance with its terms; providing for the licensing of the business of dealing in second-hand motor vehicles; and fixing penalties for violation of the provisions of this act; and providing that the making of a false affidavit under the provisions of this act shall be perjury and shall be punishable as such."

Mr. EYRE, from the Committee on Appropriation, reported as amended, Senate Bill No. 356, entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading, Pennsylvania.

Also from the Committee on Appropriations, re-reported as amended, Senate Bill No. 428, entitled:

An Act making an appropriation to the Home for the Friendless Children of the City of Reading, Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 876, entitled:

An Act making an appropriation to the Good Samaritan Hospital, of Lebanon, Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 741, entitled:

A joint resolution authorizing the Governor to appoint a commission to inquire into a plan for the reorganization of the State Government; and making an appropriation.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 456, entitled:

An Act making an appropriation to the Berks County Tuberculosis Society.

Mr. STINEMAN, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 1019, (House Bill No. 1308), entitled:

An Act to amend clause twenty-four of section two of an act approved the third day of April one thousand eight hundred and fifty-one (Pamphlet Laws three hundred and twenty), entitled "An act regulating boroughs" as amended authorizing the boroughs to increase the rate of taxation for general borough purposes.

Also from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 1017, (House Bill No. 1307), entitled:

An Act to amend section eighteen article one chapter seven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve), entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs," as added.

Also from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 1041, (House Bill No. 1340), entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (P. L. 312), entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" authorizing boroughs to define and punish disorderly conduct.

Mr. EINSTEIN, from the Committee on Elections, reported as committed, Senate Bill No. 1038, (House Bill No. 1164), entitled:

An Act to amend section forty-three of the act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fifty-seven), entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the powers and the duties of the commissioners constituting same and of their appointees including registrars inspectors of registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling places by registrars and at the offices of commissions by commissioners and the right of parties or bodies of electors to have watchers thereat and the preparation and use of streets lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by any elector under certain conditions directing how the registers shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint their chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commission in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon courts judges prothonotaries sheriffs commissioners peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are coextensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions numbering and fixing penalties for violation thereof and repealing all legislation inconsistent herewith" so as to increase the maximum compensation to be paid to the chief clerk of the registration commission.

Mr. SMITH, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1002, (House Bill 1198), entitled:

An Act to amend an act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred sixty-four) entitled "An act authorizing suits brought to recover in case of accidents in this Commonwealth in courts of common pleas to be certified to the

Workmen's Compensation Board when discovered that the suit has been brought wrongfully" extending the provisions of said act to suits brought after the passage of said act and prior to the passage of this amendment.

Also from the Committee on Judiciary Special, reported as committed, Senate Bill No. 865, entitled:

An Act to amend an act approved the 2d day of June, A. D. 1915 (Pamphlet Laws 736), entitled "An act defining the liability of an employer to pay damages for injuries received by an employe in the course of employment; establishing an elective schedule of compensation; and providing procedure for the determination of liability and compensation thereunder." As amended by providing that employers liable to pay compensation shall insure the payment of compensation in the State Workmen's Insurance Fund.

Mr. ARON, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 1049, (House Bill No. 1323), entitled:

An Act to amend section two of an act approved the twenty-fifth day of April one thousand nine hundred and three (Pamphlet Laws three hundred and four), entitled "An act to further regulate the construction maintenance and inspection of buildings and party walls in cities of the first class."

#### BILLS INTRODUCED.

Mr. SMITH, read in his place and presented to the Chair, Senate Bill No. 1048, entitled:

An Act to amend section six hundred twenty-seven of an act approved the eighteenth day of May one thousand nine hundred eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Which was committed to the Committee on Education.

Also read in his place and presented to the Chair, Senate Bill No. 1049, entitled:

An Act to provide for the payment of moneys appropriated for the care, treatment, and maintenance of the indigent insane, criminal insane, feeble-minded, epileptic, sick, or injured and all other persons who are wards of the State or are beneficiaries in moneys so appropriated; and the issuing of warrants by the Auditor General on the State Treasurer to the boards of trustees, directors, or managers of insane institutions, reformatories, hospitals, asylums, homes, training schools, penal institutions refractories, and all such other institutions owned, controlled, and operated, in part or in whole, by the State, or to which the State appropriates moneys towards the maintenance thereof, wherein such persons or wards of the State may be confined.

Which was committed to the Committee on Judiciary Special.

Mr. BERNTHEIZEL, read in his place and presented to the Chair, Senate Bill No. 1050, entitled:

An Act making an appropriation for the purchase of copies of the history of the Twenty-eighth Division during the World War; and providing for the distribution thereof by the Governor.

Which was committed to the Committee on Appropriations.

Mr. McCONNELL, read in his place and presented to the Chair, Senate Bill No. 1051, entitled:

An Act making an appropriation to the Snyder-Middlewarth Park Commission, to carry into effect the provisions of an act approved the twelfth day of April, one thousand nine hundred and twenty-one, entitled "An act providing for the establishment and the regulation of a State Park to be known as the Snyder-Middlewarth State Park."

Which was committed to the Committee on Appropriations.

Mr. MacDADE read in his place and presented to the Chair, Senate Bill No. 1052, entitled:

An Act to amend section five hundred ten of the act approved the fourteenth day of July, one thousand nine hundred seventeen (P. L. 840) entitled "An act concerning townships; and revising, amending, and consolidating the law regulating thereto."

Which was committed to the Committee on New Counties and County Seats.

Also read in his place and presented to the Chair, Senate Bill No. 1053, entitled:

An Act to validate tax liens filed since the twenty-first day of May, one thousand nine hundred and thirteen, under the provisions of an act, approved the fourth day of June, one thousand nine hundred and one, entitled "An act providing when, how, upon what property, and to what extent, liens shall be allowed for taxes, and for municipal improvements, and for the removal of nuisances; the procedure upon claims filed therefor; the methods for preserving such liens and enforcing payment of such claims; the effect of judicial sales of the properties liened, and the manner of distributing the proceeds of such sales," to authorize the filing of tax liens under the provision of the said act for the period of six months after the approval of this act, and providing for their collection.

Which was committed to the Committee on New Counties and County Seats.

Mr. CRAIG read in his place and presented to the Chair, Senate Bill No. 1054, entitled:

An Act to amend Route two hundred and forty-six of section six of an act approved the thirty-first day of May, one thousand nine hundred and eleven, (P. L. 468) entitled "An act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employes; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of Commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities, and towns and extending to the State line; describing and defining same route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance, and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway, and procedure there-in; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance, and repair of townships or county roads, and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid highways, and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act."

Which was committed to the Committee on Public Roads and Highways.

Mr. BALDWIN read in his place and presented to the Chair, Senate Bill No. 1055, entitled:

An Act making an appropriation to the Bonair Sanatorium, Bells Camp, McKean County, Pennsylvania.

Which was committed to the Committee on Appropriations.

#### REPORTS FROM COMMITTEES.

Mr. MacDADE, Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection. The Chair hears none.

Mr. MacDADE, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 1052, entitled:

An Act to amend section five hundred ten of the act approved the fourteenth day of July, one thousand nine hundred seventeen (P. L. 840) entitled "An act concerning townships, and revising, amending, and consolidating the law relating thereto."

Also from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 1053, entitled:



An Act to validate tax liens filed since the twenty-first day of May, one thousand nine hundred and thirteen, under the provisions of an act approved the fourth day of June, one thousand nine hundred and one, entitled "An act providing when, how, upon what property, and to what extent, liens shall be allowed for taxes, and for municipal improvement, and for the removal of nuisances; the procedure upon claims filed therefor; the methods of preserving such liens and enforcing payment of such claims; the effect of judicial sales of the properties liened, and the manner of distributing the proceeds of such sales," to authorize the filing of tax liens under the provision of the said act for the period of six months after the approval of this act, and providing for their collection

Mr. SMITH. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection. The Chair hears none.

Mr. SMITH, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1049, entitled:

An Act to provide for the payment of moneys appropriated for the care, treatment, and maintenance of the indigent insane, criminal insane, feeble-minded, epileptic, sick, or injured, and all other persons who are wards of the State or are beneficiaries in moneys so appropriated, and the issuing of warrants by the Auditor General on the State Treasurer to the boards of trustees, directors or managers of insane institutions, hospitals, asylums, homes, training schools, penal institutions, reformatories, and all such other institutions owned, controlled, and operated, in part in whole, by the State, or to which the State appropriates moneys towards the maintenance thereof, wherein such persons or wards of the State may be confined

Mr. EYRE. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection. The Chair hears none.

Mr. EYRE, from the Committee on Appropriations, reported as committed, Senate Bill No. 1050, entitled:

An Act making an appropriation for the purchase of copies of the history of the Twenty-eighth Division during the World War; and providing for the distribution thereof by the Governor

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1051, entitled:

An Act making an appropriation to the Snyder-Middlewarth Park Commission, to carry into effect the provisions of an act approved the twelfth day of April, one thousand nine hundred and twenty-one, entitled "An act providing for the establishment and the regulation of a State Park to be known as the Snyder-Middlewarth State Park"

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1055, entitled:

An Act making an appropriation to the Bonair Sanatorium, Bells Camp, McKean County, Pennsylvania

#### BILL ON FINAL PASSAGE RECALLED FROM THE GOVERNOR.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 309, as follows:

An Act to amend sections five and six of an act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five of an act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith" which reads as follows

"Section 5. Every person desiring to commence the practice of optometry or if now in practice to continue the practice thereof after January first one thousand nine hundred and

eighteen except as herein otherwise provided shall take the examination provided in this act and satisfy the other requirements hereof as here provided Any person who has been engaged in the practice of optometry in this Commonwealth for two full years prior to the passage of this act or for one year in this and for the year preceding it in another state and is of good character shall be entitled to take a limited examination covering the following only

- (a) The limitation of the sphere of optometry
- (b) The necessary scientific instruments used
- (c) The form and power of lenses used
- (d) A correct method of measuring presbyopia hypermetropia myopia and astigmatism
- (e) The writing of formulae or prescriptions for the adaptation of lenses in aid of vision

Any person over the age of twenty-one years of good moral character who has had a preliminary education equivalent to two years of the course of high school whose standard is approved by the Bureau of Professional Education of the Department of Public Instruction which preliminary education shall be ascertained by examination or by acceptable certificate as to credentials for work done in such approved institution and has graduated from a school or college of optometry approved by the Board of Optometrical Education Examination and Licensure which maintains a course in optometry of not less than two years and has afterwards studied optometry for at least one year in a licensed optometrist's office shall be entitled to take a standard examination Said standard examination shall consist of tests in practical theoretical and physiological optics in theoretical and practical optometry and in the anatomy and physiology of the eye and in pathology as applied to optometry Provided That any person not less than twenty-one years of age who is actually engaged in the practice of optometry at the time of the passage of this act shall be entitled to take the standard examination merely upon proof to the board that he is of good moral character and is not addicted to the intemperate use of alcohol or narcotic drugs" is hereby amended to read as follows

Section 5. Every person desiring to commence the practice of optometry or if now in practice to continue the practice thereof after January first one thousand nine hundred and eighteen except as herein otherwise provided shall take the examination provided in this act and satisfy the other requirements hereof as here provided Any person who has been engaged in the practice of optometry in this Commonwealth for two full years prior to the passage of this act or for one year in this and for the year preceding it in another state and is of good character shall be entitled to take a limited examination covering the following only

- (a) The limitation of the sphere of optometry
- (b) The necessary scientific instruments used
- (c) The form and power of lenses used
- (d) A correct method of measuring presbyopia hypermetropia myopia and astigmatism
- (e) The writing of formulae or prescriptions for the adaptation of lenses in aid of vision

Any person shall be entitled prior to the first day of January one thousand nine hundred twenty-two to take a limited examination at the time the limited examinations under this act to which this is an amendment were held was serving in the army or navy of the United States or who was at such time or times otherwise unavoidably absent from this State or was physically handicapped and unable to take such examination Provided however That any such person shall have engaged in the practice of optometry in this Commonwealth for two full years prior to the passage of the act to which this is an amendment or for one year in this Commonwealth and one year in another state and shall be of good character The board shall require satisfactory proof of the fact or facts entitling any person to take a limited examination under any provisions of this amendment

Any person over the age of twenty-one years of good moral character who has had a preliminary education equivalent to two years of the course of high school whose standard is approved by the Bureau of Professional Education of the Department of Public Instruction which preliminary education shall be ascertained by examination or by acceptable certificate as to credentials for work done in such approved institution and has graduated from a school or college of optometry approved by the Board of Optometrical Education Examination and Licensure which maintains a course in optometry of not less than two years and has afterwards studied optometry for at least one year in a licensed optometrist's office shall be entitled to take a standard examination Said standard examination shall consist of tests in practical theoretical and physiological optics in theoretical and practical optometry and in the anatomy and physiology of the eye and in pathology as applied to optometry Provided That any person not less than twenty-one years of age who is actually engaged in the practice of optometry at the time of the passage of this act shall be entitled prior to the first day of January one thousand nine hundred and twenty-two to take the standard examination merely upon proof to the board that he is of good moral character and is not addicted to the intemperate use of alcohol or narcotic drugs

Section 2 That section six of said act which reads as follows

"Section 6. Every person desiring to be licensed as in this act provided shall file with the secretary of said board upon appropriate blank to be furnished by said secretary an application verified by oath setting forth the facts which entitle the applicant to examination and licensure under the provisions of this act The said board shall hold at least two examinations each year In case of failure at any standard examination the applicant after the expiration of six months and within two years shall have the privilege of a second examination by the board without the payment of an additional



fee. In case of failure at any limited examination the applicant shall have the privilege of continuing the practice of optometry and of taking a second examination without the payment of an additional fee. But in the event of his failure to pass the second examination on or before July first one thousand nine hundred and eighteen he shall thereafter cease to practice optometry in this Commonwealth. Every applicant who shall pass the standard examination or the limited examination as the case may be and who shall otherwise comply with the provisions of this act shall receive from the said board under its seal a certificate of licensure entitling him to practice optometry in this Commonwealth which certificate shall be duly registered in a record book to be properly kept by the secretary of the board for that purpose which shall be open to public inspection and a duly certified copy of said record shall be received as evidence in all courts of this Commonwealth in the trial of any case. Each person to whom a certificate shall be issued by said board shall keep said certificate displayed in a conspicuous place in the office or place of business wherein said person shall practice optometry together with the photograph of said person attached to the lower right-hand corner of said certificate and shall whenever required exhibit the said certificate to any member or agent of the said board. Peddling from door to door or the establishment of temporary offices is specifically forbidden under penalty of revocation of certificate by said board. Whenever any person shall practice optometry outside or away from his office or place of business he shall deliver to each person fitted with glasses by him a certificate signed by him wherein he shall set forth the amount charged his post office address and the number of his certificate. Each person to whom a certificate has been issued by said board shall before practicing under the same register said certificate in the office of the prothonotary in each county wherein he proposes to practice optometry and shall pay therefor such fee as may be lawfully chargeable for such registry. The prothonotary in each county shall keep a certificate registration book wherein he shall promptly register each certificate for which the fee is paid" is hereby amended to read as follows:

Section 6. Every person desiring to be licensed as in this act provided shall file with the secretary of said board upon appropriate blank to be furnished by said secretary an application verified by oath setting forth the facts which entitle the applicant to examination and licensure under the provisions of this act. The said board shall hold at least two examinations each year. In case of failure at any standard examination the applicant after the expiration of six months and within two years shall have the privilege of a second examination by the board without the payment of an additional fee. In case of failure at any limited examination the applicant shall have the privilege of continuing the practice of optometry and of taking a second examination without the payment of an additional fee. But in the event of his failure to pass the second examination on or before July first one thousand nine hundred and eighteen he shall thereafter cease to practice optometry in this Commonwealth. Every applicant who shall pass the standard examination or the limited examination as the case may be and who shall otherwise comply with the provisions of this act shall receive from the said board under its seal a certificate of licensure entitling him to practice optometry in this Commonwealth which certificate shall be duly registered in a record book to be properly kept by the secretary of the board for that purpose which shall be open to public inspection and a duly certified copy of said record shall be received as evidence in all courts of this Commonwealth in the trial of any case. Each person to whom a certificate shall be issued by said board shall keep said certificate displayed in a conspicuous place in the office or place of business wherein said person shall practice optometry together with the photograph of said person attached to the lower right-hand corner of said certificate and shall whenever required exhibit the said certificate to any member or agent of the said board. Peddling and soliciting from door to door or the establishment of temporary offices is forbidden under penalty of revocation of certificate by said board. Unprofessional conduct is also punishable by revocation of certificate. Unprofessional conduct shall mean the employment of solicitors or the obtaining of money by fraud or misrepresentation of the optometrical business in which such untruthful statements are made. Whenever any person shall practice optometry outside or away from his office or place of business he shall deliver to each person fitted with glasses by him a certificate signed by him wherein he shall set forth the amount charged his post office address and the number of his certificate. Each person to whom a certificate has been issued by said board shall before practicing under the same register said certificate in the office of the prothonotary in each county wherein he proposes to practice optometry and shall pay therefor such fee as may be lawfully chargeable for such registry. The prothonotary in each county shall keep a certificate registration book wherein he shall promptly register each certificate for which the fees is paid.

And the amendments made thereto having been printed as required by the Constitution.

On the question.

Shall the bill pass finally?

Mr. SMITH. Mr. President, I move to reconsider the vote by which the bill passed finally.

The PRESIDENT. How did the Senator vote?

Mr. SMITH. Mr. President, I voted "aye".

Mr. DAIX. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. DAIX. Mr. President, I voted "aye".

The motion was agreed to.

And the question recurring.

Shall the bill pass finally?

Mr. SMITH. Mr. President, I move to reconsider the vote by which the bill passed third reading.

The PRESIDENT. How did the Senator vote?

Mr. SMITH. Mr. President, I voted "aye".

Mr. DAIX. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. DAIX. Mr. President, I voted "aye".

And the question recurring.

Will the Senate agree to the bill on third reading?

Mr. SMITH. Mr. President, I ask unanimous consent to amend section 1, page 5, line 4, by striking out after the word "under" the word "this" and inserting in lieu thereof the word "the"; also line 16, by inserting after the word "any" the words, "of the."

The PRESIDENT. Is there objection. The Chair hears none.

The amendment was agreed to.

On the question.

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

#### BILLS ON FINAL PASSAGE.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 648, as follows:

An Act to amend sections one thousand five hundred and one and one thousand five hundred and five of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by an act approved the twenty-third day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and seventy-two) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'" reads as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand five hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which as amended by the act approved the twenty-third day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and seventy-two) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'" reads as follows:

"Section 1501. Every school district of the first second or third class in this Commonwealth shall annually provide medical inspection of all the pupils of its public schools by proper medical inspectors to be appointed by the board of school directors of the district. Such medical inspection shall be made in the presence of the parent or guardian of the pupil when so requested by parent or guardian. All such medical inspectors shall be physicians legally qualified to practice medicine in this Commonwealth who have had at least two years experience in the practice of their profession and shall be paid such amount as the boards of school directors determine. Provided That nothing in this act shall preclude the appointment of health officers or municipalities as medical inspectors in the school districts of this Commonwealth" is hereby amended to read as follows:

Section 1501. Every school district of the first second or third class in this Commonwealth shall annually provide medical inspection of all the pupils of its public schools by proper medical



cal inspectors to be appointed by the board of school directors of the district in sufficient number to conduct the required inspection in conformity with the standard requirements prescribed by the Commissioner of Health for the medical inspection of schools in such district such medical inspection shall be made in the presence of the parent or guardian of the pupil when so requested by parent or guardian. All such medical inspectors shall be physicians legally qualified to practice medicine in this Commonwealth who have had at least two years experience in the practice of their profession and shall be paid such amounts as the boards of school directors may determine. Provided That nothing in this act shall preclude the appointment of health officers of municipalities as medical inspectors in the school districts of this Commonwealth.

Section 2 That section one thousand five hundred and five of said act which as amended by said act of one thousand nine hundred and nineteen reads as follows

"Section 1505 The medical inspectors shall at least once each year inspect and carefully test and examine all pupils in the public schools of their district giving special attention to defective sight hearing teeth or other disabilities and defects specified by the Commissioner of Health in his directions for medical examinations of schools. Each medical inspector shall make to the teacher or if the board of school directors so directs to the principal or district superintendent of schools a written report concerning all pupils found to need medical or surgical attention and giving careful directions concerning the care of each pupil who needs special care while in school. The teacher or the principal or district superintendent shall keep such report until the end of the school year shall carry out as carefully as possible said directions concerning the special care of pupils while in school and shall promptly send a copy of the medical inspector's report upon each child to the parents or guardian thereof" is hereby amended to read as follows

Section 1505 The medical inspectors shall at least once each year inspect and carefully test and examine all pupils in the public schools of their district giving special attention to defective sight hearing teeth or other disabilities and defects specified by the Commissioner of Health in his directions and requirements for medical inspection of schools and shall make such additional inspections and examinations as shall be provided for in said directions or required by the Commissioner of Health the principal or the district superintendent of schools. Each medical inspector shall make to the teacher or if the board of school directors so directs to the principal or district superintendent of schools a written report concerning all pupils found to need medical or surgical attention and giving careful directions concerning the care of each pupil who needs special care while in school. The teacher principal or district superintendent shall promptly send a copy of the medical inspector's report upon each child requiring treatment to the parents or guardian thereof and shall keep the report concerning the pupils found to need medical or surgical attention until the last month of the school term carrying out as carefully as possible the medical inspector's directions concerning the medical care of pupils while in school noting any corrections of defects reported and in fourth class school districts shall return the report to the Commissioner of Health in first second and third class school districts to the district superintendent of schools or to the principal of schools if no district superintendent who shall make such reports to the Commissioner of Health as he may require

And the amendments made thereto having been printed as required by the Constitution.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Aron.	Davis.	Long.	Schantz.
Baldwin.	DeWitt.	MacDade.	Service.
Barnes.	Donahue.	Marlow.	Sisson.
Barr.	Einstein.	McClintock.	Smith.
Berntheizer.	Eyre.	McConnell.	Snyder.
Boyd.	Gray.	McNichol.	Sones.
Bruckman.	Hackett.	Miller, J. S.	Stipeman.
Clark.	Heaton.	Miller, S. J.	Yarr.
Craig.	Herron.	Norton.	Wesver.
Crow.	Drachner.	Patton.	Whitten.
Culbertson.	Jayne.	Phibbs.	Woodward.
Dain.	Leslie.	Salus.	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 714. (House Bill No. 677), as follows:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws

general special or local or any parts thereof that are or may be inconsistent therewith" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand six hundred and seven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by the act approved the eighth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred and thirty-six) entitled "An act to amend section one thousand six hundred and seven of an act approved the eighteenth day of May one thousand nine hundred and seven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 1607 In every elementary public school established and maintained in this Commonwealth under the provisions of this act there shall be taught in the English language the following common English branches Spelling reading writing arithmetic geography English grammar history of the United States and of Pennsylvania including the elements of civil government physiology and hygiene and instruction in safety first methods also a system of humane education which shall include kind treatment of horses birds and other animals together with such other branches including vocal music public speaking drawing physical training elementary manual training elementary domestic science and elementary agriculture as the board of school directors in any district with the approval of the proper superintendent of schools may prescribe. Provided That in all school districts of the first class physical training shall be carried on as a part of the regular course of study in the public schools" and which as amended by the act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and forty-four) entitled "An act to amend section one thousand six hundred and seven of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" reads as follows

"Section 1607 In every elementary public school established and maintained in this Commonwealth under the provisions of this act there shall be taught in the English language the following common English branches Spelling reading writing arithmetic geography English grammar history of the United States and of Pennsylvania including the elements of civil government physiology and hygiene also a system of humane education which shall include kind treatment of horses birds and other animals together with such other branches including vocal music public speaking drawing physical training elementary manual training elementary domestic science and elementary agriculture as the board of school directors in any district with the approval of the proper superintendent of schools may prescribe. Provided That in all school districts of the first class physical training shall be carried on as a part of the regular course of study in the public schools. The State Superintendent of Public Instruction shall prescribe a course of instruction conducive to the spirit of loyalty and devotion to the State and National Governments which shall be taught in all the public schools of the State" and which as amended by the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred and ninety-one) entitled "An act to amend section one thousand six hundred and seven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" reads as follows

"Section 1607 In every elementary public school established and maintained in this Commonwealth under the provisions of this act there shall be taught in the English language the following common English branches Spelling reading writing arithmetic geography English grammar history of the United States and of Pennsylvania including the elements of civil government physiology and hygiene physical training and ethics also a system of humane education which shall include kind treatment of horses birds and other animals together with such other branches including vocal music public speaking drawing elementary manual training elementary domestic science elementary agriculture and instruction conducive to the spirit of loyalty and devotion to the State and National Government as the board of school directors in any district with the ap-

proval of the proper superintendent of schools may prescribe" is hereby further amended to read as follows:

Section 1607. In every elementary public and private school established and maintained in this Commonwealth the following subjects shall be taught in the English language and from English texts English including spelling reading and writing arithmetic geography the history of the United States and of Pennsylvania civics including loyalty to the State and National Government training in safety first methods and the humane treatment of birds and animals health including physical training and physiology music art. Other subjects shall be taught in the public elementary schools and also in the public high schools as may be designated or approved by the State Board of Education. All such subjects except foreign languages shall be taught in the English language and from English texts.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—47.

Aron.	Davis.	Long.	Schantz.
Baldwin.	DeWitt.	MacDade.	Service.
Barnes.	Donahue.	Marlow.	Sisson.
Barr.	Einstein.	McClintock.	Smith.
Berntheizel.	Eyre.	McConnell.	Snyder.
Boyd.	Gray.	McNichol.	Sones.
Buckman.	Hackett.	Miller, J. S.	Stineman.
Clark.	Heaton.	Miller, S. J.	Vare.
Craig.	Herron.	Norton.	Weaver.
Crow.	Homsher.	Patton.	Whitten.
Culbertson.	Joyce.	Phlips.	Woodward.
Daix.	Leslie.	Sains.	

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendment in which the concurrence of the House is requested.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 873, as follows:

An Act relating to explosives making unlawful the giving away sale or delivery of explosives to persons under sixteen and the having in possession and use of explosives for certain purposes

## DEFINITION

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the word "explosives" as used in this act means any chemical compound or mechanical mixture that contains any oxidizing and combustible units or other ingredients in such proportions quantities or packing that an ignition by fire by friction by concussion by percussion or by detonator or any part of the compound or mixture may cause such a sudden generation of highly heated gases that the resultant gaseous pressures are capable of producing destructive effects on contiguous objects or of destroying life or limb provided however that ammonium nitrate nitro starch containing fifteen or more per centum of water smokeless powder gasoline naphtha kerosene acetylene gas and other substances of like character are not intended to be included within this definition For the purpose of this act manufactured articles shall not be held to be explosives when the individual units contain explosives in such limited quantities of such nature or in such packing that it is impossible to procure a simultaneous or a destructive explosion of such units to the injury of life limb or property by fire by friction by concussion by percussion or by detonator such as fixed ammunition for small arms firecrackers safety fuse matches et cetera

Section 2. Persons Under Sixteen It shall be unlawful to sell give away or otherwise dispose of or deliver to any person under sixteen years of age any explosives whether said person is acting for himself or for any other person.

Section 3. Possession of Bomb or Similar Device Any person who shall have in his possession or control any explosives or any shell bomb or similar device charged or filled with one or more explosives intending to use the same or cause same to be used for an unlawful purpose shall constitute a violation of this act. The possession or control by any person of any such device so charged or filled shall be deemed prima facie evidence of an intent to use the same or cause the same to be used for an unlawful purpose.

Section 4. Destroying Property Maliciously Any person his aids or abettors who shall wilfully and maliciously blow up or otherwise wreck destroy injure or damage in

whole or in part or attempt so to do or conspire or connive thereat any property by means of explosives shall constitute a violation of this act

Section 5. Penalty Any person who fails to comply with or violates any of the provisions of this act shall be guilty of a felony and upon conviction shall be punished by imprisonment for not less than five years nor more than twenty-five years

Section 6. Constitutionality In case any provision of this act shall be adjudged unconstitutional or void for any other reason such adjudication shall not affect any of the other provisions of this act

Section 7. Time of Taking effect This act shall take effect after its passage and approval

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—47.

Aron.	Davis.	Long.	Schantz.
Baldwin.	DeWitt.	MacDade.	Service.
Barnes.	Donahue.	Marlow.	Sisson.
Barr.	Einstein.	McClintock.	Smith.
Berntheizel.	Eyre.	McConnell.	Snyder.
Boyd.	Gray.	McNichol.	Sones.
Buckman.	Hackett.	Miller, J. S.	Stineman.
Clark.	Heaton.	Miller, S. J.	Vare.
Craig.	Herron.	Norton.	Weaver.
Crow.	Homsher.	Patton.	Whitten.
Culbertson.	Joyce.	Phlips.	Woodward.
Daix.	Leslie.	Sains.	

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate resumed the third reading and consideration of Senate Bill No. 874, as follows:

An Act relating to explosives making unlawful the giving away sale or delivering of explosives without the making and keeping of records of sale

## Definition

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the word "explosives" as used in this act means any chemical compound or mechanical mixture that contains any oxidizing and combustible units or other ingredients in such proportions quantities or packing that an ignition by fire by friction by concussion by percussion or by detonator or any part of the compound or mixture may cause such a sudden generation of highly heated gases that the resultant gaseous pressures are capable of producing destructive effects on contiguous objects or of destroying life or limb provided however that ammonium nitrate nitro starch containing fifteen (15) or more per centum of water smokeless powder gasoline naphtha kerosene acetylene gas and other substances of like character are not intended to be included within this definition For the purpose of this act manufactured articles shall not be held to be explosives when the individual units contain explosives in such limited quantities of such nature or in such packing that it is impossible to procure a simultaneous or a destructive explosion of such units to the injury of life limb or property by fire by friction by concussion by percussion or by detonator such as fixed ammunition for small arms firecrackers safety fuse matches et cetera

Section 2. Records of Sale Every person selling or giving away explosives within this State shall keep at all times an accurate journal or form of record in which must be entered from time to time as it is made each and every sale or gift made by such person of any quantity of explosives

Such record must show in a legible writing to be entered therein at the time of said sale or gift a history of each transaction stating the name and quantity of explosive sold or given name place of business of the purchaser name of individual to whom delivered with his or her address or place of employment

Such record must be kept by the person selling or giving away explosives in his or their office or place of business where same is sold or given away and so much of the record as is contained in any public or any private industry shall be subject to a subpoena by the superintendent or officers of the Department of State Police on proper demand therefor for the express purpose of assisting such authority to determine whether or not any of such explosive was used for an unlawful purpose

Such records must be preserved and available for reference for a period of one year from the date on which they are made

Section 3. Penalty Any person who fails to comply with or violates any provisions of this act shall be guilty of a misde-



meanor and upon conviction shall be punished by a fine of not less than twenty-five dollars nor more than five hundred dollars

Section 4 Constitutionally In case any provision of this act shall be adjudged unconstitutional or void for any other reason such adjudication shall not affect any of the other provisions of this act

Section 5 Time or Taking Effect This act shall take effect after its passage and approval

And the amendments made thereto having been printed as required by the Constitution.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Aron.	Davis.	Long.	Schantz.
Baldwin.	DeWitt.	MacDade.	Service.
Barnes.	Donahue.	Marlow.	Sisson.
Barr.	Einstein.	McClintock.	Smith.
Berntheizel.	Eyre.	McConnell.	Snyder.
Boyd.	Gray.	McNichol.	Sones.
Buckman.	Hackett.	Miller, J. S.	Stineman.
Clark.	Heaton.	Miller, S. J.	Vare.
Craig.	Herron.	Norton.	Weaver.
Crow.	Homsher.	Patton.	Whitten.
Culbertson.	Joyce.	Phipps.	Woodward.
Daix.	Leslie.	Salus.	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

#### BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 80, entitled:

An Act making an appropriation to the treasurer of the First Regiment Infantry of Pennsylvania

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Aron.	Davis.	Long.	Schantz.
Baldwin.	DeWitt.	MacDade.	Service.
Barnes.	Donahue.	Marlow.	Sisson.
Barr.	Einstein.	McClintock.	Smith.
Berntheizel.	Eyre.	McConnell.	Snyder.
Boyd.	Gray.	McNichol.	Sones.
Buckman.	Hackett.	Miller, J. S.	Stineman.
Clark.	Heaton.	Miller, S. J.	Vare.
Craig.	Herron.	Norton.	Weaver.
Crow.	Homsher.	Patton.	Whitten.
Culbertson.	Joyce.	Phipps.	Woodward.
Daix.	Leslie.	Salus.	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

Th Senate proceeded to the third reading and consideration of Senate Bill No. 142, entitled:

An Act making an appropriation to the Grand View Hospital located near Sellersville Bucks County Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Aron.	Davis.	Long.	Schantz.
Baldwin.	DeWitt.	MacDade.	Service.

Barnes.	Donahue.	Marlow.	Sisson.
Barr.	Einstein.	McClintock.	Smith.
Berntheizel.	Eyre.	McConnell.	Snyder.
Boyd.	Gray.	McNichol.	Sones.
Buckman.	Hackett.	Miller, J. S.	Stineman.
Clark.	Heaton.	Miller, S. J.	Vare.
Craig.	Herron.	Norton.	Weaver.
Crow.	Homsher.	Patton.	Whitten.
Culbertson.	Joyce.	Phipps.	Woodward.
Daix.	Leslie.	Salus.	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 264, (House Bill No. 11), as follows:

An Act for the protection of human life livestock and growing timber by prohibiting the discharge of certain guns except at birds and animals or at targets properly protected and providing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any person while hunting for birds or animals of any kind or while in hunting territory during the open season for upland game except in the performance of an official duty or the protection of life and property to shoot at any mark or target other than birds or animals with a rifle or firearm of any sort emitting a single ball or bullet larger than a twenty-two calibre short of one discharge or to discharge such firearm at random without aiming at any certain object except at a properly constructed target or mark or a dead tree protected either by a natural or an artificial barrier so that the ball or bullet cannot travel more than fifteen yards beyond the target aimed at after making due allowance for deflection in any direction not to exceed an angle of forty-five (45) degrees

Section 2 Any person violating the provisions of this Act shall upon conviction in a summary proceeding brought within two years be sentenced to pay a fine of twenty-five dollars each shot fire contrary to the provisions of this act shall constitute a separate offense

Any constable police officer member of the State Police force game protector special deputy game protector forester forest ranger or fish warden may upon view arrest without warrant any person found violating the provisions of this act and bring such person before a justice of the peace alderman or magistrate for hearing All penalties shall be paid into the funds of the county in which collected Provided however That the provisions of this act shall not be construed to apply in any manner to the building or equipment of rifle ranges owned leased or maintained by the Pennsylvania National Guard or by any properly accredited State and Federal rifle clubs or associations or to any public shooting exhibition properly safe guarded and conducted under the direction of any organization for the promotion of marksmanship

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Aron.	Davis.	Long.	Schantz.
Baldwin.	DeWitt.	MacDade.	Service.
Barnes.	Donahue.	Marlow.	Sisson.
Barr.	Einstein.	McClintock.	Smith.
Berntheizel.	Eyre.	McConnell.	Snyder.
Boyd.	Gray.	McNichol.	Sones.
Buckman.	Hackett.	Miller, J. S.	Stineman.
Clark.	Heaton.	Miller, S. J.	Vare.
Craig.	Herron.	Norton.	Weaver.
Crow.	Homsher.	Patton.	Whitten.
Culbertson.	Joyce.	Phipps.	Woodward.
Daix.	Leslie.	Salus.	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

Th Senate proceeded to the third reading and consideration of Senate Bill No. 286, (House Bill No. 251), entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

## YEAS—47.

Aron.	Davis.	Long.	Schantz.
Baldwin.	DeWitt.	MacDade,	Service.
Barnes.	Donahue.	Marlow.	Sisson.
Barr.	Einstein.	McClintock,	Smith.
Berntheizel,	Eyre.	McConnell,	Snyder.
Boyd.	Gray.	McNichol,	Sones.
Buckman,	Hackett.	Miller, J. S.,	Stineman.
Clark.	Heaton.	Miller, S. J.,	Vare.
Craig.	Herron.	Norton.	Weaver.
Crow.	Homsher.	Patton.	Whitten.
Culbertson,	Joyce.	Phipps.	Woodward.
Daix.	Leslie.	Salus.	

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 352, entitled:

An Act to carry out the provisions of Section 8, Article IX of the Constitution of the State of Pennsylvania, as amended, and, for that purpose, prescribing the method of determining the amount which may be deducted in ascertaining the borrowing capacity of the City of Philadelphia by excluding from the calculation, and deducting from its indebtedness, so much of the debt of said City as shall have been incurred or is about to be incurred, and the proceeds thereof expended or about to be expended, upon any public improvement or in the construction, purchase or condemnation of any public utility, or part thereof, or facility therefor, if such public improvement or public utility or part thereof, whether separately or in connection with any other public improvement or public utility or part thereof may reasonably be expected to yield revenue in excess of operating expenses sufficient to pay the interest and sinking fund charges thereon.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—47.

Aron.	Davis.	Long.	Schantz.
Baldwin.	DeWitt.	MacDade,	Service.
Barnes.	Donahue.	Marlow.	Sisson.
Barr.	Einstein.	McClintock,	Smith.
Berntheizel,	Eyre.	McConnell,	Snyder.
Boyd.	Gray.	McNichol,	Sones.
Buckman,	Hackett.	Miller, J. S.,	Stineman.
Clark.	Heaton.	Miller, S. J.,	Vare.
Craig.	Herron.	Norton.	Weaver.
Crow.	Homsher.	Patton.	Whitten.
Culbertson,	Joyce.	Phipps.	Woodward.
Daix.	Leslie.	Salus.	

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 370. (House Bill No. 224), entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs."

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—47.

Aron.	Davis.	Long.	Schantz.
Baldwin.	DeWitt.	MacDade,	Service.
Barnes.	Donahue.	Marlow.	Sisson.
Barr.	Einstein.	McClintock,	Smith.
Berntheizel,	Eyre.	McConnell,	Snyder.
Boyd.	Gray.	McNichol,	Sones.
Buckman,	Hackett.	Miller, J. S.,	Stineman.
Clark.	Heaton.	Miller, S. J.,	Vare.
Craig.	Herron.	Norton.	Weaver.
Crow.	Homsher.	Patton.	Whitten.
Culbertson,	Joyce.	Phipps.	Woodward.
Daix.	Leslie.	Salus.	

## NAYS 0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 415. (House Bill No. 147), entitled:

An Act to amend sections one hundred seven and two hundred twelve of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended.

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—47.

Aron.	Davis.	Long.	Schantz.
Baldwin.	DeWitt.	MacDade,	Service.
Barnes.	Donahue.	Marlow.	Sisson.
Barr.	Einstein.	McClintock,	Smith.
Berntheizel,	Eyre.	McConnell,	Snyder.
Boyd.	Gray.	McNichol,	Sones.
Buckman,	Hackett.	Miller, J. S.,	Stineman.
Clark.	Heaton.	Miller, S. J.,	Vare.
Craig.	Herron.	Norton.	Weaver.
Crow.	Homsher.	Patton.	Whitten.
Culbertson,	Joyce.	Phipps.	Woodward.
Daix.	Leslie.	Salus.	

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 417. (House Bill No. 225), entitled:

An Act to amend an act approved the fourteenth day of May, one thousand nine hundred and fifteen, (P. L. 312), entitled "An Act, providing a system of government for boroughs and revising, amending and consolidating the law relating to boroughs."

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:



## YEAS—48.

Aron.	Davis.	Long.	Salus.
Baldwin.	DeWitt.	MacDade.	Schantz.
Barnes.	Donahue.	Marlow.	Service.
Barr.	Einstein.	McClintock.	Sisson.
Berntheizel.	Eyre.	McConnell.	Smith.
Boyd.	Gray.	McNichol.	Snyder.
Buckman.	Hackett.	Miller, J. S.	Sones.
Clark.	Heaton.	Miller, S. J.	Stineman.
Craig.	Herron.	Murdoch.	Vare.
Crow.	Homsher.	Norton.	Weaver.
Culbertson.	Joyce.	Patton.	Whitten.
Dalix.	Leslie.	Phipps.	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

## BILL RECOMMENDED.

Mr. BUCKMAN. Mr. President, I move that Senate Bill No. 463, (House Bill No. 215), on third reading, entitled:

An Act for the better protection of fish rearing citizens of the United States residing within this Commonwealth to procure a license from the county treasurer to fish or angle in the waters of this Commonwealth or in the waters bordering or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties recovered and license fees received

be recommitted to the Committee on Game and Fisheries.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

## BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 494, entitled:

An Act providing State aid to poultry associations giving exhibitions and regulating the payment thereof

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron.	Davis.	Long.	Salus.
Baldwin.	DeWitt.	MacDade.	Schantz.
Barnes.	Donahue.	Marlow.	Service.
Barr.	Einstein.	McClintock.	Sisson.
Berntheizel.	Eyre.	McConnell.	Smith.
Boyd.	Gray.	McNichol.	Snyder.
Buckman.	Hackett.	Miller, J. S.	Sones.
Clark.	Heaton.	Miller, S. J.	Stineman.
Craig.	Herron.	Murdoch.	Vare.
Crow.	Homsher.	Norton.	Weaver.
Culbertson.	Joyce.	Patton.	Whitten.
Dalix.	Leslie.	Phipps.	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 507, entitled:

An Act to provide for the disposition of all drugs which are introduced in the evidence of any trial for the illegal possession or sale of same

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron.	Davis.	Long.	Salus.
Baldwin.	DeWitt.	MacDade.	Schantz.
Barnes.	Donahue.	Marlow.	Service.
Barr.	Einstein.	McClintock.	Sisson.
Berntheizel.	Eyre.	McConnell.	Smith.
Boyd.	Gray.	McNichol.	Snyder.
Buckman.	Hackett.	Miller, J. S.	Sones.
Clark.	Heaton.	Miller, S. J.	Stineman.
Craig.	Herron.	Murdoch.	Vare.
Crow.	Homsher.	Norton.	Weaver.
Culbertson.	Joyce.	Patton.	Whitten.
Dalix.	Leslie.	Phipps.	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 516, entitled:

An Act to amend section sixteen of an act approved the tenth day of June one thousand eight hundred and ninety-three (Pamphlet Laws four hundred and nineteen) entitled "An act to regulate the nomination and election of public officers requiring certain expenses incident thereto to be paid by the several counties and punishing certain offenses in regard to such elections"

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron.	Davis.	Long.	Salus.
Baldwin.	DeWitt.	MacDade.	Schantz.
Barnes.	Donahue.	Marlow.	Service.
Barr.	Einstein.	McClintock.	Sisson.
Berntheizel.	Eyre.	McConnell.	Smith.
Boyd.	Gray.	McNichol.	Snyder.
Buckman.	Hackett.	Miller, J. S.	Sones.
Clark.	Heaton.	Miller, S. J.	Stineman.
Craig.	Herron.	Murdoch.	Vare.
Crow.	Homsher.	Norton.	Weaver.
Culbertson.	Joyce.	Patton.	Whitten.
Dalix.	Leslie.	Phipps.	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 566, (House Bill No. 455), entitled:

An Act to amend section twenty-four of an act approved the seventh day of June one thousand nine hundred seven-teen (Pamphlet Laws five hundred seventy-two) entitled "An act to provide for the protection and preservation of game game-quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions"

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron.	Davis.	Long.	Salus.
Baldwin.	DeWitt.	MacDade.	Schantz.
Barnes.	Donahue.	Marlow.	Service.
Barr.	Einstein.	McClintock.	Sisson.
Berntheizel.	Eyre.	McConnell.	Smith.
Boyd.	Gray.	McNichol.	Snyder.
Buckman.	Hackett.	Miller, J. S.	Sones.
Clark.	Heaton.	Miller, S. J.	Stineman.
Craig.	Herron.	Murdoch.	Vare.
Crow.	Homsher.	Norton.	Weaver.
Culbertson.	Joyce.	Patton.	Whitten.
Dalix.	Leslie.	Phipps.	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

#### BILL RECOMMENDED.

Mr. HERRON. Mr. President, I move that Senate Bill No. 577, (House Bill No. 741), on third reading, entitled:

An Act to regulate and establish the traveling expenses and mileage to be charged by sheriffs in counties of the third fourth fifth sixth seventh and eighth classes

be recommitted to the Committee on Judiciary General.

Mr. EINSTEIN. Mr. President, I second the motion.  
The motion was agreed to.

#### BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 578, (House Bill No. 339), as follows:

An Act to amend clause (c) section three hundred and six of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That clause (c) of section three hundred and six of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder" which as amended by an act approved the twenty-sixth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and forty-two) entitled "An act to amend an act approved the second day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder" and providing when the same shall become effective" reads as follows

"(c) For all disability resulting from permanent injuries of the following classes the compensation shall be exclusively as follows

"For the loss of a hand sixty per centum of wages during one hundred and seventy-five weeks

"For the loss of an arm sixty per centum of wages during two hundred and fifteen weeks

"For the loss of a foot sixty per centum of wages during one hundred and fifty weeks

"For the loss of a leg sixty per centum of wages during two hundred and fifteen weeks

"For the loss of an eye sixty per centum of wages during one hundred and twenty-five weeks

"For the loss of any two or more of such members not constituting total disability sixty per centum of wages during the aggregate of the periods specified for each.

"Unless the board shall otherwise determine the loss of both hands or both arms or both feet or both legs or both eyes shall constitute total disability to be compensated according to the provisions of clause (a)

"Amputation between the elbow and the wrist shall be considered as the equivalent of the loss of a hand and amputation between the knee and ankle shall be considered as the equivalent of the loss of a foot Amputation at or above the elbow shall be considered as the loss of an arm and amputation at or above the knee shall be considered as the loss of a leg Permanent loss of the use of a hand arm foot leg or eye shall be considered as the equivalent of the loss of such hand arm foot leg or eye

"This compensation shall not be more than twelve dollars per week nor less than six dollars per week Provided That if at the time of injury the employee receives wages of less than six dollars per week then he shall receive the full amount of such wages per week as compensation is hereby amended to read as follows

"(c) For all disability resulting from permanent injuries of the following classes the compensation shall be exclusively as follows

"For the loss of a hand sixty per centum of wages during one hundred and seventy-five weeks

"For the loss of an arm sixty per centum of wages during two hundred and fifteen weeks

"For the loss of a foot sixty per centum of wages during one hundred and fifty weeks

For the loss of a leg sixty per centum of wages during two hundred and fifteen weeks

For the loss of an eye sixty per centum of wages during one hundred and twenty-five weeks

For the loss of any two or more such members not constituting total disability sixty per centum of wages during the aggregate of the periods specified for each

For serious and permanent disfigurement of the head or face of such a character as to produce an unsightly appearance and such as is not usually incident to the employment sixty per centum of the wages not to exceed one hundred and fifty weeks

Unless the board shall otherwise determine the loss of both hands or both arms or both feet or both legs or both eyes shall constitute total disability to be compensated according to the provisions of clause (a)

Amputation between the elbow and the wrist shall be considered as the equivalent of the loss of a hand and amputation between the knee and ankle shall be considered as the equivalent of the loss of a foot Amputation at or above the elbow shall be considered as the loss of an arm and amputation at or above the knee shall be considered as the loss of a leg Permanent loss of the use of a hand arm foot leg or eye shall be considered as the equivalent of the loss of such hand arm foot leg or eye

This compensation shall not be more than twelve dollars per week nor less than six dollars per week Provided That if at the time of injury the employee receives wages of less than six dollars per week then he shall receive the full amount of such wages per week as compensation

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—48.

Aron.	Davis.	Long.	Salus.
Baldwin.	DeWitt.	MacDade.	Schantz.
Barnes.	Donahue.	Marlow.	Service.
Barr.	Einstein.	McClintock.	Sisson.
Berntheizel.	Eyre.	McConnell.	Smith.
Boyd.	Gray.	McNichol.	Snyder.
Buckman.	Hackett.	Miller, J. S.	Sones.
Clark.	Hendon.	Miller, S. J.	Stinemann.
Craig.	Herron.	Murdach.	Vare.
Crow.	Housher.	Norton.	Weaver.
Cullbertson.	Joyce.	Patton.	Whitten.
Daix.	Leslie.	Phippis.	Woodward.

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 581, (House Bill No. 835), entitled:

An Act fixing the time for the confirmation of the reports of viewers or portions thereof in proceedings to assess damages or benefits incident to public improvements where no exceptions are filed or appeals taken.

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—48.

Aron.	Davis.	Long.	Salus.
Baldwin.	DeWitt.	MacDade.	Schantz.
Barnes.	Donahue.	Marlow.	Service.
Barr.	Einstein.	McClintock.	Sisson.
Berntheizel.	Eyre.	McConnell.	Smith.
Boyd.	Gray.	McNichol.	Snyder.
Buckman.	Hackett.	Miller, J. S.	Sones.
Clark.	Hendon.	Miller, S. J.	Stinemann.
Craig.	Herron.	Murdach.	Vare.
Crow.	Housher.	Norton.	Weaver.
Cullbertson.	Joyce.	Patton.	Whitten.
Daix.	Leslie.	Phippis.	Woodward.

#### NAYS—0



Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Bill No. 590, entitled:

An Act to regulate increase and establish the fees to be charged by justices of the peace alderman and magistrates in this Commonwealth

And said bill having been read at length the third time, and agreed to.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—46.

Arora,	Davis,	MacDade,	Schantz,
Baldwin,	DeWitt,	Marlow,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheisel,	Eyre,	McNichol,	Sones,
Royd,	Gray,	Miller, J. S.,	Stineman,
Buckman,	Blackett,	Miller, S. J.,	Vare,
Clark,	Hendon,	Murdoch,	Weaver,
Craig,	Herron,	Norton,	Whitten,
Crow,	Hemsher,	Patton,	Woodward,
Culbertson,	Joyce,	Phlips,	
Daix,	Leslie,	Salus,	

#### NAYS—2.

Long, Snyder.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

#### BILLS RECOMMITTED.

Mr. VARE. Mr. President, I move that Senate Bill No. 621, (House Bill No. 708), on third reading, entitled:

**An Act concerning the proof of statutes of other jurisdiction and to make uniform the law with reference thereto**

be recommitted to the Committee on Judiciary General.

Mr. CROW. Mr. President, I second the motion.

On the question,

Will the Senate agree to the motion?

Mr. WOODWARD. Mr. President, this bill has been with the Judiciary General Committee twice and therefore, I hope the Senate will not send it back. It belongs to my colleague in the House and I would like to know what is the matter with it.

Mr. VARE. Mr. President, I made the motion for the purpose of referring it back to the Committee on Judiciary General for a hearing. The sponsor of this bill is no more the colleague of the Senator from Philadelphia, Mr. Woodward, than he is my colleague. If there are any objections to a hearing I would like to ask the Senator from Philadelphia what they are.

Mr. WOODWARD. Mr. President, I do not pretend to understand the bill. I know it has been in the Judiciary General Committee twice and has the approval of the Judiciary General Committee. It is pretty late to send this bill back.

And the question recurring.

Will the Senate agree to the motion?

It was agreed to.

Mr. VARE. Mr. President, I move that Senate Bill No. 622, (House Bill No. 709), on third reading, entitled:

**An Act concerning the taking of depositions in this State to be used in any foreign jurisdiction and to make uniform the law with reference thereto**

be recommitted to the Committee on Judiciary General.

Mr. CROW. Mr. President, I second the motion.

The motion was agreed to.

#### REPORT FROM COMMITTEE.

Mr. McCONNELL. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection. The Chair hears none.

Mr. McCONNELL, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 906. (House Bill No. 1153), entitled:

**An Act to amend section three hundred and six (c) of an act approved June 2, 1915 (Pamphlet Laws 736, entitled "An act defining the liability of an employer to pay damages for injuries received by an employe in the course of employment, establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder," as amended, by providing a schedule of specific indemnities for the loss of one or more thumbs or fingers or parts thereof.**

#### BILL ON THIRD READING.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 633, as follows:

**An Act to amend section five hundred and forty-two as amended and section five hundred and forty-three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by imposing an occupation tax for school purposes on female residents of school districts of the second third and fourth class**

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five hundred and forty-two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which as amended by the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred and ninety-seven) entitled "An act to amend sections five hundred and forty-two one thousand five hundred and one one thousand five hundred and three one thousand five hundred and five and two thousand three hundred and ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent herewith" reads as follows

"Section 542 Each male resident or inhabitant over twenty-one years of age in every school district of the second third and fourth classes in this Commonwealth shall annually pay for the use of the school district in which he is a resident or inhabitant a tax of not less than one dollar nor more than five dollars as may be assessed by the local school district" is hereby further amended to read as follows

Section 542 Each male and female resident or inhabitant over twenty-one years of age in every school district of the second third and fourth classes in this Commonwealth shall annually pay for the use of the school district in which he or she is a resident or inhabitant an occupation tax of not less than one dollar nor more than five dollars as may be assessed by the local school district

Section 2 That section five hundred and forty-three of said act which reads as follows

"Section 543 In order that the board of school directors of each school district of the second third or fourth class in this Commonwealth may assess levy and collect an occupation tax of not less than one dollar on each male resident or inhabitant over twenty-one years of age in the district it shall be the duty of the proper assessors in each school district of this Commonwealth to assess every male resident or inhabitant in such school district over twenty-one years of age with an occupation at such amount as shall be proper and return the same with the other taxable property in the district as provided by law In each school district all such assessments of occupation shall be included and certified in the list of taxable property to be certified to the board of school directors in each such school district as herein provided" is hereby amended to read as follows

Section 543 In order that the board of school directors of each school district of the second third or fourth class in this Commonwealth may assess levy and collect an occupation tax of not less than one dollar nor more than five dollars on each male and female resident or inhabi-

tant over twenty-one years of age in the district it shall be the duty of the proper assessors in each such school district of this Commonwealth to assess every male and female resident or inhabitant in such school district over twenty-one years of age with an occupation at such amount as shall be proper and return the same with the other taxable property in the district as provided by law. In each school district all such assessments of occupation shall be included and certified in the list of taxable property to be certified to the board of school directors in each such school district as herein provided.

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. McCONNELL. Mr. President, I ask unanimous consent to amend section 1 page 3, line 13, by inserting after the word "the" the word "first"; also section 2, page 4, line 9, by inserting after the word "the" the word "first".

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended,

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

#### BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 643, entitled:

An Act creating a Department of Game and Fish; charging the department with the enforcement, administration and execution of laws heretofore enforced, administered and executed by or through the Department of Fisheries, and the Board of Game Commissioners; defining the powers and duties of the department and prescribing penalties; abolishing certain departments, boards, commissions and offices; providing for the disposition of certain moneys now held by or hereafter paid to the State Treasurer under any statute the enforcement of which is by this act imposed on the department; and making appropriations.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

Mr. BALDWIN. Mr. President, for fear that there may be some misunderstanding as to the intention of this bill, I want the Senate to indulge me briefly until I explain it. The object of this bill is the consolidating of the fish and game department. It will put them under one head. There will be a game and fish commission; there will be appointed a director of fish and a director of game and there will be appointed by the Governor an advisory board, the same as the game commission has today, the purpose of this bill is not to legislate out of office any person, but it is to effect a greater economy and efficiency and better administration of these two departments. Mr. President, you may not know that under the present law the Game Department has its wardens, the fish and game wardens, and under the law the forestry wardens are also fish and game wardens. There has been an overlapping of their duties. The forestry wardens have done very little towards enforcing the fish and game laws, the game wardens have been very reluctant about interfering with the work of the fish wardens, and the same with the fish wardens in the work of the other departments. By this bill I would make the wardens have duties that would keep them busy the year around. At the present time under the fish department there are sixty wardens and under the game department eighty-five, one hundred and eighty-five wardens altogether. I would cut it down to one hundred wardens to begin with, and I would have one strong central department. I might say further that if I were to have my way about it that the hunter's license and fisherman's license would be one license, which I would call the sportsman's license. I would give you a bargain, give you the benefit of fishing and hunting under one license. I am told today that there are more than three-quarters of a million

more people who fish than hunt and if you would take this department and make one license for both fishing and hunting, you will raise by this at least a million and a quarter of dollars. I would take five or six hundred thousand dollars of that money to run the fish and game department. I would propagate more fish, and distribute more game than has ever been done in Pennsylvania before, out of the four hundred or six hundred thousand dollars, and Mr. President, after that I would turn back into the general fund three quarters of a million of dollars or more for the purposes of this State. The purpose of this bill is, as I have stated, to bring about greater efficiency in this particular department, do away with all of this overlapping. Mr. President, I might say that every person that I have heard from who has made a study of this bill, all of our newspapers, have approved it. A letter that I got today from one of the newspapers says: "We believe this to be one of the most sensible bills introduced, and wish that we could do something to help you insure its passage." I want to quote from the general manager of the company of one of the members of the game commission. Mr. Deiter, in a letter that he writes to me:

"I have just been reading your bill No. 643, and wish to congratulate you upon the Bill in its entirety.

Since our talk on this and kindred subjects at Emporium a few days ago, where I represented Mr. Speer at a conference, I believe it is unnecessary to remind you that the sportsmen of Elk County are strongly in favor of any legislation that tends to improve the fish and game conditions of the Commonwealth, but, in this particular case, I have taken occasion to talk to several of my sportsmen acquaintances and I am glad to say that your Bill is a measure which we feel will go far toward improving the efficiency of the Game Commission and the Department of Fisheries by combining these activities, I shall be very much gratified to see Bill No. 643 made a law.

Mr. Speer and the other sportsmen of this county feel that we are somewhat removed from the more thickly populated section but, on the other hand, we are located in one of the best game districts and in a district where many of the streams have their heads; and, I believe that the feeling is unanimous with us that the game and fish departments should be combined, provided, of course, that such a combination must surely result in increased efficiency for both Commissions if acting as one, we believe that the process of dove-tailing will result in the removal of all friction that might exist under the present law. We sincerely hope that every effort will be made both by yourself and your colleagues in enacting Bill No. 643 into a law to become effective on January 1, 1922.

The setting aside of small streams as nurseries is alone of very great value for protecting the smaller fish from the creel of the fish hog, and if the limit of length can be again extended to 6" as in former years and the law enforced, as will undoubtedly be possible when the fish license is compulsory. I am satisfied that trout fishing will be improved, and that Potter and Elk Counties will be protected from much of the lawlessness and unnecessary destruction which now prevails in the head waters of the principal trout streams of the Commonwealth."

Mr. President and Gentlemen of the Senate, there is no question that if you can put two departments under one head, one set of officers, one management, that you are going to have greater efficiency and economy and better administration of the affairs of that particular department. I want to say if there are those in the Senate who do not believe that a consolidation of this kind will be advantageous to both departments, I do not ask such Senators to vote for the bill.

Mr. BARR. Mr. President, I desire to interrogate the Senator from Potter, Mr. Baldwin.

The PRESIDENT. Will the Senator from Potter, Mr. Baldwin, permit himself to be interrogated?

Mr. BALDWIN. Mr. President, I will.

Mr. BARR. Mr. President, I congratulate the Senator from Potter on his noble efforts and I would like to ask him whether he has forgotten that this bill was not to be put on the calendar for third reading and final passage, as I understood the question, until there was a hearing on this Bill on Tuesday. I am wondering whether or not that



escaped the Senator's attention, having called his attention to a telegram last week.

Mr. BALDWIN. Mr. President, I will say to the Senator from Allegheny, Mr. Barr, that I knew that some gentleman asked for a hearing, but it was getting so late in the session that I did not advise the Sykesville Wild Life League that they might have a hearing in the Senate because we arranged for a hearing here last Wednesday when the Equal Rights bill was up here at four o'clock and the Senate Chamber was so filled that we could not have the hearing, and I thought that the hearing on this bill could just as well be deferred until it was before the House, as I imagined that certain amendments would be added there. Mr. President and gentlemen, under no circumstances would I want any misunderstanding as to a hearing.

And the question recurring.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—29.

Baldwin,	Daix,	Herron,	Norton,
Barnes,	Davis,	Homsher,	Patton,
Barr,	DeWitt,	Leslie,	Salus,
Berntheizel,	Einstein,	Marlow,	Schantz,
Boyd,	Eyre,	McClintock,	Sisson,
Buckman,	Hackett,	McNichol,	Snyder,
Crow,	Heaton,	Miller, S. J.,	Vare,
			Weaver,
			Whitten,

## NAYS—18.

Clark,	Joyce,	Murdoch,	Smith,
Craig,	Long,	Phipps,	Snyder,
Culbertson,	MacDade,	Service,	Stinemman,
Donahue,	McConnell,	Sisson,	Woodward,
Gray,	Miller, J. S.,		

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

## BILL OVER IN ORDER.

Mr. SMITH. Mr. President, I ask that Senate Bill No. 672, (House Bill No. 665), on third reading, entitled:

A supplement to an act approved the seventeenth day of May, one thousand nine hundred and seventeen (Pamphlet Laws two hundred eighty), entitled, "An act to regulate the practice of pharmacy and sale of poisons and drugs, and providing penalties for the violation thereof; defining the words 'drug' and 'poison'; and providing for the appointment of a board which shall have in charge the enforcement of said law; and the power to make rules and regulations for the enforcement of said law; and providing for the purchase of samples of drugs for determining their quality, strength and purity," requiring permits to conduct pharmacies; providing for the revocation thereof; and prescribing penalties.

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

## BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 673, (House Bill No. 453), entitled:

An Act to further amend section one thousand four hundred twelve in article fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stinemman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

## BILL RECOMMITTED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 679, on third reading, entitled:

An Act to amend an act approved the seventeenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and thirty-two) entitled "A supplement to an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

be recommitted to the Committee on Public Health and Sanitation.

Mr. STINEMAN. Mr. President, I second the motion.

The motion was agreed to.

## BILLS ON THIRD READING.

Agreeably to order.

The Senate proceed to the third reading and consideration of Senate Bill No. 682, entitled:

An Act authorizing certain corporations to issue preferred or common stock, of one or more classes, providing for the manner of issuance, restrictions and regulations in the manner of voting thereof, and the rights and privileges of the holders thereof; validating certain acts of corporations not participated in by the holders of non-voting stock, and repealing all acts and parts of acts inconsistent therewith.

And said bill having been read at length the third time, On the question.

Will the Senate agree to the bill?

Mr. WEAVER. Mr. President, I ask unanimous consent to amend section 6, page 4, line 23, by inserting after the word forty-three the word "entitled"; also line 29, by adding after the word "therewith" and within the quotation marks, the following: "approved May twenty-eighth, one thousand nine hundred and thirteen (Pamphlet Laws, three hundred and seventy-eight)."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question.

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 692, entitled:

An Act providing for the payment of fees for the filing of nomination petitions and nomination papers and for printing names of candidates upon the official ballots

And said bill having been read at length the third time,

On the question.

Will the Senate agree to the bill?

Mr. EINSTEIN. Mr. President, I ask unanimous consent to amend section 1, page 2, line 17, by inserting after the word "twenty" the word "five"; also page 3, by striking out lines 1 to 7 both inclusive.

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

#### BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 711 (House No. 650), entitled:

An Act to amend section six hundred two of an act approved the eighteenth day of May one thousand nine hundred and eleven (P. L. 309) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—48.

Aron.	Davis.	Long.	Salus.
Baldwin.	DeWitt.	MacDade.	Schantz.
Barnes.	Donahue.	Marlow.	Service.
Barr.	Einstein.	McClintock.	Sisson.
Berntheizel.	Eyre.	McConnell.	Smith.
Boyd.	Gray.	McNichol.	Snyder.
Buckman.	Hackett.	Miller, J. S.	Sones.
Clark.	Heaton.	Miller, S. J.	Stineman.
Craig.	Herron.	Murdoch.	Vare.
Crow.	Homsher.	Norton.	Weaver.
Culbertson.	Joyce.	Patton.	Whitten.
Daix.	Leslie.	Phipps.	Woodward.

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

#### BILL RECOMMENDED.

Mr. BUCKMAN. Mr. President, I move that Senate Bill No. 712 (House Bill No. 671) on third reading, entitled:

An Act providing for county poor districts in counties of the sixth class providing for their management direction and control by the county commissioners defining their powers and duties, imposing certain duties upon the county treasurer and county controller or county auditors, abolishing the present poor districts and transferring their property.

be recommended to the Committee on Judiciary General.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

#### BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 717 (House Bill No. 744), entitled:

An Act to amend clause eight of section eight paragraph three (b) of section fourteen and section eleven of an act approved the eighteenth day of July Anno Domini one thousand nine hundred and seventeen entitled "An Act establishing a public school employees retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employees, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Common-

wealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employees (excluding annuities, allowances, returns, benefits, and rights from taxation and judicial process; and providing penalties," so as to provide that all the years of service of an employee, including years of service after age sixty-two, if any there be, shall be counted in calculating retirement allowance and the final salary; and so as to provide that a contributor shall continue to contribute as long as they remain in the service.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—48.

Aron.	Davis.	Long.	Salus.
Baldwin.	DeWitt.	MacDade.	Schantz.
Barnes.	Donahue.	Marlow.	Service.
Barr.	Einstein.	McClintock.	Sisson.
Berntheizel.	Eyre.	McConnell.	Smith.
Boyd.	Gray.	McNichol.	Snyder.
Buckman.	Hackett.	Miller, J. S.	Sones.
Clark.	Heaton.	Miller, S. J.	Stineman.
Craig.	Herron.	Murdoch.	Vare.
Crow.	Homsher.	Norton.	Weaver.
Culbertson.	Joyce.	Patton.	Whitten.
Daix.	Leslie.	Phipps.	Woodward.

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 718, (House Bill No. 784), entitled:

An Act authorizing school districts of the fourth class with the assent of the electors to use money borrowed or authorized to be borrowed for purposes which have proved impracticable or undesirable for other lawful purposes.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—48.

Aron.	Davis.	Long.	Salus.
Baldwin.	DeWitt.	MacDade.	Schantz.
Barnes.	Donahue.	Marlow.	Service.
Barr.	Einstein.	McClintock.	Sisson.
Berntheizel.	Eyre.	McConnell.	Smith.
Boyd.	Gray.	McNichol.	Snyder.
Buckman.	Hackett.	Miller, J. S.	Sones.
Clark.	Heaton.	Miller, S. J.	Stineman.
Craig.	Herron.	Murdoch.	Vare.
Crow.	Homsher.	Norton.	Weaver.
Culbertson.	Joyce.	Patton.	Whitten.
Daix.	Leslie.	Phipps.	Woodward.

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 723 (House Bill No. 973), entitled:

An Act regulating the selling offering or exposing for sale of agricultural seeds and mixture of the same for seeding purposes forbidding the sale of seeds unfit for seeding purposes and providing for the prohibition of such sales by injunction providing for the taking and examination of samples of agricultural seeds by the Secretary of Agriculture and his agents and the publication of information gained from such examinations providing for the enforcement of the act and providing penalties for its violation.



And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 727 (House Bill No. 712), entitled:

An Act authorizing corporations created under the laws of other states of the United States for certain purposes to take hold mortgage lease and convey real estate in this Commonwealth and validating certain titles

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 729 (House Bill No. 793), entitled:

An act to amend section seventeen of the act approved the thirty-first day of May one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employes defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the

same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act."

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 731 (House Bill No. 950), entitled:

An Act to amend section one of an act approved the twentieth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand one hundred and fifty-eight) entitled "An act to fix regulate and establish the fees to be charged and received by constables in this Commonwealth" as amended

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—43.

Aron,	Davis,	Leslie,	Phipps,
Baldwin,	DeWitt,	MacDade,	Salus,
Barr,	Donahue,	Marlow,	Schantz,
Berntheizel,	Einstein,	McClintock,	Service,
Boyd,	Eyre,	McConnell,	Smith,
Buckman,	Gray,	McNichol,	Sones,
Clark,	Hackett,	Miller, J. S.,	Vare,
Craig,	Heaton,	Miller, S. J.,	Weaver,
Crow,	Herron,	Murdoch,	Whitten,
Culbertson,	Homsher,	Norton,	Woodward.
Daix,	Joyce,	Patton,	

## NAYS—5.

Barnes,	Sisson,	Snyder,	Stineman,
Long,			

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

## BILL OVER IN ORDER.

Mr. PHIPPS. Mr. President, I ask that Senate Bill No. 732 (House Bill No. 1038), on third reading, entitled:

An Act fixing the salaries of county commissioners in counties of the seventh class

go over in its order:

The PRESIDENT. Is there objection? The Chair hears none.

## BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 736 (House Bill No. 796), entitled:

An Act to amend section six hundred and ninety-nine of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

## BILLS ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 739 (House Bill No. 910), entitled:

An Act to amend sections one two three four five and six and repealing sections seven and eight of an act approved the twenty-sixth day of July one thousand nine hundred thirteen (Pamphlet Laws one thousand three hundred and sixty-nine) entitled "An act declaring buildings and parts of buildings used for purposes of fornication lewdness assignation and prostitution to be nuisances providing a method of abating same establishing a method of procedure against those who use said buildings or parts for such purposes and providing penalties for violations of this act"

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. BARR. Mr. President, I ask unanimous consent to amend section 1, page 6, lines 15 and 16, by striking out the following: "for disobedience or neglect of, or to the lawful process of said court;" also lines 23 and 24, by striking out the following: "for disobedience or neglect of, or to the lawful process of said court."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered. That the bill as amended be printed for the use of the Senate.

## BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 745, entitled:

An Act to amend section two thousand twenty-one or an act approved the eighteenth day of May, one thousand nine hundred eleven (1911 P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws general, special or local, or any parts thereof, that are or may be inconsistent therewith," and repealing sections two thousand twenty-two, two thousand twenty-three, two thousand twenty-four, and two thousand twenty-five thereof.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 751 (House Bill No. 836), entitled:

An act providing exclusive methods for the collection of benefits assessed by viewers in proceedings incidental to public improvements and providing for the filing of municipal liens therefor and for their collection

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.



Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 752 (House Bill No. 1068), entitled:

An Act regulating and defining the powers and duties of the Dental Council and the State Board of Dental Examiners; providing for appointment of examiners; defining qualifications of applicants for examination; condition of granting and revoking licenses; regulating and limiting and defining the practice of dentistry; limiting and defining operator in dental surgery; prohibiting practice by or employment of unlicensed and unregistered persons and providing punishment therefor; requiring the recording of licenses and registration of practitioners; and disposition of fees and fines; providing for an annual registration fee for licensed practitioners and the disposition of such fees; defining evidence of violations and providing punishment; fixing the appropriation to the Dental Council.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

## BILL RECOMMENDED.

Mr. CLARK. Mr. President, I move that Senate Bill No. 767 on third reading, entitled:

An Act regulating the sale offering for sale barter exchange and giving of tickets cards or other tokens evidencing the right of admission to any theater concert hall circus show ballpark athletic hall or field or other place of amusement and providing penalties

be recommended to the Committee on Judiciary Special.

Mr. DAVIS. Mr. President, I second the motion

The motion was agreed to.

## BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 780 (House Bill No. 668), entitled:

An Act to amend section three hundred three of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,

Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 787 (House Bill No. 1066), entitled:

An Act requiring persons, partnerships, associations or corporations advertising for or soliciting business as adjusters of claims within this Commonwealth for loss or damage arising out of policies of insurance, surety or indemnity on property, persons or insurable business interests within this Commonwealth to be licensed by the Insurance Commissioner.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 788 (House No. 1067), entitled:

An Act making it unlawful to give or offer money to secure proxies for use at meetings of insurance companies

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 807, entitled:

An Act to amend section one of an act approved the twenty-eighth day of May one thousand nine hundred and seven (Pamphlet Laws two hundred and eighty-seven) entitled "An act to authorize municipalities or townships to make assessments for municipal improvements outside of their corporate limits under certain conditions"

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 817, entitled:

An Act authorizing the tax levying authorities of each county of the Commonwealth to levy and collect an annual poll tax upon the inhabitants thereof in lieu of taxes heretofore levied and collected upon salaries, emoluments of office, posts of profit, trades, professions and occupations, and repealing laws inconsistent with its provisions.

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 818, entitled:

An Act providing for the election of one person as prothonotary and one person as clerk of the courts of quarter sessions and Oyer and Terminer in counties of the fourth class; and repealing general, local and special acts inconsistent therewith.

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

## BILLS ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 819, entitled:

An act creating the office of county controller in counties of the first, second, third, fourth and fifth classes, prescribing his powers and duties; imposing certain duties upon county commissioners and county treasurers; and abolishing the office of county auditor.

And said bill having been read at length the third time,

On the question.

Will the Senate agree to the bill?

Mr. WOODWARD. Mr. President, I ask unanimous consent to amend the title, line 2, by striking out the word "first;" also section 1, page 1, line 5, by striking out the word "first;" also section 6, page 4, line 22, by striking out the word "of" and inserting in lieu thereof the word "or;" also section 14, page 9, line 8, by striking out the word "obligations" and inserting in lieu thereof the word "obligations;" also section 15, page 9, line 16, by striking out the word "time" and inserting in lieu thereof the word "times;" also section 17, page 11, line 1, by inserting after the word "repealed" the words, "in so far as such act and its amendments relate to counties of the second, third, fourth and fifth classes."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question.

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill, as amended, be printed for the use of the Senate.

## BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 820, entitled:

An Act providing that the county controller shall be made a party defendant in all suits against any county

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	X



Crow,  
Culbertson,  
Daix,

Homsher,  
Joyce,  
Leslie,

Norton,  
Patton,  
Phipps,

Weaver,  
Whitten,  
Woodward.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 821, entitled:

An Act fixing the salaries of the county controller in counties of the first second third fourth and fifth classes

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron,  
Baldwin,  
Barnes,  
Barr,  
Berntheizel,  
Boyd,  
Buckman,  
Clark,  
Craig,  
Crow,  
Culbertson,  
Daix,

Davis,  
DeWitt,  
Donahue,  
Einstein,  
Eyre,  
Gray,  
Hackett,  
Heaton,  
Herron,  
Homsher,  
Joyce,  
Leslie,

Long,  
MacDade,  
Marlow,  
McClintock,  
McConnell,  
McNichol,  
Miller, J. S.,  
Miller, S. J.,  
Murdoch,  
Norton,  
Patton,  
Phipps,

Salus,  
Schantz,  
Service,  
Sisson,  
Smith,  
Snyder,  
Sones,  
Stineman,  
Vare,  
Weaver,  
Whitten,  
Woodward.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILLS ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 823, entitled:

An Act to amend section five hundred and thirty-one of an act entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and validating liens for taxes

And said bill having been read at length the third time, On the question,

Will the Senate agree to the bill?

Mr. PATTON. Mr. President, I ask unanimous consent to amend the title, in line 1, by inserting after the word "act" at the end of the line the following: "approved the eighteenth day of May, one thousand nine hundred and eleven ( P. L. 309)"; also section 1, page 2, line 5, by striking out the word "thirty-nine" and inserting in lieu thereof the word "nine."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 836, entitled:

An Act designating employes of the Insurance Department and fixing their compensation.

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. BALDWIN. Mr. President, I ask unanimous consent to amend section 1, page 3, line 18, by striking out the word "two" and inserting in lieu thereof the word "four".

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 837, entitled:

An Act to amend section one thousand one hundred and twenty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron,  
Baldwin,  
Barnes,  
Barr,  
Berntheizel,  
Boyd,  
Buckman,  
Clark,  
Craig,  
Crow,  
Culbertson,  
Daix,

Davis,  
DeWitt,  
Donahue,  
Einstein,  
Eyre,  
Gray,  
Hackett,  
Heaton,  
Herron,  
Homsher,  
Joyce,  
Leslie,

Long,  
MacDade,  
Marlow,  
McClintock,  
McConnell,  
McNichol,  
Miller, J. S.,  
Miller, S. J.,  
Murdoch,  
Norton,  
Patton,  
Phipps,

Salus,  
Schantz,  
Service,  
Sisson,  
Smith,  
Snyder,  
Sones,  
Stineman,  
Vare,  
Weaver,  
Whitten,  
Woodward.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 840, entitled:

An Act to amend an act approved the sixteenth day of June, one thousand nine hundred and nineteen (P. L. 482), entitled "An act creating a Board of Commissioners of Public Grounds and Buildings; providing for the appointment of a Superintendent of Public Grounds and Buildings and subordinate officers and employes, and fixing their salaries; defining the powers and duties of the board and the superintendent with regard to contracts for and the furnishing of furniture, furnishings, stationery, supplies, paper, and fuel for the executive and legislative branches of the State Government and the Executive Mansion, the supervision of the Capitol grounds and buildings, the State Arsenal and Executive Mansion, and repairs, alterations, and improvements thereto and to other buildings, land, and property of the State, the disposal of unserviceable personal property of the Commonwealth, the renting of office rooms, outside of the Capitol, the bonding of officers and employes of the Commonwealth, and the supervision of the erection of, and repairs and additions to, State institutions, and the expenditure of funds therefor; and repealing supplied and inconsistent laws."

And said bill having been read at length the third time, On the question,

Will the Senate agree to the bill?

Mr. CULBERTSON. Mr. President, I ask unanimous consent to amend section 1, page 3, by inserting after line 2, the following: "for the preservation of good or-

der in the Capitol grounds and buildings, Two sergeants of police at a salary of fifteen hundred dollars (\$1,500) each per annum, thirty-five policemen to be appointed as may be required at a salary of twelve hundred dollars (\$1,200) per annum"; also page 5, by striking out lines 4 to 8 inclusive, and the word "annum" in line 9; also page 6, line 13, by striking out the word "experience" and inserting in lieu thereof the word "experienced."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

#### BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 843, (House Bill No. 997), entitled:

An act to amend the forty-first clause of section two article one chapter five of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron.	Davis.	Long.	Salus.
Baldwin,	DeWitt,	MacDade,	Schantz.
Barnes,	Donahue,	Marlow,	Service.
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 844, (House Bill No. 1020), entitled:

An Act to amend chapter eleven, article two of the act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty), entitled "An act concerning townships; and revising, amending and consolidating the law relating thereto."

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron.	Davis.	Long.	Salus.
Baldwin,	DeWitt,	MacDade,	Schantz.
Barnes,	Donahue,	Marlow,	Service.
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

#### BILLS ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 847, (House Bill No. 483), entitled:

An Act to further amend the fifth section of an act entitled "An act relating to the organization and jurisdiction of orphan's court in and for counties having more than one hundred fifty thousand inhabitants and to provide for the election of judges thereof" approved May nineteenth Anno Domini eighteen hundred and seventy-four (Pamphlet Laws two hundred and six) as amended by fixing and determining the salaries of the assistant clerks of said court in counties of the first second third and fourth classes.

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. NORTON. Mr. President, I ask unanimous consent to amend section 1, page 7, line 29, by striking out the words "twenty-five hundred" and inserting in lieu thereof the word "three thousand;" also page 8, line 1, by inserting after the word "thousand" the words "three hundred;" also line 2, by striking out the word "fourteen" and inserting in lieu thereof the word "seventeen" also line 8, by inserting after the word "third" the words "and fourth;" also lines 9 and 10, by striking out the following "and twelve hundred dollars each in counties of the fourth class."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 848, (House Bill No. 822), entitled:

An Act to amend section one of the act approved the twenty-fourth day of March one thousand nine hundred and three (Pamphlet Laws fifty-one) entitled "An act providing for the manner of appointment of assessors for the purpose of valuation of property in counties containing a population of one million two hundred and fifty thousand or over" applying said act to counties of the first class and providing for the appointment of assessors without regard to party affiliation.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron.	Davis.	Long.	Salus.
Baldwin,	DeWitt,	MacDade,	Schantz.
Barnes,	Donahue,	Marlow,	Service.
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.



Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 855, entitled:

An Act making an appropriation and re-appropriation for the erection and construction of a bridge over the Delaware River and approaches thereto as provided for in the act approved the ninth day of July one thousand nine hundred and nineteen (P. L. 814) entitled, "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River, connecting the city of Philadelphia and the city of Camden, and the approaches thereto; providing for a joint commission for that purpose, and defining its powers and duties; providing for an independent commission in this Commonwealth in relation thereto, and defining its powers and duties; providing for the payment of a part of the cost thereof by the city of Philadelphia; and providing for the acquiring, taking, and condemnation of the real estate for the site and approaches thereof; providing for the turning over of said bridge upon its completion; and making an appropriation for the purposes of this act."

And said bill having been read at length the third time, and agreed to,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron.	Davis.	Long.	Salus.
Baldwin,	DeWitt.	MacDade,	Schantz.
Barnes,	Donahue,	Marlow.	Service.
Barr,	Einstein,	McClintock,	Sisson.
Berntheizel,	Eyre,	McConnell,	Smith.
Boyd,	Gray,	McNichol,	Snyder.
Buckman,	Hackett,	Miller, J. S.,	Zones.
Clark,	Heaton,	Miller, S. J.,	Stineman.
Craig,	Herron,	Murdoch,	Vare.
Crow,	Homsher,	Norton,	Weaver.
Culbertson,	Joyce,	Patton,	Whitten.
Daix,	Leslie,	Phipps,	Woodward.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. DAIX. Mr. President, I ask that Senate Bill No. 858, on third reading, entitled:

A supplement to an act entitled "An act to amend an act, entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April, Anno Domini one thousand eight hundred and seventy-four, providing for the incorporation and regulation of electric light, heat and power companies," approved the eighth day of May, Anno Domini one thousand eight hundred and eighty-nine, by extending the powers of every corporation heretofore or hereafter incorporated for the supply of light, heat and power or any of them to the public by electricity and of every corporation which has heretofore accepted the provisions of said act as provided therein and granting to every such corporation the power to appropriate property outside the limits of public streets, lanes, alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service, accommodation, convenience or safety of the public, and providing a method for the assessment of damages arising from such appropriation.

go over in its order.

The PRESIDENT, is there objection? The Chair hears none.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 864, (House Bill No. 1064), entitled:

An Act to amend the act approved the fourth day of April, one thousand nine hundred and nineteen (P. L. 35) entitled "An Act fixing the per diem compensation of borough and township assessors, and assistant assessors, and the method of ascertaining the number of days employed" by fixing the per diem compensation of assessors and assistant assessors in boroughs, wards, and townships of the second class and providing the method of ascertaining the number of days employed.

And said bill having been read at length the third time, and agreed to,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron.	Davis.	Long.	Salus.
Baldwin,	DeWitt.	MacDade,	Schantz.
Barnes,	Donahue,	Marlow.	Service.
Barr,	Einstein,	McClintock,	Sisson.
Berntheizel,	Eyre,	McConnell,	Smith.
Boyd,	Gray,	McNichol,	Snyder.
Buckman,	Hackett,	Miller, J. S.,	Sones.
Clark,	Heaton,	Miller, S. J.,	Stineman.
Craig,	Herron,	Murdoch,	Vare.
Crow,	Homsher,	Norton,	Weaver.
Culbertson,	Joyce,	Patton,	Whitten.
Daix,	Leslie,	Phipps,	Woodward.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL OVER IN ORDER.

Mr. SCHANTZ. Mr. President, I ask that Senate Bill No. 865, (House Bill No. 1434), on third reading, entitled:

An Act authorizing the Governor to appoint a board of claims to hear audit dismiss or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways and making an appropriation

go over in its order.

The President. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 871, (House Bill No. 1059), entitled:

An Act to amend section fourteen of an act approved the eighteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws ten hundred and forty-three), entitled "An act establishing a public school employees' retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employees, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon board having the employment of public school employees; exempting annuities, allowances, returns, benefits, and rights from taxation and judicial process; and providing penalties," by providing for the payment of retirement allowances to employees who have rendered at least forty-five years of school service.

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

NAYS—48.

Aron.	Davis.	Long.	Salus.
Baldwin,	DeWitt.	MacDade,	Schantz.
Barnes,	Donahue,	Marlow.	Service.
Barr,	Einstein,	McClintock,	Sisson.
Berntheizel,	Eyre,	McConnell,	Smith.
Boyd,	Gray,	McNichol,	Snyder.
Buckman,	Hackett,	Miller, J. S.,	Sones.
Clark,	Heaton,	Miller, S. J.,	Stineman.
Craig,	Herron,	Murdoch,	Vare.
Crow,	Homsher,	Norton,	Weaver.
Culbertson,	Joyce,	Patton,	Whitten.
Daix,	Leslie,	Phipps,	Woodward.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 875, entitled:

An act to amend section one and two of the act approved the twenty-third day of June one thousand nine hundred and eleven (P. L. 1123) entitled "An act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers road juries juries of view and commissioners to view land and providing for the charges upon the respective counties in the matter of salaries costs and expenses thereof" by board of viewers in counties of the first class and abolishing the existing boards

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—46.

Aron,	Davis,	Long,	Phipps,
Baldwin,	DeWitt,	MacDade,	Salus,
Barnes,	Donahue,	Marlow,	Schantz,
Barr,	Einstein,	McClintock,	Service,
Berntheizel,	Eyre,	McConnell,	Sisson,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Vare,
Craig,	Herron,	Murdoch,	Weaver,
Crow,	Homsher,	Norton,	Whitten,
Culbertson,	Joyce,	Patton,	Woodward.
Daix,	Leslie,		

#### NAYS—2.

Smith, Stineman,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 877, entitled:

An Act fixing the salary of the Lieutenant-Governor

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

#### YEAS—42.

Aron,	Donahue,	Marlow,	Salus,
Baldwin,	Einstein,	McClintock,	Schantz,
Berntheizel,	Eyre,	McConnell,	Service,
Boyd,	Gray,	McNichol,	Smith,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Craig,	Heaton,	Miller, S. J.,	Stineman,
Crow,	Herron,	Murdoch,	Vare,
Culbertson,	Homsher,	Norton,	Weaver,
Daix,	Joyce,	Patton,	Whitten,
Davis,	Leslie,	Phipps,	Woodward.
DeWitt,	MacDade,		

#### NAYS—6.

Barnes,	Clark,	Sisson,	Snyder,
Barr,	Long,		

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

#### BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 879, entitled:

An Act to amend sections five hundred and six as amended and five hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it

shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time,

#### BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 881, entitled:

An Act to amend the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties."

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

#### YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 882, entitled:

An Act to empower the Public Service Commission to require railroad corporations to employ an adequate number of men upon trains and to repeal an act approved the nineteenth day of June, nineteen hundred and eleven (P. L. 1053), entitled: "An act to promote the safety of travelers and employes upon railroads by compelling common carriers by railroad to properly man their trains."

And said bill having been read at length the third time, and the question,

Will the Senate agree to the bill?

Mr. LONG. Mr. President, I ask unanimous consent to amend Section 1, page 2, lines 7, 8, 9, 10, 11 and 12 by striking out the words "including the act of June nineteenth one thousand nine hundred and eleven (Pamphlet Laws ten hundred and fifty-three) entitled "An act to promote the safety of travelers and employes upon railroads by compelling common carriers by railroad to properly man their trains." Also lines 3, 4, 5, 6, 7, 8 by striking out the words "and to repeal an act approved the nineteenth day of June nineteen hundred and eleven (Pamphlet Laws ten hundred and fifty-three) entitled "An act to promote the safety of travelers and employes upon railroads by compelling common carriers by railroad to properly man their trains."

The PRESIDENT. Is there objection?

Mr. EYRE. Mr. President, I object.

The PRESIDENT. The Chair hears objection?

Mr. LONG. Mr. President, I move that the Senate do now resolve itself into Committee of the Whole for the purpose of special amendment.

Mr. BARR. Mr. President, I second the motion.

On the question,

Will the Senate agree to the motion?



Mr. BARR. Mr. President, I would like to interrogate the Senator from Chester, Mr. Eyre.

The PRESIDENT. Will the Senator from Chester, Mr. Eyre, permit himself to be interrogated?

Mr. EYRE. Mr. President, I will.

Mr. BARR. Mr. President, I would like to ask the Senator from Chester, Mr. Eyre, whether or not he is cognizant of the fact that the Public Service Commission of the State of Pennsylvania is at the present time erowedd beyond all limit, you might say, of human endurance by appeals of public service corporations, that they are months and months behind in their work. If this added burden is placed upon them, it does not seem to me, to be fair to the Commission or fair to the men or fair to the railroad company. I had spoken to the Senator tonight, it was a little late, and I asked him whether it would not be better to refer this matter to the Bureau of Mediation established by law in the Department of Labor and Industry in the State of Pennsylvania. I do not think the Senator has had a chance to think the thing over, but I do think, for the good of the men, and for the good of the railroad and particularly for the good of the public, that it would be a mighty good substitution and that if it is not satisfactory to have it in that particular division of the state government the Public Service Commission be eliminated, and that a man be placed there as a representative of the men, one as a representative of the railroads and a man as a representative of the public. I would like to ask the Senator whether he does not agree with me that after all the public is the one that pays the freight.

Mr. EYRE. Mr. President, I scarcely know how to answer the Senator from Allegheny. I want to be perfectly deferential to him, but he has complicated his interrogatories to such an extent that I will do the best I can.

Mr. BARR. Mr. President, I am sorry that I have been so complex, and I will restate the question, if necessary.

Mr. EYRE. Mr. President. The Senator from Allegheny, Mr. Barr, inquired whether I did not know that the Public Service Commission was tremendously overcrowded with work. I do not have such knowledge, as I have discovered that all of the complaints from the locality in which I live are speedily disposed of. Secondly, it is true that he discussed, in a very brief manner, the wisdom of returning this matter to the Board of Mediation. I confess my ignorance in not having known until he told me that such a Board existed and I am not so much displeased with my lack of knowledge because the Senator from Allegheny told me that he had not known that there was such a board until this afternoon, therefore I do not believe that a board that is so little known that neither the distinguished Senator from Allegheny nor myself ever heard of it would be a proper board to send questions of this kind to. That, I think, answers as far as I am able to answer the questions of the Senator from Allegheny.

Mr. BARR. Mr. President, it is true that I knew nothing about this board until this afternoon when it was called to my attention by the Governor of Pennsylvania, who seemed to be very much pleased in stating that this particular board had accomplished wonderful results in the face of a strike less than a year ago on the Pennsylvania Railroad. My own thought when I came here was that it would be a Board composed of one representative of the men, one representative from the railroad companies and one representative from the public, and I again asked the Senator, as I did in my question, whether or not the public does not pay the freight, and should not be represented, not in the Public Service Commission, but by a direct representative of the public.

Mr. EYRE. Mr. President, I am of the opinion that the public pays the freight and I think the public is paying good salaries to the Public Service Commission for the functions that the Public Service Commission is now performing, and I believe that the Public Service Commission is the best qualified body of men, by reason of their experience with questions of this kind, to determine fairly all propositions relating to public service corporations.

Mr. BARR. Mr. President, I thank the Senator from Chester for his courtesy. So far as my vote goes, in explanation of my vote in the negative of this bill stands as it is in referring it to the Public Service Commission, I

can say that if it were placed in a different position so that it could be referred to any other committee I would be glad to support it, because I realize, as the Senator from Chester does, that the railroads need and must have help. I also realize that there are some vicious points in that bill of 1911. The railroad men realized it, but we must all realize one thing, that the act of assembly of 1911 was written into the statute books by virtue of the abuse of the men by the railroad companies, which they do now admit, and their claim now is that they have been completely chastised and are willing to be good. I do not see how these men can get what is coming to them under the Public Service Commission and therefore I cannot support the bill.

Mr. LONG. Mr. President, I want to state my reasons for my vote on this bill. I believe the Public Service Commission is perfectly capable of handling this proposition if it came before them, but I am not in favor of changing the situation as it now is until the Public Service Commission does act. It seems to me only fair to these men that the statu quo should continue until the Public Service Commission hears both sides and determines whether or not there is some injury to the public or to the company or to the men in connection with the present law. It is for that reason that I will vote "No" on this bill.

Mr. EYRE. Mr. President, in reply to the Senator from Franklin, certainly the Public Service Commission will make their own rules and regulations relative to the disposition of any cases that may come to them from those sources and I believe that men of the standing and integrity of the Public Service Commission of the State of Pennsylvania can be fully and thoroughly trusted to make rules governing this situation that will be absolutely fair to employer and employee alike.

Mr. LONG. Mr. President, the Senator does not answer my objection to the present bill. I did not make any reference to the Public Service Commission not being a Commission of integrity and not being able to handle these propositions. My objection is that when this bill passes it will throw out of work a large number of employees without a hearing of any kind. There must have been some merit in this bill when passed. I did not vote for it, I was not here when it was passed, but there must have been some merit to it. Railroads have been operating for a number of years and certainly it will not interfere if they continue to operate for a few months, and the railroad companies can certainly bring the matter before the Public Service Commission much more rapidly than can the men.

Mr. VARE. Mr. President, for the information of the gentleman who just spoke, I canvassed this Senate and voted for this full crew bill when it was placed on the statute books way back in 1911, and I immediately saw it was a mistake for the employer to be made to employ men not needed. Every time it came up for repeal since that time I canvassed this Senate in an effort to repeal it, because I do not think it is for those who are employed to tell their employer whom or how many men they shall employ. Certainly it is of more interest to the different railroads of this great state to man their trains sufficiently to prevent accidents than to any other set of men. I, therefore, shall again vote for this repealer.

And the question recurring,

Will the Senate agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

#### YEAS—29.

Aron,	DeWitt,	MacDade,	Schantz,
Baldwin,	Donahue,	Marlow,	Sisson,
Barnes,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Norton,	Vare,
Crow,	Homsher,	Patton,	Woodward
Daix,			

#### NAYS—18.

Barr,	Einstein,	Miller, J. S.,	Service,
Berntheisel,	Hackett,	Murdoch,	Smith,

Craig,  
Culbertson,  
Davis,

Joyce,  
Leslie,  
Long,

Phipps,  
Salus,

Weaver,  
Whitten,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.  
Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

#### BILLS ON THIRD READING.

Agreeably to order,  
The Senate proceeded to the third reading and consideration of Senate Bill No. 884, entitled:

An Act to repeal an act approved the eighth day of March one thousand eight hundred and seventy-two (Pamphlet Laws two hundred and seventy-five) entitled "An act relating to the election of School Directors of Conyngham Township Columbia County.

And said bill having been read at length the third time, Will the Senate agree to the bill?

On the question,

Mr. HEATON. Mr. President, I ask unanimous consent to amend the title, line 4, by striking out the word "of" after the word "directors" and inserting in lieu thereof the word "in."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

#### BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 887, (House Bill No. 418), entitled:

An Act giving additional protection to human beings in this Commonwealth and imposing penalties upon those who may shoot at or wound or kill a human being in mistake for either game or other wild creatures.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

#### YEAS—45.

Aron.  
Baldwin,  
Barnes,  
Barr,  
Berntheizel,  
Boyd,  
Buckman,  
Clark,  
Craig,  
Crow,  
Culbertson,  
Daix,

DeWitt.  
Donahue,  
Einstein,  
Eyre,  
Gray,  
Hackett,  
Heaton,  
Herron,  
Homsher,  
Joyce,  
Leslie,

MacDade,  
Marlow,  
McClintock,  
McConnell,  
McNichol,  
Miller, J. S.,  
Miller, S. J.,  
Murdoch,  
Norton,  
Patton,  
Phipps,

Salus.  
Schantz,  
Service,  
Sisson,  
Smith,  
Sones,  
Stineman,  
Vare,  
Weaver,  
Whitten,  
Woodward.

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 893 (House Bill No. 309), entitled:

An act to amend section four of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions"

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

#### YEAS—48.

Aron.  
Baldwin,  
Barnes,  
Barr,  
Berntheizel,  
Boyd,  
Buckman,  
Clark,  
Craig,  
Crow,  
Culbertson,  
Daix,

Davis.  
DeWitt.  
Donahue,  
Einstein,  
Eyre,  
Gray,  
Hackett,  
Heaton,  
Herron,  
Homsher,  
Joyce,  
Leslie,

Long.  
MacDade,  
Marlow,  
McClintock,  
McConnell,  
McNichol,  
Miller, J. S.,  
Miller, S. J.,  
Murdoch,  
Norton,  
Patton,  
Phipps,

Salus.  
Schantz.  
Service,  
Sisson,  
Smith,  
Snyder,  
Sones,  
Stineman,  
Vare,  
Weaver,  
Whitten,  
Woodward.

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 901, (House Bill No. 937), entitled:

An Act to amend an act approved the 28th day of May one thousand nine hundred and fifteen (Pamphlet Laws six hundred and forty-two) entitled "An Act for the Protection of the public health by providing that persons firms or corporations who are operating or conducting hotels restaurants dining cars or other public eating places in this Commonwealth shall not employ or keep in their employ as cooks waiters kitchen-help chambermaids or other house servants any person or persons who are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis syphilis gonorrhea open external cancer or barber's itch or who are carriers of typhoid fever and further providing that no dishes receptacles or utensils used in eating or drinking shall be furnished to patrons or customers of any such public eating place unless the same have been thoroughly cleansed since used by another individual and further providing that no towels shall be furnished in any washroom in connection with any such public eating-place unless such towels be laundered or discarded after each individual use and further providing that no common drinking-cups shall be furnished at any public drinking place operated in connection with any such public eating place and providing penalties for violations of the provisions of this act" by extending its provisions to public drinking places requiring public wash rooms to be kept in a sanitary condition and providing for health certificates from employees in such establishments,

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

#### YEAS—48.

Aron.  
Baldwin,  
Barnes,  
Barr,  
Berntheizel,  
Boyd,  
Buckman,  
Clark,  
Craig,  
Crow,  
Culbertson,  
Daix,

Davis.  
DeWitt.  
Donahue,  
Einstein,  
Eyre,  
Gray,  
Hackett,  
Heaton,  
Herron,  
Homsher,  
Joyce,  
Leslie,

Long.  
MacDade,  
Marlow,  
McClintock,  
McConnell,  
McNichol,  
Miller, J. S.,  
Miller, S. J.,  
Murdoch,  
Norton,  
Patton,  
Phipps,

Salus.  
Schantz.  
Service,  
Sisson,  
Smith,  
Snyder,  
Sones,  
Stineman,  
Vare,  
Weaver,  
Whitten,  
Woodward.

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 904, (House Bill No. 1079), entitled:



An Act creating a commission to select an historic spot as a cemetery for the burial of bodies of soldiers sailors marines war nurses and members of the National Guard defining the powers and duties of the commission and making an appropriation.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

## YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 912, (House Bill No. 1188), entitled:

An Act defining a private game preserve and making it a misdemeanor to enter such preserve for certain purposes or to break injure or destroy the enclosure of the same and fixing penalties

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 914, (House Bill No. 1202), entitled:

An Act to repeal an act approved the seventeenth day of March one thousand eight hundred and sixty-eight (Pamphlet Laws three hundred and forty-two) entitled "An Act relating to the collection of State and county taxes in the county of Montgomery"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	Schantz,	MacDade,

Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 915, (House Bill No. 1203), entitled:

An Act to repeal an act approved the twenty-third day of March one thousand eight hundred and sixty-five (Pamphlet Laws six hundred and thirty-four) entitled "An act relating to the compensation of the county treasurers of Montgomery and Berks counties"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

## RECONSIDERATION OF SENATE BILL NO. 752.

Mr. GRAY. Mr. President. I move to reconsider the vote by which Senate Bill No. 752, (House Bill No. 1068), entitled:

An Act regulating and defining the powers and duties of the Dental Council and the State Board of Dental Examiners providing for appointment of examiners defining qualifications of applicants for examination condition of granting and revoking licenses regulating and limiting and defining the practice of dentistry limiting and defining operator in dental surgery prohibiting practice by or employment of unlicensed and unregistered persons and providing punishment therefor requiring the recording of licenses and registration of practitioners and disposition of fees and fines providing for an annual registration fee for licensed practitioners and the disposition of such fees defining evidence of violations and providing punishment fixing the appropriations to the Dental Council

passed finally.

The PRESIDENT. How did the Senator vote?

Mr. GRAY. Mr. President. I voted "aye".

Mr. DAVIS. Mr. President. I second the motion.

The PRESIDENT. How did the Senators vote?

Mr. DAVIS. Mr. President. I voted "aye".

The motion was agreed to.

And the question recurring.

Shall the bill pass finally?

Mr. GRAY. Mr. President. I move to reconsider the vote by which the bill passed third reading.

The PRESIDENT. How did the Senator vote?

Mr. GRAY. Mr. President. I voted "aye".

Mr. DAVIS. Mr. President. I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. DAVIS. Mr. President, I voted "aye."

The motion was agreed to.

And the question recurring.

Will the Senate agree to the bill on third reading?

#### BILL RECOMMENDED.

Mr. GRAY. Mr. President I move that the bill be re-committed to the Committee on Public Health and Sanitation.

Mr. DAVIS. Mr. President, I second the motion.

The motion was agreed to.

#### BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 916, (House Bill No. 1220), entitled:

A supplement to the act of June first one thousand nine hundred and eleven (Pamphlet Laws five hundred and ninety-nine) entitled "An act authorizing the Insurance Commissioner to proceed against and take possession of any insolvent or delinquent company order or association transacting any class of insurances and prescribing the method by which such insolvent or delinquent companies orders or associations shall be dissolved and liquidated" directing the deposit and keeping of any moneys or funds which shall come into the possession of the Insurance Commissioner or his duties while liquidating the business of any insurance company under the authority of said act

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 918, (House Bill No. 1286), entitled:

An Act to further amend an act entitled "An Act to authorize and provide for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum for restraint care and treatment," approved April sixteen, Anno Domini, one thousand nine hundred and three as amended by the act approved May twenty-eight one thousand nine hundred and seven entitled "An act to amend an act entitled "An act to authorize and provide for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum for restraint care and treatment" approved April sixteen, Anno Domini, one thousand nine hundred and three providing for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital for restraint care and treatment by the court of quarter sessions providing for the payment of the cost and expense of care and treatment of indigent inebriates by the county from which the inebriate is committed and that the overhead charges shall be paid by the State when the inebriate is committed to a public State institution.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.

#### NAYS—0.

A majority of all the Senators having been voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 919, (House Bill No. 1074), entitled:

An Act to further amend section forty-nine of an act approved the fifth day of May one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred and ninety-three) entitled "An Act entitled an act to create a Bureau of Building Inspection and to regulate the construction maintenance and inspection of buildings and party walls in cities of the first class

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 926, (House Bill No. S30), entitled:

An Act making a deficiency appropriation to the State Board of Education for use in the payment of scholarships

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.



Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 927, (House Bill No. 952), entitled:

An Act making a deficiency appropriation to the Department of Labor and Industry for the payment of the salaries of a supervising inspector

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

## BILL RECOMMITTED.

Mr. CRAIG: Mr. President, I move that Senate Bill No. 929, (House Bill No. 1377), on third reading, entitled:

An Act to amend section one of an act approved the thirteenth day of April one thousand nine hundred and eleven (Pamphlet Laws sixty-two) entitled "An act to provide for the registration of conveyances of real estate in all counties of this Commonwealth with a population not to exceed four hundred thousand in order to facilitate the assessment of taxes therein in the name of the owner of said real estate and to ascertain the value of such real estate and providing compensation to the recorder of deeds of such counties for making reports thereof" requiring a certificate to be added to each deed of conveyance setting forth the required particulars and providing that the recorders of deeds in the several counties shall not receive for record any deed which does not contain such certificate.

be recommitted to the Committee on Judiciary General.

Mr. PHIPPS. Mr. President, I second the motion.

The motion was agreed to.

## BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 936, entitled:

An Act authorizing boroughs townships school districts and poor districts to appeal from assessments of property or other subjects of taxation for their corporate purposes

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,

Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 937, entitled:

An Act to amend section three of the act approved the twentieth day of April, one thousand eight hundred and seventy-four, (P. L. 65), entitled "An act to regulate the manner of increasing the indebtedness of municipalities, to provide for the redemption of the same, and to impose penalties for the illegal increase thereof," as amended.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 938, entitled:

An Act to amend section twenty-eight of an act approved the first day of June, one thousand nine hundred and eleven, (P. L. 581), entitled "An act to provide for the incorporation of life insurance companies; and for the regulation of home and foreign life insurance companies; and providing penalties for any violation thereof."

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

## YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

## BILL RECOMMITTED.

Mr. ARON. Mr. President, I move that Senate Bill No. 941, on third reading, entitled:

An Act to amend an act approved the twelfth day of July, one thousand nine hundred and thirteen (P. L. 719),

entitled "An act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to National party conventions, and of certain party officers, including State committeemen, a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties, and their reimbursement by the State, of the expenses of the same, authorizing the State committee of a political party to make, and to alter, amend, and revoke, rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein, and repealing inconsistent legislation."

be recommitted to the Committee on Judiciary Special.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

#### BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 942, entitled:

An Act giving the Banking Commissioner supervision and control and authority to examine automobile protective or co-operative companies or associations issuing for money consideration policies or contracts guaranteeing attorneys' services to owners of motor vehicles in event of accident to persons or property by operation of motor vehicles or providing for the towing of damaged vehicles defining motor vehicles providing for cancellation provision in policies or contracts providing for semi-annual reports by companies or associations to the Banking Commissioner and payment of examination expenses and filing fees providing for a reserve liability for unearned portion of premium or dues and for investment of funds in valid securities to protect the purchasers providing for filing of name and residence of solicitors employed requiring payment of tax to the Commonwealth of two per centum on all premiums or dues received requiring all such companies or associations now transacting business in this Commonwealth to register with the Banking Commissioner and to come under provisions of the act fixing penalty for violations of the act providing for liquidation by the Banking Commissioner in event of insolvency.

And said Bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 944, entitled:

An Act to amend section eight of an act approved the thirty-first day of May, A. D. 1911 entitled "An act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two deputy State Highway Commissioners, chief engineer, chief draftsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities, and towns, and extending to the State line, describing and defining same by route numbers as the state highways of the Commonwealth; providing for the improvement, maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve and maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain state highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete

records thereof conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property or otherwise, in the improvement thereof, providing for purchase or acquiring of turnpikes or toll-roads forming all or part of and state highway, and procedure therein; providing for work of improvement of State highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State, providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways, and State-aid highways; providing method of application for State-aid in the improvement maintenance and repair of township or county roads and prescribing the contents, of township, county, borough or incorporated town petitions, providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same, providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State highways; making an appropriation to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads; and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act," providing for disposition of vacant portions of State Highway Routes.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 946, entitled:

An Act to make habitual loafing, lounging, congregating or loitering upon the corners or other places on the streets and highways of the cities of the first class of this Commonwealth a misdemeanor, and prescribing the penalties therefor.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.



## BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 949, entitled:

An Act further supplementing and amending an act entitled "An act to provide for the incorporation and regulation of motor power companies for operating passenger railways by cable, electrical or other means" approved March 22, A. D., 1887, and granting to such corporations heretofore or hereafter incorporated the additional powers and franchises, to wit: to acquire and operate power buses and to build extensions to any system of railways which it may at any time have leased or controlled through stock ownership

And said bill having been read at length the third time,  
On the question,

Will the Senate agree to the bill?

Mr. VARE. Mr. President, I ask unanimous consent to amend the title, line 4, by striking out the word "cable" and inserting in lieu thereof the word "cables"; also section 1, page 2, line 3, by striking out the word "cable" and inserting in lieu thereof the word "cables."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

## BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 950, entitled:

An Act to amend part of section six of an act approved the eighth day of May, one thousand nine hundred nineteen (P. L. 141) entitled, "An act reorganizing the Department of Agriculture, creating bureaus therein, and providing for the proper administration thereof."

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—47.

Aron,	Davis,	MacDade,	Schantz,
Baldwin,	DeWitt,	Marlow,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheisel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stneman,
Clark,	Heaton,	Murdoch,	Vare,
Craig,	Herron,	Norton,	Weaver,
Crow,	Homsher,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,	Salus,	

## NAYS—1.

Long,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

## BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 952, entitled:

An Act to repeal an act approved the eighteenth day of July one thousand nine hundred nineteen (Pamphlet Laws one thousand and fifty-five) entitled "An act in relation to the public safety defense and welfare of the Commonwealth and of the United States continuing the Commission of Public Safety and Defense as a commission of public welfare prescribing its powers and duties and making an appropriation"

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. CROW. Mr. President, I ask unanimous consent to amend the title, line 3, by striking out the word "the".

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

## REPORTS FROM COMMITTEES.

Mr. CRAIG. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CRAIG, from the Committee on Judiciary General, reported as committed, Senate Bill No. 1, entitled:

An Act to exempt female electors from the duty of serving on juries

Mr. WEAVER. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WEAVER, from the Committee on Judiciary General, reported as committed, or as amended, Senate Bill No. 547, (House Bill No. 608), entitled:

An Act to amend section one of an act approved the sixth day of May Anno Domini, one thousand nine hundred and fifteen (P. L. 262) entitled "An act imposing certain liabilities on persons, firms and corporations in cities of the second class for the cost of extinguishing fires which occur through their criminal intent design or wilful negligence or where they have not complied with any law ordinance or other lawful regulation for the prevention of fire or the spreading thereof providing a method for the ascertainment of such cost and the manner of collecting the same" so as to extend its provisions to persons firms and corporations in cities of the third class and boroughs

Also from the Committee on Judiciary General, reported as committed, or as amended, Senate Bill No. 992, (House Bill No. 1209), entitled:

An Act providing for the better management of the jails or county prisons in the several counties of this Commonwealth of the third and fourth classes by creating in such counties a board to be known by the name and style of inspectors of the jail or county prison with authority to appoint a warden of such prison and by vesting in said board and the officers appointed by it the safekeeping discipline and employment of prisoners and the government and management of said jails or county prisons

Mr. PHIPPS. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. PHIPPS, from the Committee on Judiciary Special, reported as amended, Senate Bill No. 284, (House Bill No. 48), entitled:

A joint resolution proposing an amendment to section one of article fourteen of the constitution of the Commonwealth of Pennsylvania

Mr. SMITH. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SMITH, from the Committee on Judiciary Special, re-reported as committed, or as amended, Senate Bill No. 675, (House Bill No. 818), entitled:

An Act to amend an act approved the twenty-sixth day of April one thousand eight hundred and fifty-five (Pamphlet Laws three hundred and nine) entitled "An act relating to damages for injuries producing death" as amended by extending the provisions thereof to brothers and sisters.

## BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 953, entitled:

An Act to amend section eleven and section thirteen of an act approved the fifteenth day of May, one thousand nine hundred fifteen (Pamphlet Laws five hundred and thirty-four), entitled "An act relating to motion-picture films, reels or stereopticon views or slides; providing a system of examination, approval and regulation thereof and of the banners, posters and other like advertising matter used in connection therewith; creating the Board of Censors and providing penalties for the violation of this act."

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 954, entitled:

An Act to amend section six hundred and thirty-two of an act approved the eighteenth day of May nineteen hundred and eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same and the method of collecting such revenue; and repealing all laws general special or local that are or may be inconsistent therewith."

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

#### BILL OVER IN ORDER.

Mr. DAIX. Mr. President, I ask that Senate Bill No. 956, on third reading, entitled:

An Act supplementary to an act entitled "An act granting to water power companies and other corporations owning a controlling water power authority to develop and distribute electric power by means of their water power and to erect construct and maintain the necessary buildings, plant and apparatus for that purpose," approved the second day of July, one thousand eight hundred and ninety-five (P. L. 425), by extending the power of every corporation heretofore organized or hereafter to be organized for the purpose of supplying water power to the public and granting to every such corporation the power to appropriate property outside the limits of public

streets, lanes, alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service, accommodation, convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation.

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

#### BILLS ON THIRD READING.

The Senate proceeded to the third reading and consideration of Senate Bill No. 957, entitled:

An Act to apportion the State into congressional districts

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. HOMSHER. Mr. President, I ask unanimous consent to amend section 1, page 1, line 7, by striking out "ino" and inserting in lieu thereof the word "into"; also section 9, page 9, line 21, by striking out the words "read just" and inserting in lieu thereof the word "readjust"; also page 4, line 18, by striking out the words "fourth, seventh, eighth, tenth, eleventh, twelfth, thirteenth and fifteenth and inserting in lieu thereof the words, "second, third, fourth, fifth, sixth, ninth, tenth, eleventh and fifteenth also line 21, by striking out the words "second, third, fifth, sixth and ninth, and inserting in lieu thereof the words, "seventh, eighth, twelfth, thirteenth and fourteenth."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 958, as follows:

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the judicial districts of the Commonwealth shall be numbered composed designated and shall each have the number of judges respectively as follows

The first district shall be composed of the city and county of Philadelphia and shall have fifteen judges learned in the law in the common pleas and five judges learned in the law in the orphans court and such judges of the municipal court as now or may hereafter be provided by law

The second district of the county of Lancaster and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The third district of the county of Northampton and shall have three judges learned in the law in the common pleas

The fourth district of the county of Tloga and shall have one judge learned in the law

The fifth district of the county of Allegheny and shall have fourteen judges learned in the law in the common pleas and three judges learned in the law in the orphans' court and such judges of the county court as now or may hereafter be provided by law

The sixth district of the county of Erie and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The seventh district of all the county of Bucks and shall have one judge learned in the law

The eighth district of the county of Northumberland and shall have two judges learned in the law

The ninth district of the county of Cumberland and shall have one judge learned in the law

The tenth district of the county of Westmoreland and shall have three judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The eleventh district of the county of Luzerne and shall have five judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The twelfth district of the county of Dauphin and shall have three judges learned in the law



The thirteenth district of the county of Greene and shall have one judge learned in the law

The fourteenth district of the county of Fayette and shall have two judges learned in the law and one judge learned in the law in the orphans' court

The fifteenth district of the county of Chester and shall have one judge learned in the law

The sixteenth district of the county of Somerset and shall have one judge learned in the law

The seventeenth district of the counties of Union and Snyder and shall have one judge learned in the law

The eighteenth district of the county of Clarion and shall have one judge learned in the law

The nineteenth district of the county of York and shall have two judges learned in the law

The twentieth district of the counties of Huntingdon Bedford and Mifflin and shall have one judge learned in the law

The twenty-first district of the county of Schuylkill and shall have three judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The twenty-second district of the county of Wayne and shall have one judge learned in the law

The twenty-third district of the county of Berks and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The twenty-fourth district of the county of Blair and shall have one judge learned in the law

The twenty-fifth district of the counties of Cameron Clinton and Elk and shall have one judge learned in the law

The twenty-sixth district of the county of Columbia and shall have one judge learned in the law The county of Montour shall be attached to this district

The twenty-seventh district of the county of Washington and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The twenty-eighth district of the county of Venango and shall have one judge learned in the law

The twenty-ninth district of the county of Lycoming and shall have one judge learned in the law

The thirtieth district of the county of Crawford and shall have one judge learned in the law

The thirty-first district of the county of Lehigh and shall have two judges learned in the law

The thirty-second district of the county of Delaware and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The thirty-third district of the county of Armstrong and shall have one judge learned in the law

The thirty-fourth district of the county of Susquehanna and shall have one judge learned in the law

The thirty-fifth district of the county of Mercer and shall have one judge learned in the law

The thirty-sixth district of the county of Beaver and shall have two judges learned in the law

The thirty-seventh district of the county of Warren and shall have one judge learned in the law The county of Forest shall be attached to this district

The thirty-eighth district of the county of Montgomery and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The thirty-ninth district of the county of Franklin and shall have one judge learned in the law

The fortieth district of the county of Indiana and shall have one judge learned in the law

The forty-first district of the counties of Juniata and Perry and shall have one judge learned in the law

The forty-second district of the county of Bradford and shall have one judge learned in the law

The forty-third district of the counties of Monroe and Pike and shall have one judge learned in the law

The forty-fourth district of the counties of Wyoming and Sullivan and shall have one judge learned in the law

The forty-fifth district of the county of Lackawanna and shall have three judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The forty-sixth district of the county of Clearfield and shall have one judge learned in the law

The forty-seventh district of the county of Cambria and shall have two judges learned in the law and one judge learned in the law in the orphans' court

The forty-eighth district of the county of McKean and shall have one judge learned in the law

The forty-ninth district of the county of Centre and shall have one judge learned in the law

The fiftieth district of the county of Butler and shall have one judge learned in the law

The fifty-first district of the counties of Adams and Fulton and shall have one judge learned in the law

The fifty-second district of the county of Lebanon and shall have one judge learned in the law

The fifty-third district of the county of Lawrence and shall have one judge learned in the law

The fifty-fourth district of the county of Jefferson and shall have one judge learned in the law

The fifty-fifth district of the county of Potter and shall have one judge learned in the law

The fifty-sixth district of the county of Carbon and shall have one judge learned in the law

And in all cases where a county is or shall be attached to a contiguous district the qualified voters of said county shall be entitled to vote for the judge or judges

Section 2 The nomination of judges which the qualified electors of any county are entitled to elect of themselves unconnected with any other county or district shall be made held and

conducted and the returns of votes cast at primary elections for the nomination of such judges shall be made computed canvassed and certified as now or may be hereafter provided by law

Section 3 Returns of votes cast in all such counties at the municipal elections for all judges shall be made out by the prothonotary of the court of common pleas of such county under direction of said court or of the judge or person or persons authorized by law to receive and compute returns in such counties at its his or their meeting to receive and compute the returns of the preceding municipal election Such returns shall be properly attested by the seal of said court One of such returns shall be filed and entered in the office of the prothonotary of such court Another of such returns such prothonotary shall enclose in a sealed envelope and direct and immediately mail to the Secretary of the Commonwealth It shall also be the duty of the prothonotary to deliver a copy of such return to each person elected judge at such municipal election

Section 4 In case of the election of a judge or judges in any judicial district composed of two or more counties or of a single county to which one or more counties is or are attached as provided by this act on the day of the sitting of the court or of the judge person or persons authorized by law to receive and compute returns in each of such counties the prothonotary of the court of common pleas shall open and in its his or their presence shall make out a return of all votes cast at the preceding municipal election within each county for every person voted for as judge Such return shall be properly attested by the seal of said court The court or judge or person or persons receiving and computing returns shall thereupon appoint one of the judges of election in said county to take charge of such return and produce the same at a meeting of the judges so appointed in each of the counties comprising said district

Section 5 In all judicial districts composed of two or more counties the county commissioners of each county shall appoint one of the judges of elections of such county to take charge of the returns of all votes cast at any primary election in said county for any candidate or candidates for the nomination of judge of the courts of said district

Section 6 In all judicial districts composed of two or more counties the persons appointed as return judges to compute the vote cast at any municipal or primary election for any judges of the courts of such districts shall meet and cast up the several returns of the counties composing the district on the Tuesday next following the day on which the official computation of the county returns in all of such counties shall have been completed Such meetings shall be held at the court house of one of the counties taking said counties alternately in alphabetical order

Section 7 The return judges having met and cast up the votes of their respective districts shall execute under their hands and seals a general and true return of the whole district which in case such return is of a municipal election shall be deposited with the prothonotary of the county wherein the return is executed or in case the return is of a primary election with the county commissioners of such county Immediately upon the receipt of such return the prothonotary or county commissioners as the case may be shall make copies of such return and shall transmit one copy thereof properly certified to the Secretary of the Commonwealth and the other copy or copies also certified to the person or persons receiving the highest number of votes cast at the preceding municipal or primary election for the office or offices for which the election was held or the nominations were made in the district

Section 8 Every return judge shall receive out of the treasury of his proper county the sum of ten dollars for each day actually employed in computing such vote and in addition thereto shall receive ten cents for every mile necessarily traveled in going to and from the place of meeting

Section 9 In all judicial districts at the municipal election next preceding the expiration of the term of any judge now or hereafter commissioned the qualified electors of any county or counties composing such district shall elect a successor to such judge to serve as provided by law

Section 10 In all districts in which by the provisions of this act two or more judges are provided one of said judges shall be the president judge of said district and the other or others shall be the additional law judge or judges thereof The judge of said districts whose commission shall first expire shall be the president judge thereof except when the president judge has been or shall be re-elected in which case he shall continue to be president judge The said additional law judge or judges shall possess the same qualifications which are required by the Constitution and laws for the president judge of said district and shall hold his or their office for a like term and by the same tenure and shall have the same powers authority and jurisdiction and shall be subject to the same duties restrictions and penalties as the president judge of said district

Section 11 In all cases where by the provisions of this act a district heretofore consisting of more than one county is divided into two or more districts and in all cases in which counties are transferred from one district to another the judge now in office shall continue to serve until the expiration of his term of office as judge of the district which by this act is given the same number as that of the district in which the said judge has heretofore served At the municipal election next preceding the expiration of the term of office of any such judge the electors of the county or counties composing such district shall elect a judge to serve as provided by law

Section 12 In all districts in which the office of additional law judge or the office or orphans' court judge is created by the provisions of this act the Governor shall appoint a per-



son learned in the law and otherwise legally qualified and commission him as additional law judge or orphans' court judge of such district as the case may be to serve until the first Monday of January one thousand nine hundred and twenty-two

Section 13 The act approved the eighteenth day of July one thousand nine hundred and one (Pamphlet Laws six hundred sixty-nine) entitled "An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election appointment and commissioning of judges learned in the law for the said districts in cases where such judges are not provided for by existing law" the act approved the twenty-third day of May one thousand nine hundred and one (Pamphlet Laws two hundred ninety-two) entitled "An act to provide for an additional law judge of the several courts of the eighth judicial district" the act approved the eleventh day of July one thousand nine hundred and one (Pamphlet Laws six hundred fifty-five) entitled "An act to provide for an additional law judge of the several courts of the eleventh judicial district" the act approved the twenty-eighth day of February one thousand nine hundred and seven (Pamphlet Laws four) entitled "An act to provide for an additional law judge of the several courts of the thirty-second judicial district the act approved the twenty-fourth day of March one thousand nine hundred and eleven (Pamphlet Laws twenty-five) entitled "An act to provide for an additional law judge of the several courts of the sixth judicial district" the act approved the fourth day of April one thousand nine hundred and thirteen (Pamphlet Laws forty) entitled "An act to provide for an additional law judge of the several courts of the forty-seventh judicial district" the act approved the twenty-first day of July one thousand nine hundred and thirteen (Pamphlet Laws eight hundred seventy-two) entitled "An act to provide for an additional district" the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws four hundred ninety-eight) entitled "An act to amend section one of an act entitled 'An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election appointment and commissioning of judges learned in the law for the said districts in cases where such judges are not provided for by existing law' approved the eighteenth day of July one thousand nine hundred and one by designating the counties of Cameron and Elk as the twenty-fifth district and attaching the county of Clinton to the fifty-fifth district" the act approved the twenty-fourth day of April one thousand nine hundred and seventeen (Pamphlet Laws ninety-five) entitled "An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts" are hereby repealed absolutely The act approved the twelfth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred fifty-eight) entitled "An Act fixing the time of meeting of the return judges in the several congressional senatorial counties or parts of two or more counties prescribing the manner certain duties on prothonotaries and county commissioners and fixing the compensation of such return judges" and the act approved the twelfth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred sixty) entitled "An act authorizing county commissioners to appoint return judges to cast up primary election returns in congressional senatorial and judicial districts" are hereby repealed in so far as they relate to judicial districts All other acts and parts of acts inconsistent with the provisions of this act are hereby repealed

Nothing in this act shall be construed to repeal any of the provisions of an act approved the fifth day of May one thousand nine hundred and eleven entitled "An act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" or the amendments thereto nor to repeal any of the provisions of an act approved the twelfth day of July one thousand nine hundred and thirteen entitled "An Act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expenses thereof" or the amendments thereto

Section 13 Where by the provisions of this act the number of judges in any judicial district is decreased below the number to which such district is by law entitled at the date of the passage of this act the judges then in office shall continue to hold their offices until the end of their respective terms but no successor shall be elected to succeed the judge whose term first expires and after the expiration of the term of such judge the remaining judge or judges shall constitute the court of such district and the judge oldest in commission shall be the president judge of said court

And said bill having been read at length the third time,  
On the question,  
Will the Senate agree to the bill?

Mr. DONAHUE. Mr. President, I ask unanimous consent to amend section 1, page 2, line 19, by striking out the word "all"; also section 13, page 12, line 19, by striking out the word "the" where it occurs the second time.

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,  
Will the Senate agree to the bill on third reading as amended.

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

#### BILL ON THIRD READING AND FINAL PASSAGE.

The Senate proceeded to the third reading and consideration of Senate Bill No. 960, (House Bill No. 747), entitled:

An Act to amend section one of an act approved the twenty-fifth day of June one thousand eight hundred and ninety-five (Pamphlet Laws two hundred and seventy-five) entitled "An act dividing the cities of this State into three classes with respect to their population and designating the mode of ascertaining and changing the classification thereof in accordance therewith."

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

#### BILL OVER IN ORDER.

Mr. LESLIE. Mr. President, I ask that Senate Bill No. 962, on third reading, entitled:

An Act creating a board of managers to have exclusive jurisdiction over all houses of detention for the reception of untied juvenile offenders and neglected and dependent children who may be under judicial investigation in cities of the second class, and abolishing the boards of managers now in charge of such houses.

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

#### BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,  
The Senate proceeded to the third reading and consideration of Senate Bill No. 1007, entitled:

An Act to amend section four of the act approved the ninth day of June, one thousand nine hundred and eleven, (P. L. 753), entitled "An act to provide for the appointment of deputy prothonotaries in counties of this Commonwealth having a population of more than two hundred and fifty thousand and less than a million, and defining their qualifications powers and salary

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,



Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stincman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

#### BILL ON THIRD READING.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 976, entitled:

An Act to amend an act providing that in all counties having more than five hundred thousand inhabitants, advertisements and notices required by law or rules of court to be published in newspapers of general circulation, unless dispensed with by special order of court, be published in the legal newspaper issued at least weekly, of the proper county, designated by rules of court for the public of court or other legal notices, approved the third day of May Anno Domini, one thousand nine hundred and nine (P. L. 424), as amended, so as to except therefrom the advertisement by counties, cities, boroughs, school districts and other municipalities and incorporated districts of the sale of any bonds or other securities issued by them.

And said bill having been read at length the third time, On the question,

Will the Senate agree to the bill?

Mr. PATTON. Mr. President, I ask unanimous consent to amend the title, line 1, by inserting after the word "act" the followings "entitled An Act"; also line 9, by inserting quotation marks after the word "notices"; also section 1, page 2, line 10, by inserting after the word "nine" the following: (P. L. 424) which" also line 11, by striking out the word "which" and inserting in lieu thereof the following:

P. L. 49) entitled "An act to amend section one of an act entitled 'An act providing that in all counties having more than five hundred thousand inhabitants, advertisements and notices required by law or rules of court to be published in newspapers of general circulation, unless dispensed with by special order of court, shall be published in the legal newspaper, issued at last weekly, of the proper county, designated by rules of court for the publication of court or other legal notices,' approved the third day of May, Anno Domini one thousand nine hundred and nine, so as to cause advertisements and notices required by law or rules of court to be published in newspapers of general circulation, unless dispensed with by special order of court for the publication of court or other legal notices,' approved the third day of May, Anno Domini one thousand nine hundred and ninety, in counties having a population of one hundred and fifty thousand inhabitants or more, instead of five hundred thousand inhabitants, as required by the first act."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

#### MOTION TO RECONSIDER RECOMMITTAL OF HOUSE BILL NO. 215.

Mr. GRAY. Mr. President, I move to reconsider the motion by which Senate Bill No. 463, (House Bill No. 215), entitled:

An Act for the better protection of fish requiring citizens of the United States residing in this Commonwealth to procure a license from the county treasurer to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties recovered and license fees received.

was committed to the Committee on Game and Fisheries. Mr. VARE. Mr. President, I second the motion.

On the question.

Will the Senate agree to the motion?

Mr. BUCKMAN. Mr. President, I hope this motion will not prevail. When this bill was before the Committee on Game and Fisheries, the consideration of it was postponed, and it was then agreed that it should not be put out of committee without notice to the members of the committee, and that notice has not been given. The bill, if it is put out at all, should be amended, and I therefore hope that it will be allowed to be considered by the Committee on Game and Fisheries, where it now is.

Mr. GRAY. Mr. President, I have investigated the records of the Committee on Game and Fisheries and find no such data contained in the records of that committee.

Mr. BUCKMAN. Mr. President, I have stated the fact that that is what took place, and if it necessary I will interrogate the Chairman of the Committee on Game and Fisheries to substantiate what I have said. I would like to interrogate the Chairman of the Committee on Game and Fisheries.

The PRESIDENT. Will the Senator from Allegheny, Mr. Murdoch, permit himself to be interrogated?

Mr. MURDOCH. Mr. President, I will.

Mr. BUCKMAN. Mr. President, I ask if it is not a fact that when this bill was before the Committee on Game and Fisheries the consideration of it was postponed by a large majority vote of that committee?

Mr. VARE. Mr. President, I object to the Senator from Bucks asking questions and answering them himself.

Mr. BUCKMAN. Mr. President, I have asked if that is not a fact.

Mr. MURDOCH. Mr. President, does the Senator say by a large majority?

Mr. BUCKMAN. Mr. President, by a vote of seven to four, to be exact. Is that correct?

Mr. MURDOCH. Mr. President, absolutely. Afterwards it was asked that the bill be reported out because it was a department bill, and, of course, it was agreed to let the bill come out.

Mr. BUCKMAN. Mr. President, I want to ask the Senator from Allegheny whether it is not a fact that he agreed not to report the bill out without notice to the other members of the committee to be considered at a meeting of the committee.

Mr. MURDOCH. Mr. President, it is not a fact. It was agreed to let it come out.

Mr. BUCKMAN. Mr. President, I desire to ask the Senator whether he asked me about the bill. Did I not refuse to sanction its coming out?

Mr. MURDOCH. Mr. President, in reply to the Senator, I will say that he did.

Mr. BUCKMAN. Mr. President, I ask the Senator why he did not call a regular meeting of the committee in order that the bill might be properly considered. Is it not customary to have a regular meeting when any member objects to a bill being reported out.

Mr. MURDOCH. Mr. President, I cannot say whether it is customary or not.

Mr. BUCKMAN. Mr. President, I would say that it is customary. Since I have been in the Senate I have not known a bill to be reported out of committee without a meeting of the committee where any member of that committee objected to it. I object to this bill coming out in this manner and I think that I am entitled to as much courtesy as any member of this Senate, and I think, therefore, I ought to be extended the courtesy of having the bill regularly considered in committee.

Mr. SCHANTZ. Mr. President, I would like to interrogate the Senator from Philadelphia, Mr. Gray.

The PRESIDENT. Will the Senator from Philadelphia, Mr. Gray, permit himself to be interrogated?

Mr. GRAY. Mr. President, I will.

Mr. SCHANTZ. Mr. President, the Senator from Philadelphia, Mr. Gray, stated that he had examined the records of this committee and that the records did not show what Senator Buckman had stated. I would like to ask the Senator from Philadelphia, Mr. Gray, whether the records of the committee show that any action was taken to report the bill out of committee.

Mr. GRAY. Mr. President, I did not see such a record.

Mr. VARE. Mr. President, this is not an unusual proceeding. It is the habit of this Senate, whether in commit-

tee or out of committee, if they can get a majority of the members to agree to report it out, then the bill comes out. That has been the practice of the Senate since I have been around here, for the last fifteen years.

Mr. DONOHUE. Mr. President, I want to say that I am also a member of that committee. It was approached by the chairman of the committee and I did not consent to let this bill come out, and it was reported out without my consent, the same as my colleague, Mr. Buckman.

Mr. BUCKMAN. Mr. President, I want to say that, while I do not question the word of the Senator from Allegheny, I doubt very much if a majority of this committee would sanction its being reported in its present form, and as long as we are to have a system of considering bills by a committee, I think, sir, that the committee should be allowed to act upon this, and it should not be reported out by a chairman without the consent of the majority of that committee publicly expressed, otherwise we might have a secret ballot on matters of this kind, which we surely do not want and I hope this motion to reconsider will not prevail.

Mr. EYRE. Mr. President, it seems to me that we have a very full meeting of the Senate here tonight, and no harm could be done by recessing for ten minutes to give the chairman an opportunity to go into the back room and consider this bill so that courtesy may be shown to every member of the committee. I move that the Senate go into recess for ten minutes.

The PRESIDENT. There is a motion before the Senate which takes precedence over the motion to recess.

Mr. EYRE. Mr. President, I move, as a substitute for the motion to reconsider, that the Senate do now take a recess for ten minutes.

Mr. BALDWIN. Mr. President, I second the motion.

The motion was agreed to.

#### AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

#### BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 60, as follows:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania Whereas the Department of Labor and Industry of the Commonwealth of Pennsylvania has ruled that the age limit of the horizontal return tubular boilers having a longitudinal lap joint and carrying over fifty (50) pounds pressure shall be twenty (20) years and

Whereas the boilers of this type at the Western Pennsylvania Institution for the Blind are twenty-six (26) years old and the Department of Labor and Industry has required their removal not later than July first one thousand nine hundred and twenty-one therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary is hereby specifically appropriated to the Western Pennsylvania Institution for the Blind for the purchase and installation of two boilers of ample capacity and approved type

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 464 (House Bill No. 79), as follows:

An Act authorizing district attorneys in counties of the third class to appoint county detectives defining their powers and duties fixing their salaries and providing for the payment of such salaries and the expenses of such detectives from the county treasury

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties of the third class the district attorney of the county shall have power to appoint one chief county detective and three assistant county detectives The chief county

detective shall receive an annual salary of two thousand five hundred dollars (\$2,500) and the assistant county detectives shall receive annual salaries of two thousand two hundred dollars (\$2,200) each Each of such county detectives shall receive his actual and necessary expenses incurred in the performance of his duties All of such salaries and the expenses of the county detectives shall be paid out of the county treasury in the usual manner

Section 2 The county detectives herein provided for shall hold their positions during the term of the district attorney appointing them and shall be removable at his discretion They shall have possess and exercise all of the rights and powers conferred by existing law upon constables so far as such laws relate to crimes and criminal procedure and shall when requested by the district attorney make an investigation and endeavor to obtain such evidence as may be required in any criminal case They shall also perform such other duties as the district attorney may direct

Section 3 That the act approved the eighth day of May one thousand nine hundred thirteen (Pamphlet Laws one hundred fifty-seven) entitled "An act regulating the appointment confirmation duties salary and expenses of county detectives in counties containing not less than three hundred thousand nor more than seven hundred thousand inhabitants" and the act approved the twenty-ninth day of April one thousand nine hundred and fifteen (Pamphlet Laws two hundred and two) entitled "An act to amend an act approved the eighth day of May one thousand nine hundred and thirteen entitled 'An act regulating the appointment confirmation duties salary and expenses of county detectives in counties containing not less than three hundred thousand nor more than seven hundred thousand inhabitants' by extending its provisions to counties having a population of two hundred fifty thousand inhabitants but not more than seven hundred thousand inhabitants and by repealing section three of the act" are hereby repealed

All other acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 689, entitled:

An Act to further amend section one of the act approved the first day of May one thousand nine hundred and nine (Pamphlet Laws three hundred and twenty-one) entitled "An act to provide for State registration of nurses to establish a State Board of Examiners in connection therewith and to provide penalties for the violation of certain provisions regarding such registration" as amended

The first section of the bill was read as follows and agreed to:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the first day of May one thousand nine hundred and nine (Pamphlet Laws three hundred and twenty-one) entitled "An act to provide for State registration of nurses to establish a State Board of Examiners in connection therewith and to provide penalties for the violation of certain provisions regarding such registration" which as amended by the act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and forty-five) entitled "An act to amend sections one two three nine ten and eleven and to amend also sections four five and seven as amended of an act approved the first day of May one thousand nine hundred and nine (Pamphlet Laws three hundred and twenty-one) entitled 'An act to provide for State registration of nurses to establish a State Board of Examiners in connection therewith and to provide penalties for the violation of certain provisions regarding such registration' by providing for a change in membership of said board for an increase in salary of the secretary and educational director and for the registration of persons properly qualified as licensed attendants for the care of the sick" reads as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That within sixty days after the passage of this act the Governor shall appoint a State Board of Examiners for Registration of Nurses composed of five members three of whom shall be registered nurses graduated from training schools connected with hospitals where practical and theoretical instruction is given in general surgical and medical nursing and who shall have been engaged in nursing in the State of Pennsylvania at least five years since graduation The Governor shall also name two physicians as members of said board They shall be connected in an official capacity with public hospitals where nurses' training schools are maintained and shall have practiced their profession in the State of Pennsylvania for at least five years immediately preceding the time of their appointment" is hereby further amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That within sixty days after the passage of this act the Governor shall appoint a State Board of Examiners for Registration of Nurses composed of five members two of whom shall



be registered nurses graduated from training schools connected with hospitals where practical and theoretical instruction is given in general surgical and medical nursing and who shall have been engaged in nursing in the State of Pennsylvania at least five years since graduation. The Governor shall also name three physicians as members of said board. They shall be connected in an official capacity with public hospitals where nurses' training schools are maintained and shall have practiced their profession in the State of Pennsylvania for at least five years immediately preceding the time of their appointment.

On the question,

Will the Senate agree to the section?

Mr. BARK. Mr. President, I move to amend the bill by adding at the end thereof the following:

"Section 2. That section seven of said act which as amended by section six of the act approved the twentieth day of June, one thousand nine hundred and nineteen, (P. L. 545), reads as follows:

"Section 7. On and after August first, one thousand nine hundred and fifteen, no application for registration as a registered nurse shall be considered unless accompanied by a fee of ten dollars. Every applicant, to be eligible for examination, must furnish evidence, satisfactory to the board, that he or she is twenty-one years of age or over, is of good moral character, and has graduated from a training school for nurses which gives at least a two years course of instruction, or has received instruction in different training schools or hospitals for periods of time amounting to at least a two year course, as aforesaid, and then graduated, and that such applicant, during said period of at least two years, has received practical and theoretical training in surgical and medical nursing: Provided, That a graduate nurse registered in any State of the United States, where the requirements for registration, in the judgment of the registration board for nurses of this State, are at least equal to the requirements of law for such nurses in Pennsylvania, may, at the discretion of the board, be registered, without examination, upon application in writing on forms provided by the board, and upon the payment of a fee of ten dollars: And provided further, That it shall be the duty of the registration board to prepare and make a report for public distribution, at intervals regulated by the by-laws of the said board, of all training schools or combinations of training schools that are approved by the board as possessing the necessary requirements for giving a pupil-nurse full and adequate course of instruction: And provided further, That a State educational director of training schools, for nurses, shall be appointed, from among its members, by the State Board of Examiners for the Registration of Nurses of the State of Pennsylvania. This appointee shall have all the powers of a member of the board, while acting officially as a member of said board, but shall be under the direction of the board of examiners in all matters pertaining to her position as educational director, and her duty shall be to assist in maintaining the necessary standards in the living, working, and educational conditions of training schools for nurses. The salary of the educational director shall be twenty-five hundred dollars per year, and her railroad mileage and actual expenses incurred while engaged in official business, to be paid from the additional registration fee provided for in this act," is hereby further amended to read as follows:

"Section 7. On and after August first, one thousand nine hundred and fifteen, no application for registration as a registered nurse shall be considered unless accompanied by a fee of ten dollars. Every applicant, to be eligible for examination, must furnish evidence, satisfactory to the board, that he or she is twenty-one years of age or over, is of good moral character, and has graduated from a training school for nurses which gives at least two years' course of instruction, or has received instruction in different training schools or hospitals for periods of time amounting to at least a two years' course, as aforesaid, and then graduated, and that such applicant, during said period of at least two years, has received practical and theoretical training in surgical and medical nursing: Provided, That a graduate nurse registered in any State of the United States where the requirements for registration, in the judgment of the registration board for nurses of this State, are at least equal to the requirements of law for such nurses in Pennsylvania, may, at the discretion of the board, be registered, without examination, upon application in writing on forms provided by the board, and upon the payment of a fee of ten dollars: And provided further, That it shall be the duty of the registration board to prepare and make a report for public distribution, at intervals regulated by the by-laws of the said board, of all training schools or combinations of training schools that are approved by the board as possessing the necessary requirements for giving a pupil-nurse a full and adequate course of instruction. All training schools or combinations of training schools shall be advised of the status of such school not later than the first day of June, of each year. All communications relative to the same as well as other communications from the board shall be addressed to the president of the hospital or school or corresponding officer. Communications with regard to the status of schools, made not later than June first of each year, shall set forth the curriculum which the board requires to be taught in such training schools for the year next following: And provided further, That a State educational director of training schools for nurses shall be appointed, from among its members, by the State Board of Examiners for the Registration of Nurses of the State of Pennsylvania. This appointee shall have all the powers of a member of the board, while acting officially as a member of said board, but shall be under the direction of the board of examiners in all matters pertaining to her position as educational director, and her duties shall be to assist in maintaining the necessary standards in the living, working, and educational conditions of training schools for nurses. The salary of the educational director shall be twenty-five hundred dollars per year, and her railroad mileage and

actual expenses incurred while engaged in official business, to be paid from the additional registration fee provided for in this act."

Mr. LONG. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows and agreed to.

An Act to further amend section one of the act approved the first day of May one thousand nine hundred and nine (Pamphlet Laws three hundred and twenty-one) entitled "An act to provide for State registration of nurses to establish a State Board of Examiners in connection therewith and to provide penalties for the violation of certain provisions regarding such registration" as amended

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 721, (House Bill No. 965), entitled:

An Act to amend section six of an act approved the seventh day of June, one thousand nine hundred and fifteen (Pamphlet Laws eight hundred seventy), entitled, "An act to amend, revise and consolidate the law providing for the burial of certain honorably discharged soldiers, sailors and marines, at the expense of the counties in which they shall die or have a legal residence at the time of their death; to provide a system for effecting the burial of such soldiers, sailors and marines; to provide headstones and markers for the graves of such soldiers, sailors and marines; and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers, sailors and marines.

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 738, (House Bill No. 908), entitled:

An Act to amend section thirty-seven clause nine of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" increasing the powers of building and loan associations to purchase and hold real estate

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 769, (House Bill No. 23), as follows:

An Act to regulate the practice of Chiropractic and to create a Board of Chiropractic Examiners for the examination and licensing of Chiropractors defining the powers and duties of said Board and providing a penalty for violations of this act

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That there is hereby created a Board to be known as the "Pennsylvania State Board of Chiropractic Examiners" to be composed of three Chiropractors of integrity and ability graduates of different schools who shall at the time of their appointment be actual bona fide residents of the Commonwealth of Pennsylvania for at least five years continuously next preceding the time of their appointment and practitioners of Chiropractic for at least three years continuously next preceding the time of their appointment and shall be chosen from those already licensed to practice chiropractic in the Commonwealth of Pennsylvania

Section 2. The members of said Board shall be appointed by the Governor by and with the advice and consent of the Senate and the first appointments shall be made within thirty days after this act becomes a law



Section 3 The terms of office of the first members of said Board shall be as follows. One member shall be appointed for one year one for two years and one for three years and they shall hold office until their successors are appointed and qualified thereafter the terms of members of the Board shall be three years. All appointments to fill vacancies which the Governor is hereby empowered to make shall be for the unexpired term. All appointments made by the Governor to fill vacancies on said Board shall be in accordance with the provisions and requirements of this act and all such appointees must be holders of certificates or licenses to practice Chiropractic according to the definition of Chiropractic as contained in section fourteen.

Section 4 Said Board of Chiropractic Examiners shall convene within thirty days after their appointment and organize by electing one of their number president one as vice president and one as secretary and treasurer. At the regular meetings of said Board in October of each year as hereinafter provided the said Board shall reorganize by electing said officers as above provided.

Section 5 Said Board shall hold regular sessions at such places as the Board may determine commencing on the first Monday in April and October respectively of each year and shall continue in session until the business before the said Board shall have been finished. Special meetings may be called and held at such places as the president and the secretary may determine. Due notice of all such meetings shall be given. At least thirty days notice of the time and place of all meetings shall be given by publication once a week for four consecutive weeks in a newspaper of general circulation throughout the State of Pennsylvania or the sections in which examinations are to be held.

Section 6 Said Board shall adopt a seal which shall be affixed to all certificates issued by the Board and to such other papers as may require the same. The Board shall have power to make and enforce all proper rules and regulations necessary for the conduct of its business not in conflict with the terms and provisions of this act. The Board may take testimony concerning any matter within its jurisdiction and in the discharge of their official duties each member thereof is hereby empowered to administer oaths.

Section 7 It shall be unlawful for any person or persons to practice Chiropractic in this Commonwealth unless he or she shall have first obtained a certificate or license as provided in this act.

Section 8 Any person wishing to practice Chiropractic in Pennsylvania before it shall be lawful for him or her to do so shall make application to said Board of Chiropractic Examiners through the Secretary thereof upon the form thereof and in such manner as may be adopted and directed by the board at least ten days prior to any meeting of said board. Each applicant shall be a graduate of a Chiropractic school or college which fulfills all the scholastic requirements of this act as hereinafter provided. All courses acceptable must be actual residence courses of not less than thirty-two weeks' duration each calendar year. Application shall be made in writing and shall be signed by the applicant in his or her own hand writing and shall be sworn to before some officer authorized to administer oaths and shall recite the history of the applicant as to his or her educational advantages his or her experience in matters pertaining to a knowledge of the care of the sick how long he or she has studied Chiropractic under what teachers what collateral branch if any he or she has studied the length of time he or she has been engaged in clinical practice accompanying same by reference therein with any proof thereof in the shape of diploma certificate et cetera and shall accompany said application with satisfactory evidence of good moral character and reputation.

Section 9 The board shall conduct written examinations in the English language in anatomy physiology symptomatology pathology hygiene sanitation physiological chemistry histology neurology and the principles of Chiropractic and Chiropractic analysis and diagnosis and shall further require each prospective licentiate to give a clinical demonstration of vertebral palpation nerve tracing and adjusting.

Those prospective licentiates desiring to use the X-ray for spinography or radiography for picture purposes only (but not treatment by X-rays) must satisfy the board of their fitness by education and practice to do so when the board shall either grant such a one a separate certificate or license or include same with Chiropractic certificate or license accordingly as they see fit under the circumstances.

Each applicant to be entitled to a certificate or license must answer correctly at least seventy per centum of the questions propounded in every subject and seventy-five per centum of all questions propounded besides making satisfactory clinical demonstration.

Section 10 When it shall have been determined by the Board of Chiropractic Examiners that any applicant has passed the examination successfully and has made satisfactory demonstration of the clinical art and is a person of good moral character and reputation there shall be issued to such person a certificate or license to practice Chiropractic which must be signed by the president and secretary of the board and authenticated by the official seal.

Section 11 Applicants for licensure under the provisions of this act shall furnish prior to any examination by said board satisfactory proof that he or she is at least twenty-one years of age is of good moral character is not addicted to the intemperate use of alcohol and narcotic drugs and has had a general education of not less than a standard four years' high school course or its equivalent and not less than a year of college credits in physics biology and chemistry accredited by the Bureau of Professional Education and have attended not less than three graded courses of

not less than thirty-two weeks each calendar year of actual work in didactic laboratory and clinical study in some reputable and legally incorporated chiropractic college or colleges teaching efficiently all of the subjects required in the examination as hereinbefore provided for. In case any chiropractic college or colleges are temporarily unable to meet the above requirements these requirements may be satisfied by the presentation of credits received from any college or colleges approved by the Department of Public Instruction of the Commonwealth of Pennsylvania as pertains to the scientific branches together with the chiropractic therapy credits received from a chiropractic college approved by the chiropractic board of examiners.

Section 12 There shall be paid to the secretary-treasurer of said board by each applicant for examination a fee of twenty-five dollars fifteen dollars of which shall accompany the application and the remaining ten dollars shall be paid upon the issuance of certificate or license. Like fee shall be paid for any subsequent examinations.

Section 13 Any chiropractor who has complied with the provisions of this act may adjust by hand any articulations of the spine and other incidental adjustments according to chiropractic methods but shall not prescribe for nor administer to any person any medicine or drugs now or hereafter included in materia medica perform any minor or major surgery nor practice obstetrics osteopathy dentistry nor optometry.

Section 14 All persons practicing chiropractic in this Commonwealth and who have done so continuously for one year prior to the passage of this act shall be admitted on presentation of proper application as provided for in this act to examination before said chiropractic board and shall be examined in accordance with the provision for examination herein contained.

Section 15 Upon receipt of the certificate or license from the Board of Chiropractic Examiners each holder thereof shall at once take the same to probatory in county he or she intends to practice chiropractic and register his or her name certificate or license number and address.

Section 16 The State Board of Chiropractic Examiners may refuse to grant or may revoke a certificate or license to practice chiropractic in the State or may cause a licentiate's name to be removed from the records in the office where registered upon any of the following grounds to wit: The employment of fraud or deception in applying for a certificate or license or in passing an examination provided for in this act the practice of chiropractic under a false or assumed name or the impersonation of another practitioner of like or different name the conviction of a crime involving moral turpitude habitual intemperance in the use of ardent spirits narcotics or stimulants to such an extent as to incapacitate him or her for the proper performance of his or her professional duties. Any person who is a licentiate or who is an applicant for a certificate or license to practice chiropractic and a complaint on any of the foregoing grounds is presented to said board with a view of having the board revoke or refuse to grant a certificate or license the board shall furnish a copy of the complaint to such person and shall have a hearing before said board in person or attorney or both and witnesses may be examined by said board respecting the guilt or innocence of such accused.

Section 17 The State Board of Chiropractic Examiners may at any time within two years of the refusal or revocation or cancellation or registration under this section by a majority vote issue a new certificate or license to the person affected restoring to or conferring upon him or her all rights and privileges of and pertaining to the practice of Chiropractic as defined and regulated by this act. Any person to whom such have been restored shall pay to the secretary-treasurer the fee or sum of twenty-five dollars.

Section 18 All persons practicing Chiropractic shall pay on or before the first day of September of each year after a certificate or license is issued to them as herein provided to said Board of Chiropractic Examiners a renewal fee of ten dollars. The secretary-treasurer shall thirty days before September first of each year mail to all Chiropractic in this state holders of certificates or licenses a notice of the fact that the renewal fee will be due on or before the first day of September. Nothing in this act shall be construed so as to require that receipts shall be recorded as original certificates or licenses are required to be recorded.

Section 19 All examinations and renewal fees received by the State Board of Chiropractic Examiners under this act shall be paid to the treasurer of said Board who shall at the end of each three months deposit the same with the State Treasurer of Pennsylvania and said State Treasurer shall place said monies so received in a special fund to the credit of the State Board of Chiropractic Examiners and after proper audit thereof by the Auditor General shall pay the same out on warrants drawn by the Auditor General upon vouchers issued and signed by the president and secretary-treasurer of said Board. Said monies received and placed in said Special Fund may be used by the said State Board of Chiropractic Examiners in defraying their expenses in carrying out the provisions of this act.

Section 20 The secretary-treasurer of the State Board of Chiropractic Examiners shall keep a true and accurate account of all funds received and all vouchers issued by the Board and on the first day of December of each year he shall file with the Governor of this state a report of all receipts and disbursements and the complete proceedings of the Board for the fiscal year.

Section 21 The members of said State Board of Chiropractic Examiners shall receive ten dollars for each day during which they shall be actually engaged in the discharge of their duties and mileage at the current rate per



mile necessary traveled in going to and from any meeting of said Board.

Section 22 Such per diem compensation and mileage and other incidental expenses necessarily connected with the discharge of the duties of said Board of Chiropractic Examiners shall be paid out of the special fund of the Board and not otherwise.

Section 23 Chiropractic practitioners under this act shall observe and be subject to all state and municipal regulations relating to the control of contagious and infectious diseases and any and all matters pertaining to public health reporting to the proper health officers the same as other practitioners but they shall not sign birth nor death certificates.

Section 24 The treasurer of said board shall give bond in such sum and with such securities as the Auditor General may deem proper. Upon proof to the Governor of the liability or misconduct of a member of this board said member shall be dismissed by the Governor and Governor shall appoint as his successor some licensed chiropractor practicing in this state who shall be a graduate of a different school or college from those represented on the board.

Section 25 Persons licensed to practice chiropractic under the provisions and laws of any other state of the United States having scholastic and other requirements equivalent to those required by this act and who can in addition present evidence of having received the education required by this act from schools having proper facilities for the teaching thereof and which schools are formerly approved may in the discretion of the State Board of Chiropractic Examiners be issued a certificate or license to practice in this State without examination upon payment of the fee of twenty-five dollars as herein provided and provided that the State in which he or she holds a chiropractic license grants the same privilege to licensee of this Commonwealth.

Section 26 Any person or persons who shall attempt to practice chiropractic or any person or persons who shall buy sell or fraudulently obtain any diploma or license to practice chiropractic whether recorded or not or who shall use the title to induce belief that he or she is engaged in the practice of chiropractic without further complying with the provisions of this act or any person or persons who shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than fifty dollars nor more than two hundred dollars or by imprisonment in the county jail for not less than thirty days nor more than one year or both at the discretion of the court. All subsequent offences shall be punished in like manner. Nothing in this act shall be construed to interfere with any other method or science of healing in this state.

Section 27 It shall be the duty of the several district attorneys of this state to prosecute all persons charged with the violation of any of the provisions of this act. It shall be the duty of the secretary-treasurer of this Board of Chiropractic Examiners under the directions of said board to aid the attorneys of this state in the enforcement of this act.

Section 28 All acts and parts of acts inconsistent herewith are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 897, (House Bill No. 719), as follows:

An Act providing for the burial of certain persons who are have been or shall be soldiers sailors or marines designated as "deceased service men" defining the term "deceased service man" and authorizing county commissioners to provide headstones markers and burial plots for such deceased service men at the expense of the county in which they shall die or have a legal residence at the time of their death.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the term "deceased service man" as used in this act shall be defined and construed to mean and include any soldier sailor marine or members of the enlisted nursed corps having a legal residence within their county who has died or shall hereafter die anywhere within or without the United States while in the service of the United States in the military naval or other branch of the combative forces of said United States during any war in which the United States has been or shall hereafter be engaged or where a state or condition of war has existed or shall hereafter exist in the United States or any foreign country or territory or upon the high seas or of any honorably discharged soldier sailor or marine who served or who shall hereafter serve in any such combative force of the United States during any war in which the United States has been or shall hereafter be engaged or who has served or shall hereafter serve in any such combative force of the United States where a state or condition of war existed or shall hereafter exist in the United States or any foreign country or territory or upon the high seas or who was in active service in the militia of the State of Pennsylvania under and in pursuance of any proclamation issued by the Governor during the Civil War and not duly mustered into the service of the United States and has been or hereafter shall be honorably discharged or re-

lieved from such service and shall hereafter die within their county or shall die beyond their county and shall have a legal residence within their county at the time of his death.

Section 2 The county commissioners of each county in this State are hereby authorized and directed to expend the sum of seventy-five dollars (\$75.00) toward the funeral expenses of any such deceased service man. Provided however That such county commissioners shall not contribute any moneys toward the funeral expenses of any such deceased service man where the total expense of any such funeral including said allowance of seventy-five dollars (\$75.00) shall exceed three hundred dollars (\$300.00).

Section 3 It shall be the duty of the county commissioners of each county in this State to draw a warrant upon the treasurer of their county in the sum of seventy-five dollars (\$75.00) for each body buried in accordance with the provisions of this act to be paid out of the funds of the county and such warrants shall be made payable only to the person or persons who shall have buried the bodies for which the warrants are to be so drawn.

Section 4 All public officers agents and servants and all officers agents and servants of any county city township borough district or other municipality or of any almshouse prison morgue hospital home or other public institution having the control or custody of the body of such deceased service man whose body is entitled to be buried under the provisions of this act shall immediately upon the death or arrival of the body of such deceased service man notify the county commissioners of said county wherein such death may have occurred or wherein such deceased service man shall have had his legal residence.

Section 5 It shall also be the duty of the county commissioners of each county in this State upon or at any time subsequent to the death of any service man as defined herein who shall be buried within their counties under the provisions of this act or any prior act on the application of any relatives or friends of such deceased service man to cause a headstone to be placed at the head of the grave of such deceased service man containing his name and if possible the organization to which he belonged or in which he served in letters raised or cut in at least three-sixteenths of an inch deep on such headstone to be of either marble or granite and to be placed or set in a concrete base and the expense for the same shall be paid out of the funds of the county in which such deceased service man died or shall have had his legal residence. Provided however That the expense shall not exceed the sum of fifty dollars for each headstone and the county commissioners of each county acting under this section shall draw a warrant on the treasurer of their county for the payment of said expense in favor of the party or parties furnishing such headstone.

Section 6 The county commissioners of the several counties of this State shall upon the petition of any ten reputable freeholders of any city borough township or district in said county procure for and furnish to said petitioners some suitable and appropriate markers made of petitioners some suitable and appropriate markers which shall include a fac simile of the discharge button issued to soldiers sailors or marines by the United States Government made of such deceased service man buried within the limits of said city borough township or district to be placed upon the grave of such deceased service man for the purpose of permanently marking and designating said grave for memorial purposes.

Section 7 The county commissioners of the several counties of this State are hereby authorized to purchase plots of ground in any cemetery or burial-ground in their respective counties for the interment of such deceased service men whose bodies are entitled to be buried under the provisions of this act and to draw their warrant on their county treasurer for the payment of the same. Provided however That the purchase price of said plots of ground shall not be charged against or allotted as part of the cost of burial of such deceased service man who may be buried in any of said plots under the provisions of this act.

Section 8 The following acts of Assembly are intended to be superseded by this act and the same are therefore repealed by this act to wit:

An act entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines" which became a law on the seventh day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy).

An act entitled "An act to amend sections one two three and four of an act approved the seventh day of June Anno Domini one thousand nine hundred and fifteen entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines" which became a law on the seventh day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws seventy-four).

An act entitled "An act to amend section one of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they



shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines" as amended providing for the payment of funeral expenses of soldiers sailors and marines dying while in service and for headstones for the graves of such soldiers sailors and marines" which became a law on the twenty-sixth day of May Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws two hundred and ninety-four).

An act entitled "An act to amend section one of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred seventy) entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines as amended" which became a law on the twentieth day of June Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws five hundred and nineteen).

An act entitled "An act to amend section five of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines" which became a law on the seventh day of June Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws four hundred and twenty-five).

Together with all other acts or parts of acts inconsistent with the provisions of this act are hereby repealed.

The repeal by this act of any act of Assembly or part thereof as indicated by the titles of the various acts of Assembly as above set forth in this section shall not be construed to revive any act or part thereof heretofore repealed or superseded.

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 925, (House Bill No. 196), entitled:

An Act providing for an examination of the Mid-Valley Hospital at Blakely borough Lackawanna county by the Board of Public Charities providing for a transfer of said hospital under certain conditions to the Commonwealth regulating such hospital in the event of such transfer and making an appropriation.

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 963, entitled:

An Act to authorize the acquisition, by purchase or condemnation, of lands with or without buildings thereon, and the erection of buildings for a State Truancy School, and for the appointment of a commission to acquire the same and making an appropriation for the purposes of this act, and providing for its operation by the State Board of Education.

The first and second sections of the bill were read as follows and agreed to.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That for the purpose of the proper care training and correction of habitual truants there is hereby constituted and established a State Truancy School which institution shall be devoted to the aforesaid purpose and shall be operated under rules and regulations of the State Board of Education.

Section 2 There is hereby constituted a commission to carry out the purpose of this act which commission shall be composed of five citizens of the Commonwealth of Pennsylvania to be appointed by the Governor. Said commission shall forthwith organize and proceed to acquire by purchase condemnation or otherwise suitable lands and buildings or vacant lands upon which they shall erect buildings and shall have the general

control and management of such operation until such time as it is ready for occupancy. The control and management thereof or any part thereof shall be vested in the State Board of Education as soon as it is ready to receive inmates.

The third section of the bill was read as follows:

Section 3 The sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary is hereby appropriated out of any moneys in the treasury not otherwise appropriated for the purpose of this act and in accordance with the provisions thereof.

On the question.

Will the Senate agree to the section?

Mr. CROW. Mr. President, I move to amend section 3, page 2, line 15, by striking out "provisions" and inserting in lieu thereof the word "provisions."

Mr. BUCKMAN. Mr. President, I second the motion.

On the question.

Will the Senate agree to the amendment?

It was agreed to.

On the question.

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows and agreed to.

An Act to authorize the acquisition by purchase or condemnation of lands with or without buildings thereon and the erection of buildings for a State Truancy School and for the appointment of a commission to acquire the same and making an appropriation for the purposes of this act and providing for its operation by the State Board of Education.

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 964, as follows:

An Act to amend section eight of the act approved the seventeenth day of February one thousand nine hundred and six (Pamphlet Laws forty-five) entitled "An act to regulate the deposits of State funds to prescribe the method of selecting State depositories to limit the amount of State deposits to provide for the security of such deposits to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking funds to declare it a misdemeanor to give or take anything of value for obtaining the same and prescribing penalties for violations of this act" by fixing the rate of interest on active and non-active depositories.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eight of the act approved the seventeenth day of February one thousand nine hundred and six (Pamphlet Laws forty-five) entitled "An act to regulate the deposits of State funds to prescribe the method of selecting State depositories to limit the amount of State deposits to provide for the security of such deposits to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking funds to declare it a misdemeanor to give or take anything of value for obtaining the same and prescribing penalties for violations of this act" which as amended by section two of the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand sixty-five) entitled "An act amending an act entitled "An act to regulate the deposits of State funds to prescribe such method of selecting State depositories to limit the amount of State deposits to provide for the security of such deposits to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking funds to declare it a misdemeanor to give or take anything of value for obtaining the same and prescribing penalties for violations of this act" approved February seventeenth one thousand nine hundred and six so as to authorize combined deposits in all active depositories to an amount not to exceed the sum of six million dollars and so as to authorize the selection by the Board of Revenue Commissioners and the Banking Commissioners of two banks or trust companies as active depositories for State funds in addition to the number now provided by law" reads as follows.

"Section 8 The interest rate to be paid by the depositories upon all State deposits shall be at the rate of two per centum per annum and all distinctions between active and nonactive depositories as to interest rate shall be abolished.

The Revenue Commissioners and the Banking Commissioner or a majority of them shall designate two banks or trust companies in Berks county two banks or trust companies in Philadelphia county and two banks or trust companies in Allegheny county to be known as active depositories in which shall be deposited a sufficient amount of the daily receipts of the State Treasury to transact the current business of the Commonwealth and said Revenue Commissioners and Banking Commissioner or a majority of them shall have power if to



them it seem necessary to designate two other banks or trust companies located in any of the counties above-mentioned or in any other county of the Commonwealth to be known as active depositories and to be used for the purposes above-mentioned" is hereby amended to read as follows:

Section 8 The interest rate to be paid by the depositories upon all State deposits shall be at the rate of two per centum per annum on all active depositories and at the rate of three per centum per annum on all non-active depositories.

The Revenue Commissioners and the Banking Commissioner or a majority of them shall designate two banks or trust companies in Dauphin county two banks or trust companies in Philadelphia county and two banks or trust companies in Allegheny county to be known as active depositories in which shall be deposited a sufficient amount of the daily receipts of the State Treasury to transact the current business of the Commonwealth and said Revenue Commissioners and the Banking Commissioners or a majority of them shall have power if to them it seem necessary to designate two other banks or trust companies located in any of the counties above mentioned or in any other county of the Commonwealth to be known as active depositories and to be used for the purposes above mentioned.

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 955, as follows:

An Act making an appropriation to the Hebrew Sheltering Home and Day Nursery for Children Philadelphia Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary is hereby specifically appropriated to the Hebrew Sheltering Home and Day Nursery for Children Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance.

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 967, as follows:

An Act making an appropriation to the Trustees of the Locust Mountain Hospital at Shenandoah Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary is hereby specifically appropriated to the trustees of the Locust Mountain Hospital at Shenandoah Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of furnishings.

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 969, entitled:

An Act to regulate the allotting or subdividing of land in cities of the second class by requiring the recording in the office of the recorder of deeds of a map or plat prior to the sale conveyance or mortgaging of any part thereof and providing penalties for the violation of the act.

The first section of the bill was read as follows and agreed to.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every person firm or corporation who being the owner or agent of the owner of any land situated within a city of the second class in this Commonwealth makes or causes to be made a subdivision or allotment of said land which includes the location of streets lanes or alleys shall before selling conveying or mortgaging any lot parcel or tract thereof file for record in the office of the recorder of deeds of the county in which the land is situated a plan of the subdivision or allotment of said land

The second section of the bill was read as follows:

Section 2 That any such person firm or corporation who makes or causes to be made a subdivision or allotment of land as aforesaid and sells conveys or mortgages any lot parcel or tract thereof before a map or plat of such subdivision or allotment has been recorded in the office of the recorder of deeds of the county in which the land is situated shall be subject to a penalty of one hundred dollars (\$100.00) for each lot parcel or tract so sold conveyed or mortgaged to be sued for in any court having jurisdiction of an action for a fine or penalty by and for the use of the city of the second class in which the land is situated. A description of such lot parcel or tract by metes and bounds in the deed mortgage or other instrument of sale conveyance or mortgage shall not be sufficient to exempt the seller mortgagor or agent from the penalty herein provided.

On the question.

Will the Senate agree to the section?

Mr. LESLIE. Mr. President, I move to amend section 2, page 2, line 17, by striking out the word "no" and inserting in lieu thereof the word "not".

Mr. SMITH. Mr. President, I second the motion.

On the question.

Will the Senate agree to the amendment?

It was agreed to.

On the question.

Will the Senate agree to the section as amended?

It was agreed to.

The title section of the bill was read as follows and agreed to.

An Act to regulate the allotting or subdividing of land in cities of the second class by requiring the recording in the office of the Recorder of Deeds of a map or plat prior to the sale, conveyance or mortgaging of any part thereof; and providing penalties for the violation of the act.

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 970, entitled:

An Act amending an act entitled "A supplement to an act, entitled 'An act for the government of cities of the second class,' approved the seventh day of March, Anno Domini, one thousand nine hundred and one; creating and regulating a City Planning Department, giving it jurisdiction, extending it over the city and for three miles beyond the city limits, and regulating the laying out of plans of lots within the limits of the city" approved the 10th day of June, A. D. 1911, by providing the method of appointment and terms of offices of the members of the City Planning Department and that all plans of streets for public use shall be submitted to and approved by this Department.

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act entitled "A Supplement to an act entitled 'An Act for the government of cities of the second class' approved the seventh day of March Anno Domini one thousand nine hundred and one creating and regulating a City Planning Department giving its jurisdiction extending it over the city and for three miles beyond the city limits and regulating the laying out of plans of lots within the limits of the city" approved the tenth day of June Anno Domini one thousand nine hundred eleven which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That an additional executive department in the government of cities of the second class is hereby created to be known as the Department of City Planning which shall be in charge of a City Planning Commission consisting of nine persons to be appointed by the mayor to serve during his term in office and until their successors are duly appointed and qualified and who may or may not be residents of the city. An appointment to fill a casual vacancy shall be only for the unexpired portion of the term. Three shall be a quorum. They may make and alter rules and regulations for their own organization and procedure consistent with the ordinances of the city and the laws of the Commonwealth. They shall serve without compensation and make annually to the mayor a report of their transactions and recommendations. They may employ engineers and other persons whose salaries and wages and other necessary expenses of the commission shall be provided for in the discretion of councils by the proper appro-



priation and ordinances" Be and the same is hereby amended so as to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That an additional executive department in the government of cities of the second class is hereby created to be known as the Department of City Planning which shall be in charge of a City Planning Commission consisting of nine persons who may or may not be residents of the city at least seven of whom shall not be paid city employes to be appointed by the mayor three of them shall be designated to serve two years from January first one thousand nine hundred twenty-two and three four years therefrom and three six years therefrom their successors shall be appointed on the expiration of their respective terms to serve six years An appointment to fill a casual vacancy shall be only for the unexpired portion of the term Three shall be a quorum They may make and alter rules and regulations for their own organization and procedure consistent with the ordinance of the city and the laws of the Commonwealth They shall serve without compensation and make annually to the mayor a report of their transactions and recommendations They may employ engineers and other persons whose salaries and wages and other necessary expenses of the commission shall be provided for in the discretion of councils by the proper appropriations and ordinances

On the question,

Will the Senate agree to the section?

Mr. LESLIE. Mr. President, I move to amend section 1, page 2, line 5. by striking out the word "its" and inserting in lieu thereof the word "it"; also line 6. by striking out "tio" and inserting in lieu thereof "tion"; also line 10. by inserting after the word "eleven" the following: "(P. L. 872)"; also page 3, line 3. by striking out the word "appropriation" and inserting in lieu thereof the word "appropriations."

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The second and third sections of the bill were read as follows and agreed to.

Section 2 That section five of said act which reads as follows

"Section 5 All plans plots or re-plots of lands laid out in building lots and the streets alleys or other portions of the same intended to be dedicated to public use or for the use of purchasers or owners of lots fronting thereon or adjacent thereto and located within the city limits shall be submitted to the City Planning Commission and approved by it before it shall be recorded And it shall be unlawful to receive or record such plan in any public office unless the same shall bear thereon by endorsement or otherwise the approval of the City Planning Commission The disapproval of any such plan by the City Planning Commission shall be deemed a refusal of the proposed dedication shown thereon The approval of the commission shall be deemed an acceptance of the proposed dedication but shall not impose any duty upon the city concerning the maintenance or improvement of any such dedicated parts until the proper authorities of the city shall have made actual appropriation of the same by entry use or improvement and owners and purchasers shall be deemed to have notice of the published plans maps and reports of the commission affecting such property within its jurisdiction" Be and the same is hereby amended so as to read as follows

Section 5 All plans of streets for public use and all plans plots or re-plots of lands laid out in building lots and the streets alleys or other portions of the same intended to be dedicated to public use or for the use of purchasers or owners of lots fronting thereon or adjacent thereto and located within the city limits shall be submitted to the City Planning Commission and approved by it before it shall be recorded And it shall be unlawful to receive or record such plan in any public office unless the same shall bear thereon by endorsement or otherwise the approval of the City Planning Commission The disapproval of any such plan by the City Planning Commission shall be deemed a refusal of the proposed dedication shown thereon The approval of the commission shall be deemed an acceptance of the proposed dedication but shall not impose any duty upon the city concerning the maintenance or improvement of any such dedicated parts until the proper authorities of the city shall have made actual appropriation of the same by entry use or improvement and owners and purchasers shall be deemed to have notice of the published plans maps and reports of the commission affecting such property within its jurisdiction

Section 3 This act shall take effect and be in force the first day of January one thousand nine hundred twenty-two

The title of the bill was read as follows:

An Act amending an act entitled "A Supplement to an act entitled 'An Act for the government of cities of the second class' approved the seventh day of March Anno Domini one thousand nine hundred and one creating and regulating a City Planning Department giving it jurisdiction extending it over the city and for three miles beyond the city limits and regulating the laying out of plans of lots within the limits of the city" approved the tenth day of June Anno Domini one thousand nine hundred eleven by providing the method of appointment and terms of office of the members of the City Planning Department and that all plans of streets for public use shall be submitted to and approved by this department

On the question,

Will the Senate agree to the title?

Mr. LESLIE. Mr. President, I move to amend the title, line 10. by inserting after "(P. L. 872)" the word "eleven".

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 971, entitled:

An Act amending an act entitled "A Supplement to an act entitled 'An Act for the government of cities of the second class' approved the seventh day of March one thousand nine hundred and one authorizing cities of the second class to regulate and limit the height and bulk of buildings and the areas of yards courts and open spaces and to regulate and restrict the location of trades and industries and the location of buildings for specified uses and to make regulations for trades and industries and for the use of buildings and for the above purposes to divide the cities into districts and authorizing the City Planning Commission to recommend the boundaries of districts and appropriate regulations therein and providing the method of adoption of said districts regulations and restrictions and the method of amendment or change thereof" approved the twenty-first day of June Anno Domini one thousand nine hundred and nineteen providing for twenty days' notice to the City Planning Commission of any proposed amendment or change for an enforcing officer and a board of appeal to review his actions.

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act entitled "A Supplement to an act entitled 'An Act for the government of cities of the second class' approved the seventh day of March one thousand nine hundred and one authorizing cities of the second class to regulate and limit the height and bulk of buildings and the areas of yards courts and open spaces and to regulate and restrict the location of trades and industries and the location of buildings for specified uses and to make regulations for trades and industries and for the use of buildings and for the above purposes to divide the cities into districts and authorizing the City Planning Commission to recommend the boundaries of districts and appropriate regulations therein and providing for the method of adoption of said districts regulations and restrictions and the method of amendment or change thereof" approved the twenty-first day of June Anno Domini one thousand nine hundred and nineteen which reads as follows

"Section 2 It shall be the duty of the City Planning Commission of said cities to recommend the boundaries of districts and appropriate regulations and restrictions to be imposed therein Such commission shall make a tentative report and hold public meetings thereon before submitting its final report At such time as the council may require after such final report council shall afford persons interested an opportunity to be heard at a time and place to be specified in a notice of hearing to be published for ten consecutive days in two (2) daily newspapers of general circulation in said cities and the said cities shall not determine the boundaries of any district nor impose any regulations or restrictions until after the final report of the City Planning Commission and after said hearing before council



The said cities may from time to time after public notice and hearing amend supplement or change said regulations restrictions or districts. Provided That is a protest against a proposed amendment supplement or change be presented duly signed by the owners of twenty (20) per centum or more of the frontage proposed to be altered or by the owners of twenty (20) per centum of the frontage immediately in the rear thereof or by the owners of twenty (20) per centum of the frontage directly opposite the frontage proposed to be altered a three-fourths vote of the members of council shall be required" be and the same is hereby amended to read as follows

Section 2 It shall be the duty of the City Planning Commission of said cities to recommend the boundaries of districts and appropriate regulations and restrictions to be imposed therein. Such commission shall make a tentative report and hold public meetings thereon before submitting its final report. At such time as the council may require after such final report council shall afford persons interested an opportunity to be heard at a time and place to be specified in a notice of hearing to be published for ten consecutive days in two (2) daily newspapers of general circulation in said cities and the said cities shall not determine the boundaries of any district nor impose any regulations or restrictions until after the final report of the City Planning Commission and after said hearing before council

The said cities may from time to time after public notice and hearing amend supplement or change said regulations restrictions or districts. Provided That if a protest against a proposed amendment supplement or change be presented duly signed by the owners of twenty (20) per centum or more of the frontage proposed to be altered or by the owners of twenty (20) per centum of the frontage immediately in the rear thereof or by the owners of twenty (20) per centum of the frontage directly opposite the frontage proposed to be altered a three-fourths vote of the members of council shall be required

Provided further That before any such amendment supplement or change shall be voted on by council the said City Planning Commission shall have been given by the clerk of council twenty (20) days notice thereof and of the date of hearing and

Provided further That all ordinances passed under the terms of this act shall be enforced by such officer of the city as may be designated by ordinance and that upon the application of any aggrieved person the action or actions of such officer may be reviewed and affirmed modified or reversed by a board of appeal of three (3) members one of whom shall be a member of the City Planning Commission the said board of appeal and the procedure and the method of such application for review to be provided for by ordinance

On the question,

Will the Senate agree to the section?

Mr. LESLIE. Mr. President, I move to amend section 1, page 2, line 18, by striking out the word "charge" and inserting in lieu thereof the word "change"; also line 20, by inserting after the word "nineteen" the following, "(P. L. 570)"; also page 3, line 14, by striking out the word "is" and inserting in lieu thereof the word "if."

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The second section of the bill was read as follows and agreed to.

Section 2 If any provision of the act to which this is an amendment or of this act shall be held by any court to be unconstitutional such judgment shall not effect any other section of either act

The title of the bill was read as follows:

An Act amending an act entitled "A supplement to an act entitled 'An act for the government of cities of the second class' approved the seventh day of March one thousand nine hundred and one authorizing cities of the second class to regulate and limit the height and bulk of buildings and the area of yards courts and open spaces and to regulate and restrict the location of trades and industries and the location of buildings for specified uses and to make regulations for trades and industries and for the use of buildings and for the above purposes to divide the cities into districts and authorizing the City Planning Commission to recommend the boundaries of districts and appropriate regulations therein and providing the method of adoption of said districts regulations and restrictions and the method of amendment or change thereof approved the twenty-first day of June Anno Domini one thousand nine hundred and nineteen providing for twenty days notice to the City Planning Commission of any proposed amendment or change for an enforcing officer and a board of appeal to review his actions

On the question,

Will the Senate agree to the title?

Mr. LESLIE. Mr. President, I move to amend the title, page 2, line 1, by inserting after the word "nineteen" the following: "(P. L. 570)"

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 972, as follows:

An Act empowering cities to take purchase or condemn property for the purpose of erecting providing maintaining and operating thereon playgrounds playfields gymnasiums public baths swimming pools indoor recreation centers comfort stations waiting stations and drinking fountains

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That cities shall have the power to take purchase or acquire through condemnation proceedings property for the purpose of erecting providing maintaining and operating thereon playgrounds playfields gymnasiums public baths swimming pools indoor recreation centers comfort stations waiting stations and drinking fountains

Section 2 All proceedings for the assessment of damages for property taken under the provisions of this act shall be had in the same manner as is now provided by law for the taking of property for public improvement in such cities

Section 3 All acts or parts of acts inconsistent with this act are repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 973, entitled:

An Act amending section nine of an act entitled "An act in relation to the laying out opening widening straightening extending or vacating streets and alleys and the construction of bridges in the several municipalities of this Commonwealth the grading paving macadamizing or otherwise improving streets and alleys providing for ascertaining the damages to private property resulting therefrom the assessment of the damages costs and expense thereof upon the property benefited and the construction of sewers and payment of the damages costs and expenses thereof including damages to private property resulting therefrom" approved May sixteenth Anno Domini one thousand eight hundred and ninety-one which as amended by an act approved the twenty-second day of May Anno Domini one thousand eight hundred and ninety-five and by the act approved March Nineteenth Anno Domini one thousand nine hundred and three providing that the ordinance may require that no building may be built or altered except to conform to the lines fixed by the widening or straightening ordinances and that in such cases the landowner's right of action shall not accrue until actual occupancy by the municipality or the locating or relocating of the building to conform to the new lines

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section nine of an act entitled "An act in relation to the laying out opening widening straightening extending or vacating streets and alleys and the construction of bridges in the several municipalities of this Commonwealth the grading paving macadamizing or otherwise improving streets and alleys providing for ascertaining the damages to private property resulting therefrom the assessment of the damages costs and expenses thereof upon the property benefited and the construction of sewers and payment of the damages costs and expenses thereof including damages to private property resulting therefrom" approved May sixteenth Anno Domini one thousand eight hundred and ninety-one which as amended by an



act approved the twenty-second day of May Anno Domini one thousand eight hundred and ninety-five and by the act approved March nineteenth Anno Domini one thousand nine hundred and three reads as follows

"Section 9 Every municipal corporation shall have power to open widen straighten or extend streets or alleys or parts thereof within its limits and to vacate streets or alleys or parts thereof upon the petition of a majority in number and interest of owners of property abutting on the line of the proposed improvement to be verified by the affidavit of one or more parties as in the preceding section a majority in interest of owners of undivided interests in any piece of property to be deemed and treated as one person for the purposes of petition. Every municipal corporation shall have power whenever the councils or authorities thereof shall deem it necessary to open widen straighten or extend streets or alleys or parts thereof and to vacate streets or alleys or parts thereof without any petition of property owners. Provided The ordinance or ordinances authorizing the same shall be adopted and enacted by the affirmative votes of three-fourths of the members elect composing the councils of such municipality and approved by the mayor city recorder or burgess thereof. No such ordinance shall be finally adopted and enacted in a less period than thirty (30) days from the date of its introduction and in the meantime copies of said ordinance shall be published in each of the official newspapers of such municipality once a week for three consecutive weeks immediately following the introduction thereof and in case such municipality shall have no official newspapers then in at least one newspaper published in the county in which the municipality is situate once a week for three consecutive weeks" be and the same is hereby amended so as to read as follows

Section 9 Every municipal corporation shall have power to open widen straighten or extend streets or alleys or parts thereof within its limits and to vacate streets or alleys or parts thereof upon the petition of a majority in number and interest of owners of property abutting on the line of the proposed improvements to be verified by the affidavit of one or more parties as in the preceding section a majority in interest of owners of undivided interests in any piece of property to be deemed and treated as one person for the purposes of petition. Every municipal corporation shall have power whenever the councils or authorities thereof shall deem it necessary to open widen straighten or extend streets or alleys or parts thereof and to vacate streets or alleys or parts thereof without any petition of property owners. The widening or straightening ordinances shall fix the new line or lines and may require that thereafter no owner or builder shall erect any new building or rebuild or alter the front of any building already erected without making it conform to the new lines in which case the landowner's right of action shall accrue only when the said municipal corporation actually enters on and occupies the land within the said lines or the said building is located or re-located to conform to said lines. Provided That ordinance or ordinances authorizing the same shall be adopted and enacted by the affirmative vote of three-fourths of the members elect composing the councils of such municipality and approved by the mayor city recorder or burgess thereof. No such ordinance shall be finally adopted and enacted in a less period than thirty (30) days from the date of its introduction and in the meantime copies of said ordinance shall be published in each of the official newspapers of such municipality once a week for three consecutive weeks immediately following the introduction thereof and in case such municipality shall have no official newspapers then in at least one newspaper published in the county in which the municipality is situate once a week for three consecutive weeks

On the question,

Will the Senate agree to the section?

Mr. LESLIE. Mr. President, I move to amend section 1, page 2, line 3, by inserting after the word "three" the following: "(P. L. 35)"; also by striking out lines 4 to 18, and inserting in lieu thereof the following:

Section one of an act approved the nineteenth day of March, one thousand nine hundred and three, (P. L. 35) entitled 'An act in relation to the laying out, opening, widening, straightening, extending or vacating streets and alleys, and the construction of bridges in the several municipalities of this Commonwealth, the grading, paving, macadamizing or otherwise improving streets and alleys, providing for ascertaining the damages to private property resulting therefrom, the assessment of the damages, costs and expenses thereof upon the property benefited, and the construction of sewers and payments of the damages, costs and expenses thereof, including damages to private property resulting therefrom, approved May sixteenth, Anno Domini one thousand eight hundred and ninety-one, enabling municipal corporations to lay out, open, widen, extend and vacate streets or alleys upon petition or without petition of property owners, as amended by the act approved the twenty-second day of May, Anno Domini one thousand eight hundred and ninety-five, providing for the approval of ordinances by the city recorder and the publication of the ordinances," which reads as follows:

also page 3, line 19, by striking out the word "votes" and inserting in lieu thereof the word "vote"; also page 5, line 8, by striking out the word "one" and inserting in lieu thereof the word "once".

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows:

An Act amending section nine of an act entitled "An Act in relation to the laying out, opening, widening, straightening, extending or vacating streets and alleys, and the construction of bridges in the several municipalities of this Commonwealth, the grading, paving, macadamizing or otherwise improving streets and alleys, providing for ascertaining the damages to private property resulting therefrom, the assessment of the damages, costs and expenses thereof upon the property benefited, and the construction of sewers and payment of the damages costs and expenses thereof, including damages to private property resulting therefrom," approved May sixteenth Anno Domini one thousand eight hundred and ninety-one, enabling municipal corporations to lay out, open, widen, extend, and vacate streets or alleys, upon petition or without petition of property owners, as amended by the act approved the twenty-second day of March Anno Domini one thousand eight hundred and ninety-five, and by the act approved the nineteenth day of March Anno Domini one thousand nine hundred and three, providing that the ordinances may require that no building may be built or altered, except to conform to the lines fixed by the widening or straightening ordinances, and that in such case the landowner's right of action shall not accrue until actual occupancy by the municipality or the locating or relocating of the building to conform to the new lines.

On the question,

Will the Senate agree to the title?

Mr. LESLIE. Mr. President, I move to amend the title, page 1, line 1, by striking out the word "amending" and inserting in lieu thereof the words, "To amend an act entitled 'An act amending'"; also line 12, by striking out the quotation marks before "ap-" and inserting the same after the word "therefrom"; also page 2, line 1 and 2, by striking out the following, "and by the act" and inserting in lieu thereof of the words, "providing for the approval of ordinances by the city recorder and the publication of the ordinances"; also line 3, by striking out after the word "three" the following, "(P. L. 35)."

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to,

On the question,

Will the Senate agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 974, as follows:

An Act to further amend section three hundred ninety-five of an act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three hundred ninety-five of an act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" which as amended by an act approved the seventeenth day of March one thousand nine hundred twenty-one entitled "An act to amend section three hundred ninety-five of an act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" reads as follows

"Section 395 The board of township commissioners may borrow money and issue evidence of indebtedness therefor. The total amount of indebtedness so created shall not exceed two per centum of the county valuation of the property within the township without the assent of the electors of the township. The rate of interest on any such indebtedness shall not exceed six per centum. No indebtedness shall be incurred or expenditure authorized except by ordinance. To authorize the expenditures of more than one hundred dollars a special resolution of the board shall be necessary.



When any township of the first class shall borrow money and issue bonds or other securities therefor except in the case of the giving of notes for temporary loans as may be authorized by law the commissioners shall sell the same to the highest bidder after public notice by advertisement once a week for three weeks in at least one newspaper of general circulation published in the county in which such township shall be situated. No bid for such bonds or securities at less than their par value shall be accepted" is hereby further amended to read as follows:

Section 395 The board of township commissioners may borrow money and issue evidence of indebtedness therefor. The total amount of indebtedness so created shall not exceed two per centum of the county valuation of the property within the township without the assent of the electors of the township. The rate of interest on such indebtedness shall not exceed six per centum. No indebtedness shall be incurred or expenditure authorized except by ordinance. To authorize the expenditure of more than one hundred dollars a special resolution of the board shall be necessary.

The board of township commissioners may also borrow money in anticipation of the receipt of township taxes for the current year for the purposes for which such taxes shall be levied and may issue the notes or other obligations of the township therefor which shall bear interest at a rate not exceeding six per centum and renew the same as occasion may require. Provided however That in no one year shall the amount so borrowed be more than eighty per centum of the township taxes for that year. Loans in anticipation of taxes shall be authorized by ordinance which shall expressly provide that the notes or other obligations issued thereunder shall be paid out of the taxes in anticipation of which such loans are made. Provided however That any loans so made shall be repaid during the same year as that in which the said loans were contracted.

When any township of the first class shall borrow money and issue bonds or other securities therefor except in the case of the giving of notes for temporary loans as hereinbefore authorized the commissioners shall sell the same to the highest bidder after public notice by advertisement once a week for three weeks in at least one newspaper of general circulation published in the county in which such township shall be situated. No bid for such bonds or securities at less than their par value shall be accepted.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 975, as follows:

An Act making an appropriation to the Babies Hospital of Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary is hereby specifically appropriated to the Babies Hospital of Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 977, as follows:

An Act authorizing the county commissioners of any county within this Commonwealth to appropriate and pay out of the treasury of their county a sum not exceeding ten thousand dollars for the entertainment and other general expenses incident to a state or national convention encampment reunion or meeting of any national organization composed of certain honorably discharged soldiers sailors and marines of the United States and directing the manner in which such appropriation shall be expended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners of any county within this Commonwealth may and are hereby authorized and empowered to appropriate and pay out of the treasury of such county a sum not exceeding ten thousand dollars in any one year for the entertainment and other general expenses incident to a state or national convention encampment reunion or meeting held within their county of any national organization of honorably discharged soldiers sailors or marines of the United States commemorative of any war or wars in which the United States was or shall be engaged or military campaign or campaigns in any foreign country or territory or upon the high seas

Section 2 For the proper expenditure of any appropriation made according to the provisions of this act the county

commissioners shall appoint a commission of three citizens of their county who shall serve without compensation. The appropriation when made to be paid by warrants of the county commissioners duly countersigned by the controller upon the county treasurer upon specifically itemized vouchers duly approved by the members of said commission. Any balance remaining after payment of the bills for the entertainment and other general expenses incident to such state or national convention encampment reunion or meeting of such national organization shall immediately after the adjournment thereof revert to the general fund

Section 3 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

#### BILL RECOMMENDED.

Mr. McCONNELL. Mr. President, I move that Senate Bill No. 980. (House Bill No. 204), on third reading, entitled:

An Act to regulate the practice of professional engineering and land surveying creating a State Board for Registration of Professional Engineers and Land Surveyors defining its powers and duties imposing certain duties upon the Commonwealth and political sub-divisions thereof in connection with public work and providing penalties

be recommitted to the Committee on Judiciary Special.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

#### BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 982, (House Bill No. 876), entitled:

An Act to amend sections one, two, three, five, six and seven of an act approved the eighth day of July, one thousand nine hundred and nineteen (P. L. 784), entitled: "An act empowering cities of the second and third classes, boroughs and counties to acquire, maintain and operate playgrounds, play fields, gymnasiums, public baths, swimming pools, and indoor recreation centers; authorizing school districts to join in the maintenance and operation of said activities, and authorizing the issue of bonds and the levy of taxes for such purposes," by extending the provisions thereof so as to include townships.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 990, (House Bill No. 1193), entitled:

An Act empowering clerks designated by the board for the assessment and revision of taxes in counties of the second class to administer oaths and affirmations.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1000, (House Bill No. 1096), entitled:

An Act to amend sections one two and three articles seven chapter six of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

#### REPORT FROM COMMITTEE.

Mr. LONG. Mr. President, I ask unanimous consent to make report from committee at this time.



The PRESIDENT. Is there objection? The Chair hears none.

Mr. LONG, from the Committee on Education, reported as committed, Senate Bill No. 1048, entitled:

An Act to amend section six hundred twenty-seven of an act approved the eighteenth day of May, one thousand nine hundred eleven, (P. L. 309), entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

#### BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1008, entitled:

An Act to fix the number of representatives in the General Assembly of the State and to apportion the State into representative districts as provided by the Constitution.

The first section of the bill was read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That until the next decennial United States census and the apportionment be made thereon by law the House of Representatives shall consist of two hundred and eight members and shall be apportioned as follows namely The city of Philadelphia shall elect forty-one members and the said city shall be divided into twenty-six districts as follows

The first and thirty-ninth wards shall constitute the first district and elect two members

The second ward shall constitute the second district and elect one member

The third fourth and fifth wards shall constitute the third district and elect two members

The sixth eighth and ninth wards shall constitute the fourth district and elect one member

The twenty-sixth thirty-sixth and forty-eighth wards shall constitute the fifth district and elect three members

The seventh ward shall constitute the sixth district and elect one member

The thirtieth ward shall constitute the seventh district and elect one member

The tenth thirteenth and fourteenth wards shall constitute the eighth district and elect two members

The eleventh and twelfth wards shall constitute the ninth district and elect one member

The fifteenth ward shall constitute the tenth district and elect two members

The seventeenth and eighteenth wards shall constitute the eleventh district and elect one member

The nineteenth ward shall constitute the twelfth district and elect two members

The sixteenth and twentieth wards shall constitute the thirteenth district and elect two members

The twenty-first ward shall constitute the fourteenth district and elect one member

The twenty-second and forty-second wards shall constitute the fifteenth district and elect two members

The twenty-third thirty-fifth and forty-first wards shall constitute the sixteenth district and elect one member

The twenty-fourth thirty-fourth and forty-fourth wards shall constitute the seventeenth district and elect three members

The twenty-fifth and forty-fifth wards shall constitute the eighteenth district and elect two members

The twenty-eighth and thirty-seventh wards shall constitute the nineteenth district and elect two members

The twenty-ninth and forty-seventh wards shall constitute the twentieth district and elect two members

The twenty-seventh fortieth and forty-sixth wards shall constitute the twenty-first district and elect two members

The thirty-second ward shall constitute the twenty-second district and elect one member

The thirty-eighth ward shall constitute the twenty-third district and elect one member

The thirty-third ward shall constitute the twenty-fourth district and elect one member

The forty-third ward shall constitute the twenty-fifth district and elect one member

The thirty-first ward shall constitute the twenty-sixth district and elect one member

The county of Adams shall elect one member

The county of Allegheny shall elect twenty-seven members and shall be divided into thirteen districts as follows

The first third and fifth wards in the city of Pittsburgh shall constitute the first district and elect two members

The second sixth ninth and tenth wards in the city of Pittsburgh shall constitute the second district and elect two members

The fourth and fifteenth wards in the city of Pittsburgh shall constitute the third district and elect one member

The seventh eighth and eleventh wards in the city of Pittsburgh shall constitute the fourth district and elect one member

The twelfth thirteenth and fourteenth wards in the city of Pittsburgh shall constitute the fifth district and elect one member

The sixteenth seventeenth eighteenth nineteenth and twentieth wards in the city of Pittsburgh and the township of Chartiers shall constitute the sixth district and elect three members

The twenty-second twenty-third twenty-fourth and twenty-fifth wards in the city of Pittsburgh shall constitute the seventh district and elect two members

The twenty-first twenty-sixth and twenty-seventh wards in the city of Pittsburgh shall constitute the eighth district and elect two members

The city of McKeesport shall constitute the ninth district and elect one member

The boroughs and townships lying between the Allegheny and Youngsbiogheny rivers and the boroughs and townships lying between the Youngsbiogheny and Monongahela rivers shall constitute the tenth district and elect four members

The following cities boroughs and townships south of the Ohio and Monongahela rivers the city of Clairton (Clairton North (Clairton and Wilson boroughs) the city of Duquesne the boroughs of Dravosburg Hays Homestead Munhall West Elizabeth West Homestead and Whitaker and the townships of Jefferson and Mifflin shall constitute the eleventh district and elect two members

All the boroughs and townships south of the Ohio and Monongahela rivers not included in the eleventh district including the township of Neville shall constitute the twelfth district and elect four members

The boroughs and townships north of the Ohio and Allegheny rivers shall constitute the thirteenth district and elect two members

The county of Armstrong shall elect two members

The county of Beaver shall elect three members and shall be divided into two districts as follows

The boroughs of Ambridge Baden Conway East Rochester Eastvale Freedom New Brighton Rochester that portion of the borough of Ellwood city lying within the county of Beaver and the townships of Daugherty Economy Franklin Hamouy Marion New Sewickley North Sewickley Pulaski and Rochester shall constitute the first district and elect one member

The residue of the county of Beaver not included in the first district shall constitute the second district and elect two members

The county of Bedford shall elect one member

The county of Berks shall elect five members and shall be divided into four districts as follows

The city of Reading shall constitute the first district and elect two members

The boroughs of Birdsboro Mohnton Mount Penn Shillington Sinking Spring West Reading and Wyomissing and the townships of Alsace Lower Amity Brecknock Caernarvon Cumru Douglass Exeter Robeson Spring and Union shall constitute the second district and elect one member

The boroughs of Bernville Centreport Hamburg Lenhartsville Robeson Wernersville West Leesport and Womelsdorf and the townships of Albany Bern Bern Upper Bethel Centre Greenwich Heidelberg Heidelberg Lower Heidelberg North Heidelberg South Jefferson Marion Penn Perry Tilden Tulpehocken Tulpehocken Upper and Windsor shall constitute the third district and elect one member

The boroughs of Bally Bechtelville Boyertown Fleetwood Hereford Kutztown and Topton and the townships of Alsace Colebrookdale District Earl Longswamp Maiden Creek Maxatawny Muhlenberg Oley Ontelaunee Pike Richmond Rockland Ruscombmanor and Washington shall constitute the fourth district and elect one member

The county of Blair shall elect three members and shall be divided into two districts as follows

The city of Altoona shall constitute the first district and elect one member

The residue of the county of Blair not included in the first district shall constitute the second district and elect two members

The county of Bradford shall elect one member

The county of Bucks shall elect two members

The county of Butler shall elect two members

The county of Cambria shall elect five members and shall be divided into two districts as follows

The city of Johnstown shall constitute the first district and elect two members

The residue of the county of Cambria not included in the first district shall constitute the second district and elect three members

The county of Cameron shall elect one member

The county of Carbon shall elect one member

The county of Centre shall elect one member

The county of Chester shall elect three members and shall be divided into three districts as follows

The city of Coatesville the boroughs of Atglen Avondale Oxford Parkersburg and West Grove and the townships of East Fallowfield East Nottingham Elk Franklin Highland London Britain London Grove Londonderry Lower Oxford New Garden New London Penn Upper Oxford West Fallowfield West Marlborough and West Nottingham shall constitute the first district and elect one member

The boroughs of Elverson Honeybrook Phoenixville and Spring City and the townships of Cain Charlestown East Brandywine East Nantmeal East Coventry East Pikeland East Vincent Honeybrook North Coventry Sadsbury Schuylkill South Coventry Upper Uwchlan Uwchlan Valley Wallace Warwick West Brandywine West Cain West Nantmeal West Pikeland West Sadsbury and West Vincent shall constitute the second district and elect one member



The boroughs of Downingtown Kennett Square Malvern and West Chester and the townships of Birmingham East Bradford East Cain East Goshen East Marlborough East Whiteland Easttown Kennett Newlin Pennsbury Pocopson Thornbury Tredyffryn West Bradford West Goshen West Whiteland Westtown and Willistown shall constitute the third district and elect one member.

The county of Clarion shall elect one member.

The county of Clearfield shall elect two members and shall be divided into two districts as follows:

The boroughs of Brislin Chester Hill Clearfield Houtzdale Osceola Ramey and Wallacetown and the townships of Bigler Boggs Bradford Cooper Covington Decatur Girard Goshen Graham Gulich Jordan Karthaus Lawrence Morris and Woodward shall constitute the first district and elect one member.

The city of DuBois the boroughs of Burnside Coalport Curwensville Glen Hope Grampian Irvana Lumber City Mahaffey Newburg New Washington Troutville and Westover and the townships of Beccaria Bell Bloom Brady Burnside Chest Fergusen Greenwood Huston Knox Penn Pike Pine Sandy and Union shall constitute the second district and elect one member.

The county of Clinton shall elect one member.

The county of Columbia shall elect one member.

The county of Crawford shall elect one member.

The county of Cumberland shall elect one member.

The county of Dauphin shall elect four members and shall be divided into two districts as follows:

The city of Harrisburg shall constitute the first district and shall elect two members.

The residue of the county of Dauphin not included in the first district shall constitute the second district and elect two members.

The county of Delaware shall elect four members and shall be divided into two districts as follows:

The city of Chester shall constitute the first district and elect one member.

The residue of the county of Delaware not included in the first district shall constitute the second district and elect three members.

The county of Elk shall elect one member.

The county of Erie shall elect four members and shall be divided into four districts as follows:

The city of Erie as constituted April first one thousand nine hundred and twenty-one shall constitute the first and second districts and shall be divided as follows:

The third fourth and sixth wards shall constitute the first district and elect one member. The first second and fifth wards shall constitute the second district and elect one member.

The city of Corry the boroughs of Elgin North East Union City Wattsburg and Westville and the townships of Amity Concord Greene Greenfield Harborscreek North East Union Venango and Wayne shall constitute the third district and elect one member.

The residue of the county of Erie not included in the first second and third districts shall constitute the fourth district and elect one member.

The county of Fayette shall elect four members and shall be divided into two districts as follows:

The boroughs of Fairchance Markleysburg Masontown Point Marion and Smithfield and the townships of Georges German Henry Clay Luzerne Menallen Nicholson Redstone Springhill and Wharton shall constitute the first district and elect one member.

The residue of the county of Fayette not included in the first district shall constitute the second district and elect three members.

The county of Forrest shall elect one member.

The county of Franklin shall elect one member.

The county of Fulton shall elect one member.

The county of Green shall elect one member.

The county of Huntingdon shall elect one member.

The county of Indiana shall elect two members.

The county of Jefferson shall elect one member.

The county of Juniata shall elect one member.

The county of Lackawanna shall elect six members and shall be divided into six districts as follows:

The fourth fifth sixth fourteenth fifteenth eighteenth twentieth and twenty-second wards of the city of Scranton shall constitute the first district and elect one member.

The first second third seventh thirteenth sixteenth and twenty-first wards of the city of Scranton shall constitute the second district and elect one member.

The eighth ninth tenth eleventh twelfth seventeenth and nineteenth wards of the city of Scranton shall constitute the third district and elect one member.

The boroughs of Dickson Dunmore Elmhurst Olyphant Throop and Winton and the townships of Jefferson and Roaring Brook shall constitute the fourth district and elect one member.

The city of Carbondale the boroughs of Archbald Blakely Jermyan Mayfield and Vandling and the townships of Carbondale Fell Greenfield and Scott shall constitute the fifth district and elect one member.

The boroughs of Dalton Glenburn Gouldsboro La Plume Moosic Old Forge Taylor and Waverly and the townships of Benton Clifton Covington Lackawanna Lehigh Madison Newton North Abington Ransom South Abington Spring Brook and West Abington shall constitute the sixth district and elect one member.

The county of Lancaster shall elect four members and shall be divided into two districts as follows:

The city of Lancaster shall constitute the first district and elect one member.

The residue of the county of Lancaster not included in the first district shall constitute the second district and elect three members.

The county of Lawrence shall elect two members and shall be divided into two districts as follows:

The city of New Castle shall constitute the first district and elect one member.

The residue of the county of Lawrence not included in the first district shall constitute the second district and elect one member.

The county of Lebanon shall elect one member.

The county of Lehigh shall elect three members and shall be divided into two districts as follows:

The city of Allentown shall constitute the first district and elect two members.

The residue of the county of Lehigh not included in the first district shall constitute the second district and elect one member.

The county of Luzerne shall be entitled to eight members and shall be divided into seven districts as follows:

The city of Hazleton the boroughs of Freeland Jeddo and West Hazleton the district of Upper Lehigh and the townships of Foster and Hazle shall constitute the first district and elect one member.

The boroughs of Ashley Conyngham Laurel Run Nescopeck Sugar Notch Warrior Run and White Haven and the townships of Bear Creek Black Creek Buck Butler (except the district of Upper Lehigh) Dennison Dorrance Fairview Hanover Hollenback Nescopeck Sugarloaf Wilkes-Barre and Wright shall constitute the second district and elect one member.

The city of Pittston the boroughs of Ayoca Hughestown Laffin Miners Mills Parsons and Yatesville and the townships of Jenkins Pittston and Plains shall constitute the third district and elect one member.

The boroughs of Nanticoke New Columbus and Shick-shinny and the townships of Conyngham Fairmount Hunklock Huntingdon Newport Ross Salem Slocum and Union shall constitute the fourth district and elect one member.

The boroughs of Edwardsville Kingston and Plymouth and the township of Plymouth shall constitute the fifth district and elect one member.

The boroughs of Courtdale Dallas Doranceton Duryea Exeter Forty-Fort Luzerne Swoyersville West Pittston West Wyoming and Wyoming and the townships of Dallas Exeter Franklin Jackson Kingston Lake Lehman and Pringle shall constitute the sixth district and elect one member.

The city of Wilkes-Barre shall constitute the seventh district and elect two members.

The county of Lycoming shall elect two members.

The county of McKean shall elect one member.

The county of Mercer shall elect two members.

The county of Mifflin shall elect one member.

The county of Monroe shall elect one member.

The county of Montgomery shall elect five members.

The county of Montour shall elect one member.

The county of Northampton shall elect four members.

The county of Northumberland shall elect three members and shall be divided into two districts as follows:

The city of Sunbury the boroughs of McEwensville Milton Northumberland Riverside Turbotville and Watsonstown and the township of Delaware East Chillisquaque Gearhart Lewis Point Rockefeller Rush Turbot Upper Augusta and West Chillisquaque shall constitute the first district and elect one member.

The residue of the county of Northumberland not included in the first district shall constitute the second district and elect two members.

The county of Perry shall elect one member.

The county of Pike shall elect one member.

The county of Potter shall elect one member.

The county of Schuylkill shall elect five members and shall be divided into four districts as follows:

The boroughs of Frackville Gilberton Mahanoy City and Shenandoah and the townships of Delano East Mahanoy and West Mahanoy shall constitute the first district and elect one member.

The boroughs of Ashland Girardville and Gordon and the townships of Barry Butler Cass Eldred Foster Hegins Hubley and Upper Mahantongo shall constitute the second district and elect one member.

The boroughs of Middleport New Philadelphia New Ringgold Port Clinton and Tamaqua and the townships of Blythe East Brunswick East Union Kline North Union Rahn Rush Ryan Schuylkill Union Walker West Brunswick and West Penn shall constitute the third district and elect one member.

The boroughs of Auburn Cressona Minersville Mount Carbon Orwigsburg Palo Alto Pinegrove Port Carbon Pottsville Saint Clair Schuylkill Haven Tremont and Yorkville and the townships of Branch East Norwegian Fraley New Castle North Manheim Norwegian Pinegrove Porter Reiley South Manheim Tremont Washington and Wayne shall constitute the fourth district and elect two members.

The county of Snyder shall elect one member.

The county of Somerset shall elect two members.

The county of Sullivan shall elect one member.

The county of Susquehanna shall elect one member.

The county of Tioga shall elect one member.

The county of Union shall elect one member.

The county of Venango shall elect one member.

The county of Warren shall elect one member.

The county of Washington shall elect four members and shall be divided into two districts as follows:

The boroughs of Burgetstown Canonsburg Claysville East Washington Houston McDonald Midway Washington West Alexander and West Middletown and the townships of Elaine Buffalo Canton Cecil Charters Cross Creek Donegal East Finley Hanover Hopewell Independence Jefferson Morris Mount Pleasant North Franklin Robinson Smith South Franklin South Strabane and West Finley shall constitute the first district and elect two members.

The residue of the county of Washington not included



in the first district shall constitute the second district and elect two members.

The county of Wayne shall elect one member.

The county of Westmoreland shall elect six members.

The county of Wyoming shall elect one member.

The county of York shall elect three members and shall be divided into three districts as follows:

The city of York shall constitute the first district and elect one member.

The boroughs of Dillsburg Dover Franklintown Goldsboro Hanover Hallan Lewisberry Manchester Mount Wolf New Salem North York Springs Grove Wellsville West York Wrightsville and York Haven and the townships of Carroll Conewago Dover East Manchester Fairview Franklin Heidelberg Hellam Jackson Manchester Monaghan Newberry North Codorus Paradise Penn Spring Garden Springettsbury Warrington Washington and West Manchester shall constitute the second district and elect one member.

The residue of the county of York not included in any of the foregoing districts shall constitute the third district and elect one member.

Section 2. The foregoing apportionment is based on the United States decennial census of one thousand nine hundred and twenty. Any township borough or ward created since such census and not specifically provided for by this act shall form a part of the district to which the territory comprised within such township borough or ward is allotted by the provisions of this act according to the political division existing at the time of such census.

Section 3. The first election under this act shall be held at the general election in the year one thousand nine hundred and twenty-two.

The Members of the House of Representatives now in office shall continue in such office until the expiration of their respective terms.

Section 4. The act approved the fifteen day of February one thousand nine hundred and six (Pamphlet Laws twenty-one) entitled "An act to fix the number of Representatives in the General Assembly of the State and to apportion the State into Representative Districts as provided by the Constitution."

The act approved the fifteenth day of April one thousand nine hundred and seven (Pamphlet Laws eighty-eight) entitled "An act to amend section one of an act approved the fifteenth day of February one thousand nine hundred and six entitled 'An act to fix the number of Representatives in the General Assembly of the State and to apportion the State into Representative Districts as provided by the Constitution' so as to include McAdoo Landingville and Tower City in their respective contiguous districts in the county of Schuylkill" are hereby repealed.

Section 5. All other acts and parts of acts inconsistent herewith are hereby repealed.

On the question,

Will the Senate agree to the section?

Mr. PATTON. Mr. President, I move to amend section 1:

On page 6, line 7, strike out "Alsace Lower" on page 6, line 8, after "Exeter" insert "Lower Alsace"; line 12, strike out "Bern Upper"; line 13, after "Heidelberg" insert "Jefferson Lower"; same line strike "Lower Heidelberg" Line 14, strike out "North Heidelberg, South and Jefferson" after "Marion" insert "North Heidelberg"; after "Perry" in the same line insert "South Heidelberg" in line 14 strike out "Tulphocken" where it occurs the second time, after "Upper Bern and Upper Tulphocken" in line 18 strike out "Hereford," in line 19 after "Earl North Hereford," page 7, line 6, line 21, strike out "Marlborough" and insert in lieu thereof "Marlboro;" page 8, line 5, strike out "Marlborough," and insert in lieu thereof the word "Marlboro;" line 23 strike out "Greenwood" and insert in lieu thereof "Gree-wood" page 9, strike out lines 18 and 20, and in line 21 insert after the word "wards" the following "of the city of Erie as constituted April 1, 1921;" page 9, line 23, after "wards" insert the following "of the City of Erie as constituted April 1, 1921;" page 10, line 14, strike out the word "Forset," and insert in lieu thereof "Forest;" page 11, line 7, after "Dickson" insert "City;" line 15, after the word "of" insert "Clark's Green, Clear Summit;" line 16, after "Moosic" insert the word "Moscow," after the word "Forge" insert the word "and;" after the word "Taylor" strike out the words "and Waverly;" and also line 17 after the word "of" insert the word "Abbington;" page 12, line 18, strike out the words "the district of Upper Lehigh;" line 19, strike out the word "Hazle," and insert in lieu thereof the word "Hazel;" line 22, after the word "peck" insert "New Angola;" line 23, strike out the words "except the district of Upper Lehigh." Also in line 23, strike out the word "Dennison." In line 28, insert after the word "Avoca" insert the word "Dupont." Page 13, line 5, strike out "don" and insert in lieu thereof "ton;" line 7, after the word "Kingston" insert the word "Larksville;" line 11, after the word "Luzerne" insert the word "Pringle;" line 23, after the word "shall," insert the following "be divided into three districts as follows the Boroughs of Bridgeport Narberth and West Conshohocken and the Townships of Lower Merion and Upper Merion shall constitute the first district, and elect one member. The Boroughs of Conshohocken and Norristown and the Township of Plymouth shall constitute the second district and elect one member. The residue of the County of Montgomery not included in the first and second districts shall constitute the third dis-

trict and elect three members." Line 26, after the word "shall," insert the following "into two two districts as follows:" That portion of the City of Bethlehem in the County of Northampton, shall constitute the first district and elect one member. The residue of the County of Northampton, not included in the first district shall constitute the second district and shall elect three members. Page 14, line 16 strike out the word "East." Line 23, after the word "of" insert the words "Coaldale, McAdoo;" line 24, after the word "Clinton" insert the word "Ringtown." Page 15, line 1, after the word "the" insert "City of Pottsville;" after the word "Cressona," insert the word "Landingville;" and "Meckville;" line 2, strike out the word "Pottsville;" line 3, after "Haven" insert "and;" after "Tremont" strike out "Yorkville;" line 4 strike out "Fraley" and insert in lieu thereof "Fraily;" line 5 strike out "Reiley" and insert in lieu thereof "Reiley." Page 16, line 2, after "shall" insert "be divided into two districts;" the Boroughs of Bolivar, Cokeville, Derry, Donegal, Latrobe, Ligonier, Livermore, Mount Pleasant, New Alexandria, New Florence, Seward, and Youngstown, and the townships of Cook, Derry, Donegal, Fairfield, Ligonier, Loyalanna, Mount Pleasant, Saint Clair, and Unity, shall constitute the first district; the residue of the County of Westmoreland, not included in the first district shall constitute the second district, and elect three members;" line 18, strike out "any of the foregoing" and insert "the first or second"

Mr. McCONNELL. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows and agreed to.

An Act to fix the number of Representatives in the General Assembly of the State and to apportion the State into Representative Districts as provided by the Constitution

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1069, entitled:

An Act amending an act entitled "A supplement to an act entitled 'An act for the annexation of any city borough township or part of a township to a contiguous city and providing for the indebtedness of the same approved the twenty-eighth day of April Anno Domini one thousand nine hundred and three to enable territory now annexed or which may hereafter be annexed under the provisions of said act to be arranged and erected into a ward or wards of the city to which it is annexe and providing the procedure for that purpose and for the proper representation of the ward or wards erected" approved the twenty-eighth day of May Anno Domini one thousand nine hundred and seven by changing the number of petitioners from twenty per centum of the qualified voters to five per centum of the qualified voters as shown by the registry for the last preceding election of the city borough township or part of a township so annexed and authorizing the mayor of the city to which the territory was annexed to make said petition

The first section of the bill was read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act entitled "A supplement to an act entitled 'An act for the annexation of any city borough township or part of a township to a contiguous city and providing for the indebtedness of the same' approved the twenty-eighth day of April Anno Domini one thousand nine hundred and three to enable territory now annexed or which may hereafter be annexed under the provisions of said act to be arranged and erected into a ward or wards of the city to which it is annexed and providing the procedure for that purpose and for the proper representation of the ward or wards erected" approved the twenty-eighth day of May Anno Domini one thousand nine hundred and seven which reads as follows:

"Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever in this Commonwealth now or hereafter any city borough township or part of a township has been or shall be annexed to a contiguous city under the provisions of the act of the General Assembly of the State of Pennsylvania entitled 'An act for the annexation of any city borough township or part of a township to a contiguous city and providing for the indebtedness of the same' approved the twenty-eighth day of April Anno Domini one thousand nine hundred and three and is now



or may hereafter become a part of the city to which it is annexed that the territory thus annexed shall as soon as practicable be arranged and erected into a ward or wards of the same city to which it is annexed in the following manner by the following procedure namely

There shall be presented to the court of quarter sessions of the county in which the decree for annexation has been entered a petition signed by at least twenty per centum of the qualified voters as shown by the registry for the last preceding election of the city borough township or part of a township so annexed setting forth the decree of annexation the date and place of record thereof and praying said court to make such order or decree as will give to the people of the annexed territory representation in the different branches of government of said city by erecting from said annexed territory and creating therefrom a ward or wards thereof and thereupon it shall be the duty of the said court to make such order or decree as will give to the people of such annexed territory representation in the different branches of government of said city and that will entitle the citizens of such annexed territory to enjoy and exercise full rights of citizenship in the city to which such territory has been annexed by erecting and creating from said annexed territory a ward or wards thereof to be duly constituted a ward or wards of the city to which such territory has been annexed and become a part and said court shall number the ward or wards thus erected and created and shall determine and set forth in said decree whether said annexed territory shall be erected into and created one ward or more than one ward of the city to which such territory has been annexed and become a part of which said decree shall be entered in full upon the records of said court and certified copies thereof by the clerk of said court under the seal of said court shall be delivered to and filed by the clerk of the councils of said city and the secretary of the school district or board of the school district in which said ward or wards become located" be amended so as to read as follows

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever in this Commonwealth now or hereafter any city borough township or part of a township has been or shall be annexed to a contiguous city under the provisions of the act of the General Assembly of the State of Pennsylvania entitled "An act for the annexation of any city borough township or part of a township to a contiguous city and providing for the indebtedness of the same" approved the twenty-eighth day of April Anno Domini one thousand nine hundred and three and is now or may hereafter become a part of the city to which it is annexed that the territory thus annexed shall as soon as practicable be arranged and erected into ward or wards of the same city to which it is annexed in the following manner by the following procedure namely

There shall be presented to the court of quarter sessions of the county in which the decree for annexation has been entered a petition signed by at least five per centum of the qualified voters as shown by the registry for the last preceding election of the city borough township or part of a township so annexed or by the mayor of the city to which said territory has been annexed setting forth the decree of annexation the date and place of record thereof and praying said court to make such order or decree as will give to the people of the annexed territory representation in the different branches of government of said city by erecting from said annexed territory and creating therefrom a ward or wards thereof and thereupon it shall be the duty of the said court to make such order or decree as will give to the people of such annexed territory representation in the different branches of government of said city and that will entitle the citizens of such annexed territory to enjoy and exercise full rights of citizenship in the city to which such territory has been annexed by erecting and creating from said annexed territory a ward or wards thereof to be duly constituted a ward or wards of the city to which such territory has been annexed and become a part and said court shall number the ward or wards thus erected and created and shall determine and set forth in said decree whether said annexed territory shall be erected into and created one ward or more than one ward of the city to which such territory has been annexed and become a part of which said decree shall be entered in full upon the records of said court and certified copies thereof by the clerk of said court under the seal of said court shall be delivered to and filed by the clerk of the councils of said city and the secretary of the school district or board of the school district in which said ward or wards become located

On the question,

Will the Senate agree to the section?

Mr. LESLIE. Mr. President, I move to amend section 1, page 2, line 16, by inserting after the word "seven" the following, "(P. L. 295)"; also page 5, line 17, by striking out "therefrom" and inserting in lieu thereof the word "therefrom."

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows:

An Act amending an act entitled: A supplement to an act entitled 'An act for the annexation of any city borough township or part of a township to a contiguous city and providing for the indebtedness of the same' approved the twenty-eighth day of April Anno Domini one thousand nine hundred and three to enable territory now annexed or which may hereafter be annexed under the provisions of said act to be arranged and erected into a ward or wards of the city to which it is annexed and providing the procedure for that purpose and for the proper representation of the ward or wards erected" approved the twenty-eighth day of May Anno Domini one thousand nine hundred seven by changing the number of petitioners from twenty per centum of the qualified voters to five per centum of the qualified voters as shown by the registry for the last preceding election of the city borough township or part of a township so annexed and authorizing the mayor of the city to which the territory was annexed to make said petition

On the question,

Will the Senate agree to the title?

Mr. LESLIE. Mr. President, I move to amend the title, page 1, line 14, by inserting after the word "seven" the following, "(P. L. 295)"; also line 16, by striking out "five" and inserting in lieu thereof the word "five."

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to

On the question,

Will the Senate agree to the title as amended?

It was agreed to

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1012, as follows:

An Act to repeal section eighteen of an act approved the twentieth day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred twenty-nine) entitled "An act defining and regulating public amusements and places used therefor requiring and regulating the licensing thereof restricting the scope of certain acts of assembly relating thereto and providing penalties for violation of this act"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eighteen of an act approved the twentieth day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred twenty-nine) entitled "An act defining and regulating public amusements and places used therefor requiring and regulating the licensing thereof restricting the scope of certain acts of assembly relating thereto and providing penalties for violation of this act" which reads as follows

"Section 18. The license fees herein provided for shall be in lieu of all license fees heretofore required by law to be paid to the use of the Commonwealth but this act shall not exempt any such places of amusement buildings tents or enclosures from the payment of such license fee as may be lawfully imposed on it by any city borough or township of this Commonwealth" be and the same is hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1027, (House Bill No. 1088), entitled:

An Act authorizing the directors of the poor of Jenkins township Pittston borough and Pittston township in Luzerne county to acquire property and to erect and equip an asylum for the insane and to levy taxes and borrow money therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. JOYCE. Mr. President, I move that Senate Bill No. 1027, (House Bill No. 1088), the bill just read, be recommitted to the Committee on New Counties and County Seats.



Mr. SMITH. Mr. President, I second the motion.  
The motion was agreed to.

## BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1034, (House Bill No. 1330), entitled:

An Act to amend section eleven of an act approved the twelfth day of July one thousand nine hundred and nineteen entitled "An act authorizing stock corporations other than building and loan associations and corporations authorized by law to transact a banking or insurance business to make provision upon formation reorganization merger or consolidation for the issue of either or both preferred or common shares without nominal or par value regulating the same and such corporations and prescribing the method of determining the number of shares and capital of corporations issuing shares in such manner" by providing that no bonus shall be required to be paid under the laws of this Commonwealth upon the stock of a corporation issued to acquire property of which an existing corporation is obliged to divest itself in order to comply with any law of this Commonwealth or to enable it to exercise any rights otherwise conferred on it by any law of this Commonwealth and provided further that no bonus shall be required to be paid under the laws of this Commonwealth in cases of reorganization merger or consolidation in connection with which all certificates of capital stock with nominal or par value are fully surrendered by the shareholders of the corporation in process of reorganization or of the two or more corporations in process of merger or consolidation and in exchange therefor the aforesaid shareholders receive without other consideration or the paying in of additional capital assets a like or a lesser or a greater number of shares without nominal or par value

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1035, (House Bill No. 1331), entitled:

An Act relating to the payment of bonus upon capital stock of corporations issued to acquire properties or stock of existing corporations where the amount of corporate property in the Commonwealth is not increased but where a change of ownership is effected

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

## BILL RECOMMENDED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 1008, on second reading, entitled:

An Act to fix the number of representatives in the General Assembly of the State and to apportion the State into representative districts as provided by the Constitution

be recommended to the Committee on Legislative Apportionment.

Mr. SMITH. Mr. President, I second the motion.  
The motion was agreed to.

## BILL ON THIRD READING POSTPONED FOR THE PRESENT.

Mr. LESLIE. Mr. President, I move that the Senate do now resume third reading and consideration of Senate Bill No. 562, (House Bill No. 115), on third reading postponed for the present, entitled:

An Act to further amend section six hundred and seventeen of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled: "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith." as amended.

Mr. SCHANTZ. Mr. President, I second the motion.  
The motion was agreed to.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 562, (House Bill No. 115), entitled:

An Act to further amend section six hundred and seventeen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

And the question recurring,

Will the Senate agree to the bill?

## BILL RECOMMENDED.

Mr. LESLIE. Mr. President, I move that the bill be recommended to the Committee on Education.

Mr. SCHANTZ. Mr. President, I second the motion.  
The motion was agreed to.

## HOUSE CONCURS IN SENATE BILL NO. 667.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 667, entitled:

An Act to amend section fourteen of an act approved the twenty-first day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand seventy-seven) entitled "An act to provide for the administration of the Workmen's Compensation Act of one thousand nine hundred fifteen by creating the Bureau of Workmen's Compensation of the Department of Labor and Industry providing for the establishment of the Workmen's Compensation Board to have charge of such bureau authorizing the division of the Commonwealth into workmen's compensation districts and the appointment of workmen's compensation referees defining the powers and duties of the Commissioner of Labor and Industry the Bureau of Workmen's Compensation the Workmen's Compensation Board the workmen's compensation referees and the factory inspectors of the Department of Labor and Industry in enforcing the said act and fixing the salaries of the members of the Workmen's Compensation Board the workmen's compensation referees and certain of their employees and assistants and repealing certain acts"

with the information that the House has passed the same without amendment.

## NOMINATIONS BY THE GOVERNOR.

The Secretary to the Governor being introduced, presented communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

## JUSTICE OF THE PEACE.

Commonwealth of Pennsylvania,  
Executive Chamber, Harrisburg, April 18, 1921.  
To the Honorable, the Senate of the Commonwealth of Pennsylvania.  
Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate, George F. Moser, R. F. D. New Castle, to be justice of the peace in and for the Township of Neshannock, Lawrence County, to serve until the first Monday in January, 1922.

WM. C. SPROUL,

## NOTARIES PUBLIC.

Commonwealth of Pennsylvania,  
Executive Chamber, Harrisburg, April 18, 1921.  
To the Honorable, the Senate of the Commonwealth of Pennsylvania:  
Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be notaries public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the dates set opposite their names, respectively.

## ADAMS COUNTY.

P. S. Orner, Arendtsville, Adams, May 10, 1921.

## ALLEGHENY COUNTY.

Frank Scurich, Bridgeville, Allegheny, April 30, 1921.  
Robert L. Swearer, Pittsburgh, Allegheny, May 6, 1921.  
Miss Bertha F. Meyers, Pittsburgh, Allegheny, May 8, 1921.

## BEAVER COUNTY.

Peter J. Huth, Rochester, Beaver, May 9, 1921.



## BERKS COUNTY.

A. L. Crouse, Sinking Springs, Berks, May 1, 1921.  
James E. Dalton, Reading, Berks, May 1, 1921.  
Mrs. Cassie M. Seyfert, Upper Tulpehocken Twp., Berks, May 2, 1921.

## CUMBERLAND COUNTY.

Andrew T. Oiler, Carlisle, Cumberland, May 1, 1921.

## GREENE COUNTY.

John T. McMinn, Jefferson, Greene, May 1, 1921.

## LANCASTER COUNTY.

Walter M. Workman, East Hempfield Twp., Lancaster, May 2, 1921.

## LAWRENCE COUNTY.

W. M. Nunn, New Castle, Lawrence, May 2, 1921.

## LEHIGH COUNTY.

Miss Emma Lorschach, Allentown Lehigh, May 1, 1921.  
Miss M. Constance Erdman, Allentown, Lehigh, May 8, 1921.

## PHILADELPHIA COUNTY.

George L. Barnes, Philadelphia, Philadelphia, May 1, 1921.  
Mrs. P. R. Lamb, Philadelphia, Philadelphia, May 1, 1921.  
George H. Dodge, Philadelphia, Philadelphia, May 2, 1921.  
Harry C. Kohlas, Jr., Philadelphia, Philadelphia, May 2, 1921.  
William A. Dau, Philadelphia, Philadelphia, May 8, 1921.  
Fred C. Stuetz, Philadelphia, Philadelphia, May 8, 1921.  
Miss Grace M. Woodruff, Philadelphia, Philadelphia, May 8, 1921.  
Howard R. Cressman, Philadelphia, Philadelphia, May 9, 1921.  
Max Zucker, Philadelphia, Philadelphia, May 9, 1921.  
Robert W. Lloyd, Philadelphia, Philadelphia, May 11, 1921.

## SCHUYLKILL COUNTY.

Elisha Filler, Jr., Mahanoy City, Schuylkill, May 8, 1921.

## WASHINGTON COUNTY.

Miss Hazel Connors, Washington, Washington, May 1, 1921.  
J. R. Irwin Knox, Washington, Washington, May 1, 1921.

## WESTMORELAND COUNTY.

William F. Wegley, Greensburg, Westmoreland, April 21, 1921.  
L. J. Peterson, So. Huntingdon Twp., Westmoreland, May 8, 1921.

WM. C. SPROUL

Commonwealth of Pennsylvania

Executive Chamber, Harrisburg, April 18, 1921.

To the Honorable, the Senate, of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of their confirmation.

## ALLEGHENY COUNTY.

C. A. Filkorn, Pittsburgh, Allegheny.  
H. W. McKalip, Wilkesburg, Allegheny.

## CLEARFIELD COUNTY.

Tyomas A. Allen, Buboia, Clearfield.

## DAUPHIN COUNTY.

Miss Helen L. Wilson, Harrisburg, Dauphin.

## LACKAWANNA COUNTY.

Miss Ethel M. Wilkins, Scranton, Lackawanna.

## LUZERNE COUNTY.

J. Frank Reinig, Wilkes-Barre, Luzerne.  
Benjamin F. Freeman, Wilkes-Barre, Luzerne.

## NORTHAMPTON COUNTY.

Miss Carrie H. Walter, Easton, Northampton.

## PHILADELPHIA COUNTY.

Charles A. Dougherty, Philadelphia, Philadelphia.  
Wm. E. Leininger, Philadelphia, Philadelphia.

F. M. Richards, Philadelphia, Philadelphia.  
Allyn E. Seuffert, Philadelphia, Philadelphia.  
Samuel Shapiro, Philadelphia, Philadelphia.

## WESTMORELAND COUNTY.

R. Grey Smith, Suterville, Westmoreland.

## YORK COUNTY.

Stephen T. Bastian, Hanover, York.  
Miss Margie E. Craumer, Hanover, York.

WM. C. SPROUL

## MEMBERS OF THE LAKE ERIE AND OHIO RIVER CANAL BOARD.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 18, 1921

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate, the following:

William H. Stevenson, Pittsburgh, to be President and member of Lake Erie and Ohio River Canal Board, to serve until October 15, 1921.

Frederick N. Beegle, Beaver Falls, Pennsylvania, to be a member of the Lake Erie and Ohio Canal Board, to serve until October 15, 1921.

William C. Reitz, Pittsburgh, to be a member of the Lake Erie and Ohio River Canal Board, to serve until October 15, 1921.

A. E. Adams, Youngstown, Ohio, to be a member of the Lake Erie and Ohio River Canal Board, for a term of six years to compute from October 15, 1919.

Thomas P. Sloan, Charleroi, to be a member of the Lake Erie and Ohio River Canal Board, for a term of six years to compute from October 15, 1919.

John E. Shaw, Pittsburgh, to be a member of the Lake Erie and Ohio River Canal Board, for a term of six years to compute from October 15, 1920.

H. C. Ogden, Wheeling, West Virginia, to be a member of the Lake Erie and Ohio River Canal Board, for a term of six years to compute from October 15, 1920.

WM. C. SPROUL

## COMMISSIONERS OF DEEDS.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 18, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformance with law I have the honor hereby to nominate for the advice and consent of the Senate, the following:

L. F. Sperry, Paris, France, to be Commissioner of Deeds for the Commonwealth of Pennsylvania, with residence in France, for a term of five years.

Dr. Abul Fazl, Kapurthala, India, to be Commissioner of Deeds for the Commonwealth of Pennsylvania, with residence in India, for a term of five years.

WM. C. SPROUL

## EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. BUCKMAN,

That Rule 38, which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting on the foregoing nominations.

Which was agreed to.

Whereupon,

A motion was made by Mr. BUCKMAN,

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Heaton,	Miller S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. BUCKMAN. Mr. President, I move that the Executive Session do now rise.

Mr. EINSTEIN. Mr. President, I second the motion.

The motion was agreed to

#### HOUSE MESSAGE.

##### HOUSE BILLS FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, presented for concurrence, bills of the House of Representatives, as follows:

House Bill No. 1214, (Senate Bill No. 1056), entitled:

An Act regulating to pillows bolsters feather beds and comfortables regulating the making remaking renovating sterilizing disinfecting sale leasing delivering and consigning thereof and the possession thereof with intent to sell lease deliver or consign.

Which was committed to the Committee on Public Health and Sanitation.

House Bill No. 1252, (Senate Bill No. 1057), entitled:

An Act to amend sections twelve and fourteen of the act approved the seventh day of June one thousand eight hundred and eighty-seven (Pamphlet Laws three hundred and sixty-five) entitled "An Act to encourage and authorize the formation of co-operative associations productive and distributive by farmers mechanics laborers or other persons" by providing that the president vice-president secretary and treasurer of such associations shall be citizens of the United States and fixing a penalty.

Which was committed to the Committee on Judiciary Special.

House Bill No. 1407, (Senate Bill No. 1058), entitled:

An Act to amend section one of an act approved the twenty-first day of March one thousand nine hundred seven (Pamphlet Laws twenty-two) entitled "An Act authorizing the county commissioners of the several counties or the town councils of the several boroughs of this Commonwealth or both to appropriate annually a sufficient sum of money to each post of the Grand Army of the Republic in their respective counties or boroughs to aid in defraying the expenses of Memorial Day" as amended authorizing county commissioners to make additional appropriations for Memorial Day purposes

Which was committed to the Committee on Military Affairs.

House Bill No. 1616, (Senate Bill No. 1059), entitled:

An Act to amend section one thousand two hundred ten as amended and section one thousand one hundred three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and repealing section one thousand two hundred twelve thereof.

Which was committed to the Committee on Education.

House Bill No. 1491, (Senate Bill No. 1060), entitled:

An Act providing a bonus for the residents of this Commonwealth who served in the military or naval forces of the United States during the world war creating a soldiers' bonus commission and prescribing its powers and duties and making an appropriation.

Which was committed to the Committee on Military Affairs.

#### BILLS INTRODUCED.

Mr. HEATON. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. HEATON read in his place and presented to the Chair Senate Bill No. 1061, entitled:

An Act amending section one of the act approved the third day of May, one thousand nine hundred and nine,

(P. L. 417), entitled "An Act for the safety of persons from fire or panic in certain buildings, not in cities of the first and second classes, by providing proper exits, fire-escapes, fire-extinguishers, and other preventives of fire; by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection; and by providing proper penalties for any violation of the same," as amended.

Which was committed to the Committee on Judiciary Special.

#### REPORTS FROM COMMITTEES.

Mr. SCHANTZ. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SCHANTZ, from the Committee on Military Affairs, reported as committed, Senate Bill No. 1010, entitled:

An Act providing for the valuation and assessment in counties of the second class of all property of every kind and description and all occupations taxable for county, school, borough and township purposes; creating a County Assessment Board for that purpose; providing for the payment of the entire expense thereof by such counties; prescribing the duties of the several county officers in respect thereto, and abolishing all existing offices and boards having to do with the valuation, and assessments of such taxable property and occupations in such counties, school districts, boroughs and townships.

Mr. BUCKMAN. Mr. President, I ask unanimous consent to make reports from committees at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BUCKMAN, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 988, (House Bill No. 1085), entitled:

An Act authorizing the lease of lands acquired in connection with the acquisition of toll-bridges over boundary waters to boroughs and townships for park purposes.

Also from the Committee on Agriculture, reported as committed, Senate Bill No. 998, (House Bill No. 1261), entitled:

An Act to amend sections two three and four of an act approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws three hundred and ninety-five) entitled "An Act regulating the sale of concentrated commercial feeding stuffs also of condimental stock and poultry-food and patented proprietary or trade-mark stock and poultry-food possessing nutritive value combined with medicinal properties defining concentrated commercial feeding-stuffs prohibiting the adulteration of any feeding-stuff sold offered or exposed for sale in this State with oat hulls ground corn cobs flax plant refuse elevator chaff cotton-seed hulls ground corn stalks rice hulls peanut hulls weed seeds or other similar adulterants providing for the collection of samples and analysis thereof by the Department of Agriculture and the publication of information concerning the same providing also for the expenses of the enforcement of the law fixing penalties for its violation and repealing act number two hundred and eleven (Pamphlet Laws one thousand nine hundred and seven page two hundred and seventy-three) entitled "An Act regulating the sale of wheat rye corn and buckwheat-bran and middlings or any admixture thereof" et cetera approved the twenty-eighth day of May one thousand nine hundred and seven" by enlarging the scope of the term "concentrated commercial feeding-stuffs" and providing for the collection of license fees for the sale thereof and by including certain other substances as adulterants.

Mr. VARE. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 979, entitled:

An Act to further regulate the construction, maintenance and inspection of buildings in cities of the first class.

Also from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 1022, (House Bill No. 1339), entitled:

An Act authorizing boroughs to enact ordinances prohibiting heavy traffic on certain paved streets.

Also from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 985, (House Bill No. 1015), entitled:

An Act authorizing the several boroughs and townships to appropriate moneys for the support of county associations of boroughs and townships.



Mr. BOYD. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BOYD, from the Committee on Legislative Apportionment, re-reported as amended, Senate Bill No. 1008, entitled:

An Act to fix the number of Representatives in the General Assembly of the State and to apportion the State into representative districts as provided by the Constitution.

Mr. McCONNELL. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1061, entitled:

An Act amending section one of the act approved the third day of May one thousand nine hundred and nine, (P. L. 417), entitled "An act for the safety of persons from fire or panic in certain buildings, not in cities of the first and second classes, by providing proper exits, fire-escapes, fire-extinguishers, and other preventives of fire; by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection; and by requiring proper penalties for any violation of the same" as amended.

#### MOTION TO READ BILLS THE FIRST TIME.

Mr. SCHANTZ. Mr. President, I move that all bills reported from committees at today's sessions be read the first time.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

#### BILLS ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1, entitled:

An Act to exempt female electors from the duty of serving on juries.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill 284, (House Bill No. 48), entitled:

A joint resolution proposing an amendment to section one of article fourteen of the Constitution of the Commonwealth of Pennsylvania.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 456, entitled:

An Act making an appropriation to the Berks County Tuberculosis Society

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 547, (House Bill No. 608), entitled:

An Act to amend section one of an act approved the sixth day of May Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws two hundred and sixty-two) entitled "An act imposing certain liabilities on person firms and corporations in cities of the second class for the cost of extinguishing fires which occur through their criminal intent design or willful negligence or where they have not complied with any law ordinance or other lawful regulation for the prevention of fire or the spreading thereof providing a method for the ascertainment of such cost and the manner of collecting the same" so as to extend its provisions to persons firms and corporations in cities of the third class and boroughs

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 612, (House Bill No. 367), entitled:

An Act to amend section nineteen of the act approved the thirtieth day of May one thousand nine hundred and nineteen (Pamphlet Laws six hundred seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle"

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 706, (House Bill No. 408), entitled:

An Act relating to county officers in counties of the fifth class providing for their salaries and the compensation of deputies and clerks in the respective county offices establishing a salary board and defining its powers and duties placing certain duties on the county commissioners county controllers and county auditors requiring the payment into the respective county treasury of the fees of county officers and providing penalties for violation of this act

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 741, entitled:

A joint resolution authorizing the Governor to appoint a commission to inquire into a plan for the reorganization of the State government and making an appropriation

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 796, entitled:

An Act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and two) entitled "An act regulating the sale conveyance transfer or disposition of secondhand motor vehicles requiring the making and filing of sworn descriptions thereof and statements in relation thereto regulating the registry of such vehicles imposing certain duties on the State Highway Commissioner relative to such stolen vehicles forbidding the removal defacement alteration destruction obliteration or concealment of the trademarks identification numbers serial numbers or other distinguishing marks of motor vehicles or the having possession of motor vehicles or parts thereof on or from which such trade or other distinguishing marks or numbers have been removed defaced altered destroyed obliterated or concealed imposing certain duties upon deputy sheriffs constables police officers and proprietors of public garages prohibiting the registration of motor vehicles subject to the provisions of this act unless in compliance with its terms providing for the licensing of business of dealing in second-hand motor vehicles and fixing penalties for violation of the provisions of this act and providing that the making of a false affidavit under the provisions of this act shall be perjury and shall be punishable as such"

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 805, entitled:

An Act to amend an act approved the second day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder" as amended by providing that employers liable to pay compensation shall insure the payment of compensation in the State Workmen's Insurance Fund

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 850, (House Bill No. 938), entitled:

An Act authorizing county commissioners to receive donations gifts legacies endowments devises and conveyances of real or personal property for the establishing of orphans' homes providing for the support maintenance conduct and management of such homes and authorizing counties to appropriate moneys for such purposes

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 870, (House Bill No. 1108), entitled:

An Act to validate tax liens filed in the office of the prothonotary of the various counties since the first day of June one thousand nine hundred and fifteen under the provisions of an act approved the fourth day of June one thousand nine hundred and one entitled "An act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvements and for the removal of nuisances the procedure upon claims filed therefor the methods of preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales" and its supplements and amendments thereto and providing for their collection

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 876, entitled:

An Act making an appropriation to the Good Samaritan Hospital of Lebanon Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 906, (House Bill No. 1153), entitled:

An Act to amend section three hundred and six (c) of an act approved the second day of June one thousand nine hundred fifteen (Pamphlet Laws seven hundred thirty-six entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder" as amended by providing a schedule of specific indemnities for the loss of one or more thumbs or fingers or parts thereof

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 979, entitled:

An Act to further regulate the construction maintenance and inspection of buildings in cities of the first class

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 985, (House Bill No. 1015), entitled:

An Act authorizing the several boroughs and townships to appropriate moneys for the support of county associations of boroughs and townships

And said bill having been read at length the first time,  
Ordered, To be laid aside for the second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 988, (House Bill No. 1085), entitled:

An Act authorizing the lease of lands acquired in connection with the acquisition of toll-bridges over boundary waters to boroughs and townships for park purposes

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 989, (House Bill No. 1190), entitled:

An Act making a burial permit issued at the place of death valid throughout the Commonwealth

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 992, (House Bill No. 1209), entitled:

An Act providing for the better management of the jails or county prisons in the several counties of this Commonwealth of the third and fourth classes by creating in such counties a board to be known by the name and style of inspectors of the jail or county prison with authority to appoint a warden of such prison and by vesting in said board and the officers appointed by it the safe-keeping discipline and employment of prisoners and the government and management of said jails or county prisons

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 998, (House Bill No. 1261), entitled:

An Act to amend sections two three and four of an act approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws three hundred and ninety-five) entitled "An act regulating the sale of concentrated commercial feeding-stuffs also of condimental stock and poultry-food and patented proprietary or trade-mark stock and poultry-food possessing nutritive value combined with medicinal properties defining concentrated commercial feeding-stuffs prohibiting the adulteration of any feeding-stuff sold offered or exposed for sale in this State with oat-hulls grounds corn cobs flax plany refuse elevator chaff cotton-seed hulls ground corn stalks rice hulls peanut hulls weed seeds or other similar adulterants providing for the collection of samples and analysis thereof by the Department of Agriculture and the publication of information concerning the same providing also for the expenses of the enforcement of the law fixing penalties for its violation and repealing act number two hundred and eleven (Pamphlet Laws one thousand nine hundred and seven page two hundred and seventy-three) entitled "An act regulating the sale of wheat rye corn and buckwheat-bran and middlings or any admixture thereof" et cetera approved the twenty-eighth day of May one thousand nine hundred and seven" by enlarging the scope of the term "concentrated commercial feeding-stuffs" and providing for the collection of license fees for the sale thereof and by including certain other substances as adulterants

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of House Bill No. 1002 (House Bill No. 1198), entitled:

An Act to amend an act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred sixty-four) entitled "An act authorizing suits brought to recover in case of accidents in this Commonwealth in courts of common pleas to be certified to the Workmen's Compensation Board when discovered that the suit has been brought wrongfully" extending the provisions of said act to suits brought after the passage of said act and prior to the passage of this amendment

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1010, entitled:

An Act providing for the valuation and assessment in counties of the second class of all property of every kind and description and all occupations taxable for county school borough and township purposes creating a County Assessment Board for that purpose providing for the payment of the entire expense thereof by such counties prescribing the duties of the several county officers in respect thereto and abolishing all existing offices and boards having to do with the valuation and assessment of such taxable property and occupations in such counties school districts boroughs and townships

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.



Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1017 (House Bill No. 1307), entitled:

An Act to amend section eighteen article one chapter seven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" as amended

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1019 (House Bill No. 1308), entitled:

An Act to amend clause twenty-four of section two of an act approved the third day of April one thousand eight hundred and fifty-one (Pamphlet Laws three hundred and twenty) entitled "An act regulating boroughs" as amended authorizing the boroughs to increase the rate of taxation for general borough purposes

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1020 (House Bill No. 1325), entitled:

An Act providing for the organization government discipline maintenance and regulation of the armed land forces of this Commonwealth

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1022 (House Bill No. 1339), entitled:

An Act authorizing boroughs to enact ordinances prohibiting heavy traffic on certain paved streets.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1025 (House Bill No. 1385), entitled:

A supplement to an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" extending the charters of certain corporations

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1026 (House Bill No. 722), entitled:

An Act to repeal an act approved the twenty-second day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand one hundred and thirteen) entitled "An act authorizing cities of the third class to surrender their charter and be constituted a borough and providing the procedure therefor."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1037 (House Bill No. 1354), entitled:

A supplement to the act approved the twenty-third day of June one thousand eight hundred and eighty-five (Pamphlet Laws one hundred and forty-six) entitled "An act relating to marriage licenses providing for officers herein indicated to issue licenses for parties to marry" imposing an additional license fee for the use of the Commonwealth

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1038 (House Bill No. 1164), entitled:

An Act to amend section forty-three of the act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fifty-seven) entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting same and of their appointees including registrars inspectors of registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling places by registrars and at the offices of commissions by commissioners and the right of parties or bodies of electors to have watchers thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by any elector under certain conditions directing how the registers shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon the courts judges prothonotaries sheriffs commissioners peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are coextensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions punishing and fixing penalties for violation hereof and repealing all legislation inconsistent herewith" so as to increase the maximum compensation to be paid to the chief clerk of the registration commission

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1040, (House Bill No. 1323), entitled:

An Act to amend section two of an act approved the twenty-fifth day of April one thousand nine hundred and three (Pamphlet Laws three hundred and four) entitled "An act to further regulate the construction maintenance and inspection of buildings and party walls in cities of the first class"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1041, (House Bill No. 1340), entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" authorizing boroughs to define and punish disorderly conduct

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1048, entitled:

An Act to amend section six hundred twenty-seven of an act approved the eighteenth day of May, one thousand nine hun-

dred eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1049, entitled:

An Act to provide for the payment of moneys appropriated for the care, treatment, and maintenance of the indigent insane, criminal insane, feeble-minded, epileptic, sick, or injured, and all other persons who are wards of the State or are beneficiaries in moneys so appropriated; and the issuing of warrants by the Auditor General on the State Treasurer to the hoards of trustees, directors or managers of insane institutions, hospitals, asylums, homes, training schools, penal institutions, reformatories, and all such other institutions owned, controlled, and operated, in part or in whole, by the State, or to which the State appropriates moneys towards the maintenance thereof, wherein such persons or wards of the State may be confined.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1050, entitled:

An Act making an appropriation for the purchase of copies of the history of the twenty-eighth Division during the World War; and providing for the distribution thereof by the Governor.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1051, entitled:

An Act making an appropriation to the Snyder-Middlewarth Park Commission, to carry into effect the provisions of an act approved the twelfth day of April, one thousand nine hundred and twenty-one, entitled "An act providing for the establishment and the regulation of a State Park to be known as the Snyder-Middlewarth State Park"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1052, entitled:

An Act to amend section five hundred ten of the act approved the fourteenth day of July, one thousand nine hundred seventeen (P. L. 840) entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1053, entitled:

An Act to validate tax liens filed since the twenty-first day of May, one thousand nine hundred and thirteen, under the provisions of an act, approved the fourth day of June, one thousand nine hundred and one, entitled "An act providing when, how, upon what property, and to what extent, liens shall be allowed for taxes, and for municipal improvement, and for the removal of nuisances; the procedure upon claims filed therefor; the methods of preserving such liens and enforcing payment of such claims; the effect of judicial sales of the properties liened, and the manner of distributing the proceeds of such sales," to authorize the filing of tax liens under the provision of the said act for the period of six months after the approval of this act, and providing for their collection.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1055, entitled:

An Act making an appropriation to the Bonair Sanatorium, Belis Camp, McKean County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1061, entitled:

An Act amending section one of the act approved the third day of May, one thousand nine hundred and nine, (P. L. 417), entitled "An act for the safety of persons from fire or panic in certain buildings, not in cities of the first and second classes, by providing proper exits, fire-escapes, fire-extinguishers, and other preventives of fire; by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection; and by providing proper penalties for any violation of the same" as amended

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

#### ADJOURNMENT.

Mr. DAIN. Mr. President, I move that the Senate do now adjourn until eleven o'clock tomorrow morning.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 11.59 P. M. until Tuesday, April 19, 1921, at 11 o'clock A. M.

### HOUSE OF REPRESENTATIVES

MONDAY, April 18, 1921.

The House met at 9 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

#### PRAYER.

Hon. Charles G. Jordan, Representative from Lawrence county, offered the following prayer:

Almighty God, we thank Thee that Thou hast brought us together at another time for the performance of the duties that are before us. We ask Thee that Thou wilt give unto us intelligence and conscience sufficient for the cares of the hour. We beseech Thee that Thou wilt give unto us the courage that we need for the carrying out of the work that has been assigned to us as members of this Legislature. May we know that we represent not the few, but that we represent all, and that our aim should be in our legislation, fairness for all and favors for none.

We beseech Thee that Thou wilt guide the Chief Leader of this State, that he may have wisdom—that he may have patience and ability to bring the best out of the multitude of interests and ideas that are presented to him.

Be with us and keep us ever in Thy fear, and may we look to Thee at all times for guidance, for light, for inspiration. We ask it in the name of our Lord and Christ. Amen.

#### JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of the proceedings of Thursday, April 14, 1921.

The Clerk proceeded to read the Journal of the proceedings of Thursday, April 14, 1921, when, on the motion of Mr. McViear, the further reading was dispensed with and the Journal was approved.

#### SENATE MESSAGE.

##### SENATE BILL FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bill numbered and entitled as follows:

Senate Bill No. 882. (House Bill No. 1687).

An Act to empower the Public Service Commission to require railroad corporations to employ an adequate number of men upon trains and to repeal an act approved the nineteenth day of June nineteen hundred and eleven (Pamphlet Laws ten hundred and fifty-three) entitled "An act to promote the safety of travelers and employes upon railroads by compelling common carriers by railroad to properly man their trains."

Referred to the Committee on Railroads.



## REPORTS FROM COMMITTEE.

Mr. JAMES A. WALKER, from the Committee on Mines and Mining, reported as committed House Bill No. 1538 (Senate Bill No. 860), entitled:

An Act providing for the appointment of a board of examiners to examine applicants for the office of inspector for the anthracite coal mines of this Commonwealth, prescribing the qualifications, defining the powers and duties and fixing the compensation of such examiners, providing for the appointment and removal of inspectors of anthracite mines, prescribing their qualifications and regulating their salaries and term of office and abolishing the terms of office of the present mine inspectors of the anthracite mines.

Mr. RINN, from the Committee on Appropriations, reported as amended House Bill No. 30, entitled:

An Act making an appropriation to the Sacred Heart Hospital, Allentown, Lehigh County, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as amended House Bill No. 264, entitled:

An Act making an appropriation to the Washington & Jefferson College, Washington, Pennsylvania.

Mr. STEVENS, from the Committee on Appropriations, reported as amended House Bill No. 310, entitled:

An Act making an appropriation to the Mudgett Hospital and Training School for Nurses located at 2028 N. 13th St., Philadelphia, Pennsylvania.

Mr. STEWART, from the Committee on Appropriations, reported as amended House Bill No. 345, entitled:

An Act making an appropriation for the payment of the expenses required by an act approved the twenty-fifth day of May, one thousand eight hundred and eighty-nine, entitled "An act to provide for the continuance of the education and maintenance of the destitute orphans of deceased soldiers, sailors and marines, and the destitute children of permanently disabled soldiers, sailors and marines of the State," and its amendments and supplements.

Mr. SCHAEFFER, from the Committee on Appropriations, reported as amended House Bill No. 365, entitled:

An Act making an appropriation to the Pottsville Hospital, Pottsville, Pennsylvania.

Mr. PERRY, from the Committee on Appropriations, reported as amended House Bill No. 494, entitled:

An Act making an appropriation to the National Farm School, at Doylestown, Pennsylvania.

Mr. WONER, from the Committee on Appropriations, reported as amended House Bill No. 656, entitled:

An Act making an appropriation to the Cottage State Hospital for Injured Persons, located at Mercer, Pennsylvania.

Mr. GOLDER, from the Committee on Appropriations, reported as amended House Bill No. 659, entitled:

An Act making an appropriation for providing, erecting, completing, leasing, maintaining and repairing armories and stables, for the use of the Pennsylvania National Guard, including compensation insurance of employes of armories, title insurance, advertisement for bids, traveling expenses, clerical and other expenses of the State Armory Board.

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 713, entitled:

An Act making an appropriation to the Chester Day Nursery and Children's Boarding Home, at Chester, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as amended House Bill No. 843, entitled:

An Act making an appropriation to the Department of Health of the Commonwealth of Pennsylvania for the maintenance of tuberculosis sanatoria and dispensaries, necessary additions, furnishings and repairs, for educational work, and other necessary work in curing and preventing tuberculosis.

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 1121 (Senate Bill No. 519), entitled:

An Act to amend section two of an act approved the thirtieth day of May, one thousand eight hundred and ninety-three (Pamphlet Laws one hundred and eighty-three), entitled "An

act providing for the acquisition by the State of certain ground at Valley Forge for a public park, and making an appropriation therefor."

Mr. WONER, from the Committee on Appropriations, reported as amended House Bill No. 1262, entitled:

An Act to amend section one of an act approved the thirtieth day of March, one thousand nine hundred and seventeen (Appropriation Acts, page 16), entitled, "An act making an appropriation for the purpose of continuing and maintaining schools among the Cornplanter Indians of Warren County," as amended.

Mr. HENRY F. MILLER, from the Committee on Counties and Townships, reported as amended House Bill No. 1684 (Senate Bill No. 940), entitled:

An Act to amend an act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty), entitled "An act concerning townships, and revising, amending and consolidating the law relating thereto," as amended.

Mr. ALEXANDER, from the Committee on Judiciary General, re-reported as amended House Bill No. 1008 (Senate Bill No. 87), entitled:

An Act providing for the depositing of money with the clerk of the several courts of quarter sessions and over and terminer, or other courts of record having jurisdiction in this Commonwealth, in lieu of bail and recognizances with surety or sureties in criminal or quasi-criminal prosecutions, desertions or nonsupport, and surety of the peace cases pending in said courts, and fixing the fees of said clerk of the courts.

## BILLS ON FIRST READING.

Mr. McCAIG asked and obtained unanimous consent to have the following bills read for the first time:

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 30, entitled:

An Act making an appropriation to the Sacred Heart Hospital Allentown, Lehigh County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 264, entitled:

An act making an appropriation to the Washington and Jefferson College, Washington, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 310, entitled:

An Act making an appropriation to the Mudgett Hospital and Training School for Nurses located at two thousand and twenty-eight North Thirteenth street, Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 345, entitled:

An Act making an appropriation for the payment of the expenses required by an act approved the twenty-fifth day of May one thousand eight hundred and eighty-nine entitled "An act to provide for the continuance of the education and maintenance of the destitute orphans of deceased soldiers, sailors and marines and the destitute children of permanently disabled soldiers, sailors and marines of the State" and its amendments and supplements.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 365, entitled:

An act making an appropriation to the Pottsville Hospital, Pottsville, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 494, entitled:

An act making an appropriation to the National Farm School at Doylestown Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 656, entitled:

An Act making an appropriation to the Cottage State Hospital for Injured Persons located at Mercer Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 659, entitled:

An Act making an appropriation for providing; erecting completing leasing maintaining and repairing armories and stables for the Use of the Pennsylvania National Guard including compensation insurance of employes of armories title insurance advertisement for bids traveling expenses clerical and other expenses of the State Armory Board.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 713, entitled:

An Act making an appropriation to the Chester Day Nursery and Children's Boarding Home at Chester, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 843, entitled:

An Act making an appropriation to the Department of Health of the Commonwealth of Pennsylvania for the maintenance of tuberculosis sanatoria and dispensaries necessary addition furnishings and repairs for educational work and other necessary work in curing and preventing tuberculosis.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1121 (Senate Bill No. 519), entitled:

An Act to amend section two of an act approved the thirtieth day of May one thousand eight hundred and ninety-three (Pamphlet Laws one hundred and eighty-three) entitled "An act providing for the acquisition by the State of certain ground at Valley Forge for a public park and making an appropriation therefor"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1262, entitled:

An Act to amend section one of an act approved the thirtieth day of March one thousand nine hundred seventeen (Appropriation Acts page sixteen) entitled "An act making an appropriation for the purpose of continuing an maintaining schools among the Cornplanter Indians of Warren County" as amended.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

#### RULE NO. 57 AMENDED

Mr. HESS offered the following resolution, which was twice read, considered and adopted.

Resolved: That Rule No. 57, which reads as follows: "That after a bill has been ten days in the hands of a committee, after having been referred to it, a vote of sixty members shall be sufficient to discharge the committee from a further consideration of the same," shall be amended to read as follows: That after a bill has been ten days in the hands of a committee after

having been referred to it, a vote of the majority of all the members elect shall be required to discharge the committee from further consideration of the same.

A. B. HESS, Chairman  
JOHN M. FLYNN  
HUGH A. DAWSON  
GEORGE W. WILLIAMS  
DUNCAN SINCLAIR

#### RESOLUTION No. 11.

Mr. STRAUSS. Mr. Speaker I desire to call up at this time House Resolution No. 11, file folio No. 5989.

The Clerk read the resolution as follows:

Whereas Samuel S. Lewis Auditor General-Elect of the Commonwealth in a recent address before certain members of this House declared that funds of the Commonwealth had been used to pay expense accounts when in his opinion said expense accounts could not be lawfully paid and that after he becomes Auditor General he proposed to consult the Attorney General and if his opinion was sustained by the Attorney General he proposed to proceed to recover back into the treasury the money expended on these expense accounts and

Whereas In the same address he declared that persons were drawing pay without authority of law and that others were drawing more pay than the law authorized therefore

Be it resolved That a committee of five members of this House be appointed by the Speaker to investigate the charges made by the said Samuel S. Lewis which said committee shall hold public hearings and shall have power to summon witnesses and require their attendance and to require the production of books papers and records in the hands of State officers and employes that said committee shall report the facts to this House not later than Monday April twenty-fifth one thousand nine hundred and twenty-one

On the question.

Will the House adopt the resolution?

Mr. JAMES A. WALKER. Mr. Speaker, I move that this resolution be referred to the Committee on Appropriations.

Mr. GLASS. Mr. Speaker, I second the motion.

On the question.

Will the House agree to the motion?

Mr. CRUM. Mr. Speaker, I ask for a roll call please.

Mr. JAMES A. WALKER. Mr. Speaker. If I may be permitted for a few moments to speak on this resolution. I simply want to call the attention of the House to the legislative practice as we find it on pages 1087 and 1088 of Smull's Legislative Hand Book.

"In general, the parliamentary meaning of 'resolution' is the expression of the will of the House in regard to any subject before it, public or private; as, for example, that the use of the hall be granted for a particular purpose; that the House will adjourn at a particular time; that certain companies be required to furnish statements, et cetera. If information is desired from any of the departments, or from the Executive, the resolution assumes the form of a request, as for example: "Resolved, That the Auditor General be requested to furnish the House or Senate with a statement," et cetera.

"This, however, is indeed but an expression of will! the House, by the resolution, doing nothing more than declaring it to be their will that the Auditor General be requested to furnish the statement."

This resolution that we have before us to-night is simply Democratic propaganda. It is introduced by one of the few Democrats that we have with us and it is introduced for the sole purpose of making what they think is capital when there is no capital, because if you take the statements which they have in this resolution and examine into them, and take the resolution as it is drawn you find that the resolution is an animal which is supposed to go on legs and has no legs. There is a provision in this resolution that witnesses be subpoenaed, that books et cetera be produced before a committee and there is no provision for the paying of witness or for the paying of a sergeant-at-arms to subpoena witnesses as required by law. If it is necessary to have an examination such as the gentleman from Berks contemplates, this should take the form of a joint resolution and be coupled with an appropriation and then it will have the same purposes and powers as an act or joint resolution.

#### POINT OF ORDER.

Mr. PHILLIPS. Mr. Speaker, I rise to a point of order.  
The SPEAKER. The gentleman will state his point of order.



Mr. PHILLIPS. Mr. Speaker, I would like to have the Chair rule, as to whether or not the Legislature has any right to call a clerk out of an office to make a statement before the Legislature. I understand Mr. Lewis is not the Auditor General, but is a clerk in the Auditor General's office. I therefore rise to the point or order Mr. Speaker, and desire to know if we have the authority to call any clerk or his assistants before us.

The SPEAKER. The Chair has already ruled on that point that one branch of the Legislature cannot command the clerk or the head of a department, particularly when he is a constitutional officer and compel him to attend a legislative committee and testify. The point of order, if the gentleman raises that as a point of order, is sustained.

## POINT OF ORDER.

Mr. GLASS. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. GLASS. Mr. Speaker, in view of the statement of the Chair I rise to the point of order that this resolution cannot be considered by this body, and that it is out of order, not being a joint resolution.

The SPEAKER. The Chair sustains the point of order raised by the gentleman from Philadelphia, Mr. GLASS.

## RESOLUTION RELATIVE TO IRISH FREEDOM.

Mr. HEFFERNAN offered the following resolution, which was twice read, and laid over under the rules:

In the House of Representatives,  
April 18, 1921.

Whereas: The Irish people are suffering untold misery by the ruthless and barbarous treatment at the hands of the British soldiers, as evidenced in the report of the American Commission on atrocities in Ireland; therefore be it

Resolved, (if the Senate Concur), That the Members of the Senate and House of Representatives of the General Assembly of the Commonwealth of Pennsylvania, do respectfully address and petition Congress of the United States, in order to put an end to crimes committed in the name of government and to end the sufferings of thousands of women and children; to recognize without intervention the legitimate and lawful authority of the Republic of Ireland, as established in the votes of the people.

## BILLS RECOMMITTED.

Mr. REIDER. Mr. Speaker, I move that House Bill No. 1471, file folio 4893, entitled:

An Act for the prevention of cruelty to animals by regulating the manner of slaughtering animals

on page 51 of to-day's calendar, bills on second reading, be recommitted to the Committee on Retrenchment and Reform for the purpose of amendment.

Mr. GLASS. Mr. Speaker, I second the motion.

The motion was agreed to.

## RECONSIDERATION OF VOTE ON HOUSE BILL NO. 1242 (SENATE BILL NO. 667.)

Mr. KRAUSE. Mr. Speaker, I move that the vote by which House Bill No. 1242 (Senate Bill No. 667), file folio 1525, entitled:

An Act to amend section fourteen of an act approved the twenty-first day of July, one thousand nine hundred and nineteen (P. L. 1077), entitled "An act to provide for the administration of the Workmen's Compensation Act of one thousand nine hundred fifteen by creating the Bureau of Workmen's Compensation of the Department of Labor and Industry; providing for the establishment of the Workmen's Compensation Board to have charge of such bureau; authorizing the division of the Commonwealth into Workmen's compensation districts, and the appointment of workmen's compensation referees; defining the powers and duties of the Commissioner of Labor and Industry, the Bureau of Workmen's Compensation, the Workmen's Compensation Board, the Workmen's compensation referees and the factory inspectors of the Department of Labor and Industry, in enforcing the said act; and fixing the salaries of the members of the Workmen's Compensation Board, the workmen's compensation referees, and certain of their employes and assistants; and repealing certain acts."

was defeated on final passage, on Monday April 11, 1921, be reconsidered.

Mr. VICKERMAN. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

The SPEAKER announced the "nays" appeared to have it.

Whereupon, a division was called for, and 95 gentlemen having voted in the affirmative and 45 in the negative, the question was determined in the affirmative and the motion was agreed to.

On the question recurring,

Shall the bill pass finally?

Mr. EDMONDS. Mr. Speaker, this is the bill which was considered last Monday week, which provides for certain increases in the salaries of certain members of the Compensation Board. I have not had an opportunity this evening to refresh my memory by reading the act, but I think it covers four salaries, and those four salaries are the highest paid salaries in the establishment of the Workmen's Compensation Board. Now, I do not want to repeat the argument that I advanced last Monday week, because the time of the House is short. Suffice be it to say that if it is thrust upon us to levy new taxes upon the people of the Commonwealth, if we are to do that, then it is for us to see that the taxes received are not diverted into salary increases for the larger paid salaried employees of the State. If this were a case of those receiving below the minimum necessary for existence then another argument could be advanced, but because they are the highest, I think in some cases receiving six or seven thousand dollars a year at the present time, it seems to me that with the urgency on us of placing new taxes on the people, we ought not to use the money in this way. Therefore, as I did last Monday week, I shall vote against this bill.

Mr. JAMES A. WALKER. Mr. Speaker, if the gentleman from Philadelphia who just preceded me were thoroughly logical in his argument, he would amend Bill 1016 as to some of the salaries provided in that bill. We all expect to support that bill, because we know the Department of Education is doing a wonderful work, a work which will redound to the glory of this Commonwealth. By a light token, the Compensation Board of this State has done a work which has brought it up among the leaders of the Compensation Boards throughout the entire United States, and if a traveler converses on that subject, he will be told that our Compensation Board is not equalled by any other in the United States. Reference has been made to the fact by the gentleman from Philadelphia that he is not acquainted with the provisions of this bill. He admits that in his opinion it covers four salaries. It does, and those four salaries are increased to the small amount of fifty-five hundred dollars per annum, total. Gentlemen of the House, there has been no change in any of those salaries since the day the Act went into effect in 1915. Other salaries have been increased during several successive sessions, but the salaries of the Board and the clerk mentioned in this bill have not been increased, and it seems to me when we start off with that as a premises, and also remembering that our Board handles millions of dollars per year in compensation claims and that it has handled in the five years which it has been a Board over three hundred and twenty thousand cases and in the whole five years not as many as two cases from each county have gone to the Supreme Court of our State, and remembering also that the Board handles in cases more than the Supreme and Superior Courts combined handle, it seems to me that we are getting down to the old adage of being penny wise and pound foolish. If there was any members of this House who had an employee who had to handle twenty-five million dollars a year and had to handle it thoughtfully and carefully and honestly, I believe that he would be perfectly willing to pay that man nine thousand dollars a year. There are men in this Commonwealth who receive higher salaries and do not begin to do the work which this Board does, and I think that if you will examine this matter carefully and fairly, you will be satisfied that the increases asked for in this bill are not out of proportion to the work done. I will therefore ask all of you to be kind enough to vote for this bill.

Mr. ALEXANDER. Mr. Speaker, again I cannot agree with my friend, the gentleman from Philadelphia. Of course I recognize that the gentleman from Philadelphia comes from the same ward as the chairman of the Workmen's Compensation Board. Notwithstanding that, I still cannot



agree with the gentleman from Philadelphia. It seems to me that this House, from what transpired last week or before that time, should be able to read and see the handwriting on the wall. Every newspaper in this State, Democratic and Republican alike and every other newspaper, has been condemning these salary raisers; every working man to-day in the shops is condemning these salary raisers; every man, from the lowest to the highest in the land, excepting the men who are receiving them, are condemning the salary raisers. I cannot understand how it is, especially after the articles that have appeared in the papers, that the gentleman from Philadelphia could stand up and defend salary raisers, especially in this case, because we know that the one who is to benefit by it works but half the time and that the men who do the work, their names never appear or are never mentioned in these bills. They have one man in there, in the Workmen's Compensation Board, who does more work than the whole board put together, and that man is Lee Solomon. I say again as my friend from Philadelphia has said, Mr. Edmonds, that the men who do the actual work of that board are not the men who are mentioned in this salary raiser. I say again that the chairman of this Board, Mr. Mackey, is given a sufficient compensation for his services, and if he is not satisfied with his job, we can find many men, as many as you can count on your fingers and toes, that will be glad to take it and that will do the work just as well as he can. The country is full of them; men who are anxious to have this job. There are men who are earning their money by the sweat of their brow who do not know to-morrow where the next crust of bread will come from, who are never mentioned and I say it is an outrage, and there is protest from the people; there is objection from the people back home, and it is an insult, as you can see in the public press, to your intelligence to be asked to vote in favor of a bill of this kind.

Mr. GOEHRING. Mr. Speaker and gentlemen of the House. I am not going to vote against this bill. I did not give it the thought that I should have given it. I want to say to you men that I don't know any medium between employer and employe that has shown a better spirit or where there is a better disposition between employer and employe and where there has been more interest than has been shown by the Workmen's Compensation Board. I have never heard an employer or an employe object to the Workmen's Compensation Board. I have never heard either one class or the other object to this board. I have just asked the gentleman from Lackawanna if he is going to speak for it from the labor standpoint. When we are looking after good honest men in office we must pay them more money for their work. I say to you that a man who has been working for \$7,500 and who has been raised in the last six years, a man who has given us complete satisfaction, who has served us well, I say he deserves \$8,500 I would be willing to give him \$10,000, because when we get a man who is honest, a man who is fair and who can satisfy both employer and employe, why should you not pay him liberally for it?

Mr. FOWLER. Mr. Speaker and gentlemen of the House. The gentleman from Allegheny has placed me in a rather embarrassing position. He did come to me and ask me if I was going to speak on the bill and I said, "Yes." A week ago I took the floor and spoke against this bill, because I was just like some of the opponents of labor, was out for revenge against men who had opposed labor bill, and as honest confession is good for the soul, I want to say that at that time when I saw that labor was given no consideration on a measure that was before the House of Representatives, to give them fair compensation, I felt hurt and I was opposed practically to any other bill. I had not intended to say a word on this bill to-night, but the various representatives of labor organizations, especially the officials of miners' organizations and many other men have come to me and have practically laid the blame for the defeat of that bill to my door. I do not want to feel that I was instrumental in assisting to bring about the defeat of this measure at that time, and I will say this: That I have nothing against the Workmen's Compensation Board, and I concur in the remarks of the other speakers who have spoken in favor of it, to the effect that they have been a fair board I believe to both the employer and the employe and

I can speak honestly for them in behalf of the miners, that they have been absolutely fair. We have had in the neighborhood of three thousand fatal accidents in Pennsylvania in the last year, and over 256,000 injury cases. I think, of course, that they have had considerable work to do, and as far as I am concerned I have no objections and I simply got up at this time in order to convince the friends of labor who followed me last Monday night that I do not have anything against this bill.

On the question recurring,  
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken.

Mr. ALEXANDER. Mr. Speaker, I ask that the roll be verified.

The SPEAKER. The roll will be verified.

The affirmation roll was verified as follows:

YEAS—134.

Allum.	Franklin.	McCaig.	Schaeffer.
Armstrong.	Gearhart.	McCann.	Schilling.
Asbury.	Gibbon.	McCarthy.	Schwartz.
Aston.	Glass.	McConnell.	Shaffer.
Baker.	Gochring.	McGowan.	Shannon.
Baldi.	Golder.	McHugh.	Sinclair.
Beekley.	Goss.	McKnight.	Smiley.
Blumberg.	Hagerty.	McMullen.	Smith, H. J.
Bolard.	Haldeman.	McOwen.	Smith, H.
Brady.	Harding.	McVear.	Smith, J. W.
Brooks.	Harer.	Mangan.	Smith, L.
Brown, T. R.	Hatriek.	Marcus, J.	Snowden.
Burns.	Haws.	Marcus, J. C.	Soffel.
Comer.	Heffernan.	Marshall.	Sowers.
Conner.	Henderson, E.	Mantz.	Sprowls.
Cratty.	Henderson, W.	Michel.	Stackhouse.
Curran.	Hess.	Millar, A.	Steedle.
Curry.	Hetrick.	Millar, A. S. C.	Sterling.
Davis.	Hoffman, J. N.	Miller, C.	Stevens.
Dawson.	Hoover.	Miller, D. J.	Stevenson.
DeHaas.	Hough.	Miller, D. D.	Thomas.
Denning.	Jones, D. J.	Miller, H. F.	Van Alen.
Dewey, C. P.	Jones, W. W.	Morris.	Vickerman.
Diehm.	Kantner.	Orr.	Walker, J. A.
Dilshoimer.	Keene.	Perry.	Weiss.
Dithrich.	Kelly.	Phillips.	Wells.
Donneley.	Kohler.	Pike.	Wettach.
Drinkhouse.	Kooser.	Posey.	Whitaker.
Dunlap.	Kraus.	Richards.	Whitehouse.
Dunn.	Lewis.	Rieder.	Whiteman.
Eaches.	Long.	Roman.	Woner.
Ehrhardt.	Love.	Ruch.	Spangler.
Feldman.	McBride.	Ruddy.	Speaker.
Fowler.		Ruth.	

The SPEAKER. Are there any objections to the affirmative roll?

Mr. ALEXANDER. Mr. Speaker, the gentleman from Columbia, Mr. Charles A. Shaffer, is recorded as voting "aye" but he was not in the room.

Mr. JAMES A. WALKER. Mr. Speaker, the gentleman from Columbia, Mr. Charles A. Shaffer, was in the room; he was right here sitting across from me.

Mr. Alexander. Mr. Speaker, he was not in his seat in the House and he has no right to vote.

The SPEAKER. Does the gentleman from Delaware, Mr. Alexander, desire to challenge the vote of the gentleman from Columbia, Mr. Charles A. Shaffer? If so, the Chair will investigate the matter.

Mr. CHARLES A. SHAFFER. Mr. Speaker, I was in the room when the vote was taken.

The SPEAKER. How did the gentleman vote when his name was called?

Mr. CHARLES A. SHAFFER. Mr. Speaker, when my name was called I voted "aye."

OBJECTION WITHDRAWN.

Mr. ALEXANDER. Mr. Speaker, I withdraw my objection.

The negative vote was verified as follows:

NAYS—61.

Alexander.	Evans.	Huston.	Rinn.
Bell.	Finney.	Jordan.	Sieg.
Blair.	Flitzgibbon.	Kinsman.	Shellenberger.
Blueti.	Flynn.	Lafferty.	Smink.
Bower.	Fox.	Leeds.	Stark.
Brendle.	Gelder.	McClure.	Strass.
Brenneman.	Goodnough.	McCurdy.	Sweitzer.
Bromley.	Green.	McKim.	Trainer.
Catlin.	Griffith.	Magill.	Walker, G. T.



Clutton,	Haines,	Martin,	Weamer,
Comeror,	Hampson,	Miller, J. J.,	Williams,
Craig, J. O.,	Harry,	Mitchell,	Wolfe,
Crum,	Haslett,	Ogle,	Wood,
Dewey, P. H.,	Hoffman, M. R.,	Quigley,	Woodruff,
Edmonds,	Holcombe,	Rhoads,	Zook,
Elgin,	Horne,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Mr. HESS. Mr. Speaker, I call for the special order of the day.

#### BILL ON THIRD READING (SPECIAL ORDER).

The SPEAKER. The hour of 10 o'clock having arrived, the Chair will take up the special order on third and final passage for Monday, April 18, 1921, on House Bill No. 1016.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1016, as follows:

An Act to amend section one thousand two hundred ten as amended and section one thousand one hundred three and section five hundred twenty-four as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and repealing section one thousand two hundred twelve thereof.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand two hundred ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (one thousand nine hundred and eleven Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which as amended by an act approved the tenth day of July one thousand nine hundred nineteen (one thousand nine hundred and nineteen Pamphlet Laws nine hundred and ten) entitled "An act to further amend section one thousand two hundred ten and to repeal sections one thousand two hundred eleven one thousand two hundred thirteen and two thousand eight hundred and five of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and making an appropriation" reads as follows

"Section 1210 One The minimum salaries of teachers principals supervisors directors of special subjects and their assistants in the public schools of the Commonwealth according to the standard certificates recognized by the laws of the Commonwealth shall be as follows (a) Provisional certificates sixty dollars (\$60.00) per school month (b) professional certificates or State normal school certificates seventy dollars (\$70.00) per school month (c) State normal school diplomas county permanent certificates State permanent certificates or college provisional certificates eighty dollars (\$80.00) per school month

Two Each teacher principal supervisor director of special subjects or any of his assistants in school districts of the second third and fourth class who holds a certificate other than a provisional certificate and who for the school year one thousand nine hundred eighteen and one thousand nine hundred nineteen received a salary of less than one hundred dollars (\$100.00) per school month but whose salary is not increased by at least twenty-five per centum (25%) under the provisions of clause one of this section shall receive an increase in salary of twenty-five per centum (25%) Those receiving one hundred dollars (\$100.00) and not more than one hundred and fifty dollars (\$150.00) per school month twenty per centum (20%) increase Those receiving more than one hundred and fifty dollars (\$150.00) and not more than two hundred dollars (\$200.00) per school month fifteen per centum (15%) increase Those receiving more than two hundred dollars per school month ten per centum (10%) increase

Three Of the salaries herein provided for teachers principals supervisors directors of special subjects and their assistants of the second third and fourth class districts the Commonwealth shall pay as follows (a) Those holding provisional certificates and employed in rural schools as hereinafter defined ten dollars (\$10.00) per school month and to all others holding provisional certificates five dollars (\$5.00) per school month (b) those holding professional certificates or State normal school certificates twelve dollars and fifty cents (\$12.50) per school month (c) those holding State normal school diplomas county permanent certificates State permanent certificates or college provisional certificates twenty dollars (\$20) per school month and the remaining portion of such salaries with percentages of increase herein provided for shall be paid by the school district

Four In addition to the minimum salary provided for in clause one and in addition to the portion of salary required to be paid by the Commonwealth the Commonwealth shall pay to each teacher of a rural school holding a certificate higher than a provisional certificate five dollars per school month The term "rural school" as used in this section shall be taken to mean any school not being a high school situated in the open country or any school not being a high school situated in small centers of population The decision of the Superintendent of Public Instruction as to whether a school is a rural school shall be final and when any such decision is required the secretary of the board shall furnish a statement to the Superintendent of Public Instruction containing such information as he may require

Five The following increases in the salaries of teachers principals supervisors and directors of special subjects and their assistant in the first class school districts based on the compensation paid by the several school districts during the school year one thousand nine hundred eighteen and one thousand nine hundred nineteen are hereby made (a) Those receiving less than one hundred (\$100.00) per school month twenty-five per centum (25 per cent.) increase (b) those receiving one hundred dollars (\$100) and not more than one hundred and fifty dollars (\$150) per school month twenty per centum (20 per cent.) increase (c) those receiving more than one hundred fifty dollars (\$150) and not more than two hundred dollars (\$200) per school month fifteen per centum (15 per cent.) increase (d) those receiving more than two hundred dollars (\$200) per school month ten per centum (10 per cent.) increase and each school district in the Commonwealth that does not increase salaries in accordance with the provisions of this act shall forfeit its right to share in any appropriation for the public schools of the Commonwealth On the increases hereinbefore provided for teachers principals supervisors directors of special subjects and their assistants in the first class school district the Commonwealth shall pay one-half and the remaining one-half shall be paid by the districts

Six Like increases in salaries as provided in this section for teachers principals supervisors and directors of special subjects and their assistants shall also be paid to nurses engaged in any work concerning or relative to the public schools of this Commonwealth Provided That such nurses are regularly engaged as a full time occupation outside of vacation periods The increases herein provided for nurses shall be paid one-half by the Commonwealth and the remaining one-half by the school district

Seven No payments on account of any increases shall be made by the Commonwealth where the compensation of any teacher supervisor principal director or special subject or any of his assistants or of nurses is reduced for the school year nineteen hundred nineteen and nineteen hundred twenty or in any subsequent school year below the compensation paid for the school year nineteen eighteen and nineteen hundred and nineteen

Eight Nothing in this section contained shall be construed to interfere with or discontinue any salary schedule now in force in any school district so long as such schedule shall meet the requirements of this section nor to prevent the adoption of any salary schedule in conformity with the provisions of this act

Nine On or before the first day of October of each year each school district of the Commonwealth shall file a certificate with the Superintendent of Public Instruction in such form as he may prescribe and on blanks to be furnished by him showing the number of principals teachers supervisors directors of special subjects and their assistants and of nurses in its employ and the compensation paid them for the school year one thousand nine hundred and eighteen and one thousand nine hundred and nineteen

Ten Upon receipt of said statement the Superintendent of Public Instruction shall ascertain and determine the amount payable to each school district in accordance with the provisions of this section and apportion and allot the same to and among the respective districts

Eleven When the amount payable to each school district has been ascertained and determined by the Superintendent of Public Instruction he shall certify the same to the State Treasurer and Auditor General who shall place the amounts to the credit of the respective school districts and the Superintendent of Public Instruction shall transmit to each school district a statement showing the amount which has been apportioned and allotted to it

Twelve The amount apportioned and allotted to each school district shall be divided into equal semi-annual instalments and the Superintendent of Public Instruction shall draw his request upon the State Treasurer in favor of each district semi-annually for the amount to which it is entitled and upon approval by the Auditor General in the usual manner payment thereof shall be made" is hereby further amended to read as follows

Section 1210 One The minimum salaries of all teachers supervisors principals and superintendents in the public schools of the Commonwealth except as otherwise hereinafter provided shall be paid by the several classes of districts which such



persons are employed in accordance with the following schedules

Two Districts of the first class elementary teachers minimum annual salary one thousand two hundred dollars (\$1,200) minimum annual increment one hundred dollars (\$100) minimum number of increments eight (8) assistant high school teachers minimum annual salary one thousand five hundred dollars (\$1,500) minimum annual increment one hundred dollars (\$100) minimum number of increments three (3) junior high school teachers and city normal school training teachers minimum annual salary one thousand eight hundred dollars (\$1,800) minimum annual increment one hundred twenty-five dollars (\$125) minimum number of increments eight (8) high school teachers and city normal school teachers minimum annual salary one thousand eight hundred dollars (\$1,800) minimum annual increment one hundred seventy-five dollars (\$175) minimum number of increments eight (8) Provided That subject to regulations prescribed by the State Board of Education and such additional regulations as the local board of public education may prescribe the minimum maximum salary for high school teachers shall be advanced to at least three thousand six hundred dollars (\$3,600) supervisors minimum annual salary one thousand eight hundred dollars (\$1,800) minimum annual increment one hundred twenty-five dollars (\$125) minimum number of increments eight (8) elementary school principals minimum annual salary two thousand one hundred dollars (\$2,100) minimum annual increment two hundred thirty-seven dollars and fifty cents (\$237.50) minimum number of increments eight (8) junior high school city normal school principals minimum annual salary four thousand dollars (\$4,000) minimum annual increment two hundred fifty dollars (\$250) minimum number of increments four (4) Vocational industrial manual training continuation school industrial art and similar teachers if classified in the elementary schools shall be entitled to the salary and increments prescribed in the schedule for elementary teachers or if classified in junior high schools they shall be entitled to the salary and increments prescribed in the schedule for junior high school teachers All teachers now holding valid licenses to teach in districts of the first class shall be deemed to have the minimum qualifications required by this act

Three The principalships in elementary continuation industrial trade junior high and high schools in districts of the first class shall be classified by the board of public education on the basis of the number of teachers or rooms in the school or such other facts and conditions as to determine the relative importance and value of the service rendered by such principals The board of public education shall fix the number of increments the amount thereof and the maximum salary of each of such principals but no principal shall receive less than the minimum salary prescribed The increments provided in the foregoing schedule for principals apply to those principals only who serve in the schools of the highest classification which classification shall be determined by the board of public education

Four Each person on the teaching or supervisory staff in a school district of the first class on the first Monday of July one thousand nine hundred twenty-one shall be entitled to receive the minimum salary provided for herein and in addition thereto to one annual increment for each year of accredited service or experience not exceeding the number of increments authorized by this act

Five Districts of the second class elementary teachers and elementary principals who devote less than one-half of their time to supervision and administration minimum annual salary one thousand dollars (\$1,000) minimum annual increment one hundred dollars (\$100) minimum number of increments eight (8) high school teachers and high school principals who devote less than one-half their time to supervision and administration minimum annual salary one thousand four hundred dollars (\$1,400) minimum annual increment one hundred dollars (\$100) minimum number of increments eight (8) Provided That where teachers in junior high schools have the qualifications required by the local school board for teachers of the senior high school they shall be placed upon the high school schedule otherwise they shall be placed upon the elementary school schedule supervisors minimum annual salary one thousand four hundred dollars (\$1,400) minimum annual increment one hundred dollars (\$100) minimum number of increments eight (8) elementary principals who devote one-half or more of their time to supervision and administration minimum annual salary one thousand six hundred dollars (\$1,600) minimum annual increment one hundred dollars minimum number of increments eight (8) high school principals who devote one-half or more of their time to supervision and administration minimum annual salary three thousand dollars (\$3,000) minimum annual increment one hundred twenty-five dollars (\$125) minimum number of increments eight (8) superintendents minimum annual salary five thousand dollars (\$5,000)

Six Districts of the third class elementary teachers and elementary principals who devote less than one-half of their time to supervision and administration minimum annual salary one thousand (\$1,000) minimum annual increment one hundred dollars (\$100) minimum number of increments four (4) high school teachers and high school principals who devote less than one-half of their time to supervision and administration minimum annual salary one thousand two hundred dollars (\$1,200) minimum annual increment one hundred dollars (\$100) minimum number of increments four (4) provided That where teachers in junior high schools have the qualifications required by the local school board for teachers of the senior high school they shall be placed upon the high school schedule otherwise they shall be placed upon the elementary school schedule supervisors minimum salary one thousand two hundred dollars (\$1,200) minimum annual increment one hundred dollars (\$100) minimum number of increments four (4) elementary principals who devote one-half or more of their time to super-

vision and administration minimum annual salary one thousand four hundred dollars (\$1,400) minimum annual increment one hundred dollars (\$100) minimum number of increments four (4) high school principals who devote one-half or more of their time to supervision and administration minimum annual salary two thousand dollars (\$2,000) minimum annual increment one hundred twenty-five dollars (\$125) minimum number of increments four (4) superintendents minimum annual salary three thousand five hundred dollars (\$3,500)

Seven Districts of the fourth class elementary teachers minimum monthly salary one hundred dollars (\$100) high school teachers minimum monthly salary one hundred thirty dollars (\$130)

Eight County superintendents of counties having a population of less than twenty thousand (20,000) minimum annual salary two thousand five hundred dollars (\$2,500) county superintendents of counties having a population of twenty thousand and more but less than forty-five thousand (45,000) minimum annual salary three thousand dollars (\$3,000) county superintendents of counties having a population of forty-five thousand and more but less than one hundred fifty thousand (150,000) minimum annual salary three thousand five hundred dollars (\$3,500) county superintendents of counties having a population of one hundred fifty thousand (150,000) or more minimum annual salary four thousand dollars (\$4,000) all assistant county superintendents minimum annual salary two thousand five hundred dollars (\$2,500)

Nine The foregoing schedules prescribe a minimum salary in each instance and where an increment is prescribed it is also a minimum It is within the power of the boards of education boards of public school directors or county conventions of school directors as the case may be to increase for any person or group of persons included in this schedule the initial salary or the amount of an increment or the number of increments or the minimum qualifications set forth in this act Teachers shall be entitled to the increments provided for in said schedules who have complied with such requirements as may be prescribed by the State Board of Education except where additional qualifications are required by the local board of public education or board of school directors

Nothing in this act contained shall be construed to interfere with or discontinue any salary schedule now in force in any school district so long as such schedule shall meet the requirements of this section nor to prevent the adoption of any salary schedule in conformity with the provisions of this act

Ten The increments herein provided for are applicable only where the beneficiaries thereof remain in the service of the same school district Where such teachers enter a new district they shall enter at a point in the schedule to be agreed upon between said teachers and the employing districts which agreement shall be made a part of the contract between them

Eleven Teachers who are required because of additional work to devote more than the usual number of periods per day to their duties shall be entitled to a fair increase in compensation to be determined by the board of public education or the board of school directors Teachers who may be employed in giving instruction for only part of a day shall render such other service for such period of time per day as the board of public education or the board of school directors may direct but if such service cannot be assigned to such teacher by the board of public education or the board of school directors the salary paid to such teacher shall be proportionate to the number of hours of service rendered

Twelve Only those persons holding one of the following certificates shall be qualified to teach in the public schools of this Commonwealth college permanent certificate college provisional certificate normal school diploma normal school certificate special permanent certificate special temporary certificate permanent state certificate certificates which are permanent licenses to teach by virtue of the provisions of section one thousand three hundred eight of this act as amended or such other kinds of certificates as are issued under the rules and regulations of the State Board of education or State Council of Education The State Board of Education shall also provide for the issuance of certificates by county or district superintendents to meet such emergencies or shortage of teachers as may occur

Thirteen The holders of any of the foregoing certificates shall be entitled to the benefits of the salary schedule where the qualifications required for such certificates include not less than graduation from a state normal school of this Commonwealth or equivalent training but all holders of certificates which are permanent licenses to teach in the public schools of the Commonwealth shall be entitled to the benefits of this salary schedule and nothing in this act nor any regulations of the State Board of Education shall invalidate any permanent certificate except as hereinafter provided on account of incompetence cruelty negligence immorality or intemperance Teachers not entitled to the benefits of the salary schedule herein provided shall become entitled to such benefits by meeting the qualifications prescribed in this act and such teachers until so qualified shall receive at least seventy-five (\$75) dollars per month Provided That a teacher holding a professional certificate or a certificate of equivalent value as determined by the State Board of Education shall receive a minimum monthly salary of eighty-five dollars (\$85), upon meeting such qualifications as shall be required under the rules of the State Board of Education

Fourteen After the first day of September one thousand nine hundred twenty-seven all persons receiving certificates to teach in the public schools of the Commonwealth except emergency certificates as herein provided for shall have the qualifications required herein of beneficiaries of the salary schedule

Fifteen The State Board of Education shall provide for summer schools in normal schools colleges universities and other educational institutions and for extension courses and corre-



spondence courses for all teachers employed in the public school system of the Commonwealth who wish to acquire the minimum qualifications prescribed herein or such further qualifications as may be desirable

Sixteen The board of public education or board of school directors of each school district shall establish a salary schedule with increments for all members of the teaching and supervisory staff not included in the schedules herein provided

Seventeen All certificates in effect the first Monday of July one thousand nine hundred twenty-one shall remain valid for the period of time for which they were issued or renewed

Eighteen In school districts of the second third and fourth classes at the beginning of the school year following the approval of this act each teacher supervisor or principal employed in the same school district in which he was employed for the previous school year shall be entitled to the salary provided in the schedule next higher than the salary received by the said teacher during the said previous school year

Nineteen Of the salaries herein provided for teachers supervisors principals and all other members of the teaching and supervisory staff in the public schools of the Commonwealth except part time and night school teachers the Commonwealth shall pay to such school district as complies with the laws governing the public schools of the Commonwealth for each of said persons employed therein as follows in school districts of the first class for each member of the teaching and supervisory staff twenty-five per centum (25%) of the annual minimum salary prescribed herein for elementary teachers in such districts in school districts of the second and third class for each member of the teaching and supervisory staff thirty-five per centum (35%) of the annual minimum salary prescribed herein for elementary teachers in such districts in school districts of the fourth class for each member of the teaching and supervisory staff fifty per centum (50%) of the annual minimum salary prescribed herein for teachers in such districts Provided That where any member of the teaching or supervisory staff receives less salary than the minimum salary prescribed by the foregoing salary schedule for the class of district in which he is teaching there shall be paid to the district a corresponding per centum of the salary paid to such person and Provided further That wherever payment is made upon the salary of any member of the teaching or supervisory staff from federal or other state funds such amount shall be to the extent thereof in lieu of the payment provided herein for such person Provided further That the Superintendent of Public Instruction shall annually apportion to each fourth class school district the sum of two hundred dollars (\$200) for each school permanently closed or discontinued in such district since nineteen hundred eleven or which may hereafter be permanently closed or discontinued

Twenty On or before the first day of November of each year each school district of the first and second class and each school district of the third class having a district superintendent shall file a certificate with the Superintendent of Public Instruction in such form as he may prescribe and on blanks to be furnished by him showing the number of teachers supervisors principals and other members of the teaching and supervisory staffs the certificates held by each and the compensation paid each for the current school year On or before the first day of October of each year each school district of the third class not having a district superintendent and each school district of the fourth class shall forward such a certificate to the county superintendent and if approved by him the county superintendent shall forward the same to the Superintendent of Public Instruction on or before the first day of November of each year

Twenty-one Upon receipt of said certificates the Superintendent of Public Instruction shall ascertain and determine the amount payable to each school district in accordance with the provisions of this act and apportion and allot the same to and among the respective districts

Twenty-two When the amount payable to each school district has been ascertained and determined by the Superintendent of Public Instruction he shall certify the same to the State Treasurer and Auditor General who shall place the amounts to the credit of the respective school districts The Superintendent of Public Instruction shall transmit to each county and district superintendent a statement showing the amount which has been apportioned and allotted to each school district under the supervision of such county or district superintendent

Twenty-three The amount apportioned and allotted to each school district shall be divided into equal semiannual installments and the Superintendent of Public Instruction shall draw his warrants semiannually upon the State Treasurer in favor of each district for the amount to which it is entitled and payment thereof shall be made on the first day of February or as near thereafter as possible and on the first day of August or as near thereafter as possible

Twenty-four Boards of school directors of school districts of the second third and fourth classes are hereby authorized and directed to levy annually a tax on each dollar of the total assessment of all property assessed and certified for taxation therein to pay the minimum salaries and increments of the teaching and supervisory staff provided for herein Said tax shall not be invalidated or affected by reason of the fact that it may increase the total annual school tax levy of any school district beyond the millage fixed or limited by law Provided That in districts of the fourth class the tax herein authorized together with all other school taxes levied in the district shall not exceed thirty-five (35) mills on each dollar of the assessed valuation thereof

Section 2 Section one thousand one hundred three of said act which reads as follows

"Section 1103 No person shall be eligible for election or appointment as county district or assistant county or district superintendent unless he holds one of the following

A diploma from a college approved by the College and University Council of this Commonwealth

A diploma issued by a State Normal School of this Commonwealth

A teacher's state certificate issued by this Commonwealth Provided That no person shall be elected or appointed a county district or assistant county or district superintendent who has not had successful experience as a teacher within three years or successful experience as a superintendent of schools Provided further That serving either as county district or assistant county or district superintendent in this Commonwealth at the time of his election or appointment shall be considered sufficient qualification for any of the aforesaid offices" is hereby amended to read as follows

Section 1103 No person shall be eligible for election or appointment as county district or assistant county or district superintendent unless he holds one of the following

A diploma from a college or other institution approved by the College and University Council of this Commonwealth a diploma issued by a State Normal School of this Commonwealth

Provided That no person shall be elected or appointed a county district or assistant county or district superintendent who has not had six years successful teaching experience not less than three of which shall have been in a supervisory or administrative capacity and Provided further That completing in a college or university a graduate course in education which is approved by the College and University Council shall be accepted in lieu of the three years of service in a supervisory or administrative capacity hereinbefore set forth and provided further That serving either as county district or assistant county or district superintendent in this Commonwealth at the time this act becomes effective shall be considered sufficient qualification for any of the aforesaid offices

Section 3. Section five hundred twenty-four of said act as amended by an act approved the twenty-first day of June, one thousand nine hundred and nineteen (P. L. 555), entitled "An act to amend sections five hundred and twenty-four and two thousand eight hundred and twenty-four of an act, approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," which reads as follows:

"Section 524. In all school districts of the first class, the school taxes for the following fiscal year shall be levied annually, by the board of school directors thereof, on or after the second Monday of November and before the first Monday of December following.

The total annual school tax levy made in any one year by any school district of the first class shall not be less than six mills, nor, except as provided in section two thousand eight hundred twenty-four, as amended of the act to which this is an amendment, shall the tax levy for the school year one thousand nine hundred twenty exceed seven mills, nor shall the tax levy for the school year one thousand nine hundred twenty-one or any school year thereafter exceed eight mills on the dollar of the total assessment of all property assessed and certified for taxation therein," is hereby amended to read as follows:

Section 524 In all school districts of the first class the school taxes for the following fiscal year shall be levied annually, by the board of school directors thereof, on or after the second Monday of November and before the first Monday of December following.

The board of school directors thereof shall annually levy a tax on each dollar of the total assessment of all property assessed and certified for taxation in said districts which said tax shall be ascertained, determined and fixed by adding together the following:

(a) An amount which, with all moneys received from the Commonwealth applicable thereto, shall be sufficient to pay the minimum salaries and increments of the teaching and supervisory staff thereof as fixed and provided by law and to pay the contributions of said district to the Teachers Retirement System.

(b) An amount sufficient to pay the interest on and retire the principal of the indebtedness of said district at maturity

(c) An amount sufficient to pay all other expenses and requirements of said school district; which amount shall be equivalent to not less than two and one-half nor more than three mills on the dollar of the total assessment of all property assessed and certified for taxation therein

Section 4. Section one thousand two hundred twelve and all other acts or sections inconsistent herewith are hereby repealed.

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the question pass finally?

Mr. PHILLIPS. Mr. Speaker, I would like to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Edmonds, permit himself to be interrogated?

Mr. EDMONDS. With pleasure, Mr. Speaker,



Mr. PHILLIPS. Mr. Speaker, I would like to ask the gentleman from Philadelphia whether this bill carries an appropriation.

Mr. EDMONDS. Mr. Speaker it does not carry an appropriation. It establishes a system which, in order to work out satisfactorily, will eventually require an appropriation of \$36,000,000 for the two years from the State.

Mr. PHILLIPS. Mr. Speaker, I would further like to ask the gentleman from Philadelphia, if he is aware of the fact that the Governor has promised to approve this bill for \$30,000,000 if it reaches him.

Mr. EDMONDS. Mr. Speaker, I am not aware of that fact as the gentleman stated it. As I understand it, the statement has been made sometime ago that only \$30,000,000 could be found from the revenues of the State to put the system into operation. I understand, however, that an earnest endeavor has been made in the matter and that there is real hope that the whole fund can be secured, but I could not state positively and I would say that it would be impossible for any one to answer that question positively until all the revenue bills, and all the appropriation bills have been acted upon.

Mr. PHILLIPS. What effect will it have on the fourth class districts if the appropriation does not exceed \$30,000,000.

Mr. EDMONDS. As I understand it this bill itself establishes a basic system for the employment, qualifications and salaries of teachers of the State of Pennsylvania. Under that system in the fourth class districts the State gives fifty per cent. of the minimum basic salary amounting to a total, as furnished in a report to be members, of \$16,300,000. As I understand it the only thing that could be done to put the system into operation in full force and effect is the hope that the small amount that cannot be appropriated now can be appropriated at the end of the two year period by the next Legislature.

Mr. PHILLIPS. In other words as I understand it, if this bill goes through, and the Legislature fails to appropriate a sufficient amount of money that the different districts will have to make up the amount of money necessary.

Mr. EDMONDS. Mr. Speaker, it would not seem to me so necessarily. What would happen would be if the system would be put in operation at the beginning of the next summer that system would be carried out so far as the appropriation went. If before the end of the two year period an additional appropriation was required the Legislature could provide sufficient funds just as they have done under the Woodruff bill.

Mr. PHILLIPS. Mr. Speaker, I would like to ask the gentleman further, does or does not this bill provide for an increase of salaries of the county superintendents from twenty-five hundred to four thousand dollars.

Mr. EDMONDS. Mr. Speaker, it provides for a graduation of county superintendents depending upon the population of the county. In some counties it will doubtless be an increase, and in some counties, I am not certain that there are any, it will be decreased, but it provides for a graduation as given in the schedule of the bill.

Mr. PHILLIPS. Mr. Speaker, and gentlemen of the House two years ago as I recall it, at half past two or three o'clock in the morning we were called upon to pass the Woodruff Bill. We had promised the teachers of the State of Pennsylvania to increase their salaries. We all wanted to go along and increase the salary of the teachers, but we found, upon investigation on going back home, that we had put the burden upon the country districts to pay for the increase of salary. We have gone to Mr. Finnegan's Department and asked the question as to whether this bill will not put another additional burden on the country districts. Now we want to go along on this bill. We have promised the teachers that we will increase their salaries, and they deserve it, I think every teacher in the State of Pennsylvania is deserving of it, but gentlemen of the House, there is a limit when you come to tax a poor district out in the rural community, when you come and say to them that they must pay seventy-five or a hundred dollars for a teacher and put the burden upon them. It seems to me to be a hard proposition for us to go along. We have here about one hundred and twenty-five or one

hundred and twenty-six country members in this House who are vitally interested in this question, and I believe that some of the people in this House should be told at least as to whether it will put an additional burden upon the fourth class districts. That is one thing that I think would hold any of us from voting against this bill if we knew.

Mr. WHITMAN. Mr. Speaker, simply to make it perfectly plain to the gentleman from Clearfield, I would say that the Educational Committee was perfectly satisfied with the bill at the time it was before the Committee. It was made perfectly plain to the Educational Committee that the bill, as it is drawn, is just as binding upon the Commonwealth as it is upon the district, and that if the Commonwealth would fail in its obligation the burden upon the district would not increase thereby and the Legislature two years from now could make up whatsoever part of that obligation it might find lacking. That was made perfectly plain to the Committee on Education.

Mr. ALEXANDER. Mr. Speaker, may I interrogate the gentleman from Philadelphia, Mr. Edmonds.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Edmonds, permit himself to be interrogated?

Mr. EDMONDS. With pleasure, Mr. Speaker.

Mr. ALEXANDER. Will the gentleman from Philadelphia, state whether or not this bill purports to raise the salaries of anything except Normal School graduates?

Mr. EDMONDS. Mr. Speaker, Oh, it does. It raises the salary of the common school teacher without the normal school qualification.

Mr. ALEXANDER. What is the exception then as to the different certificates.

Mr. EDMONDS. Mr. Speaker, there is a difference in salary for the three grades of certificates that are proposed. The bill also established a system whereby six years from now, in 1927, all teachers are to have the permanent certificate. It provides a method whereby those who have it now, or have it not now may be given a chance to get it by attending the summer schools and university courses which will be established.

It looks forward therefore to the day when everyone of the forty-five thousand teachers of Pennsylvania will have a permanent certificate, and there is the blessing of the bill. It is a salary raiser, but it is more than that, it is a raiser of standards. At the present time one teacher out of three in Pennsylvania has a permanent certificate and what this bill provides is a method whereby those who have not the proper qualifications may get the proper qualifications, and it offers an inducement for them to do it in fixing a salary which will be an inducement to those people to prepare themselves properly to do fine work. That is the merit of the plan. This is a complete system for raising the standard of education throughout the State.

Mr. ALEXANDER. Mr. Speaker, will the gentleman state what the three certificates are provided in this bill?

Mr. EDMONDS. They are A. B. and C., seventy-five, eighty-five and one hundred dollars per month in fourth class districts.

Mr. ALEXANDER. The gentleman misunderstands my question. I asked what were the three certificates?

Mr. EDMONDS. Do you mean the difference in qualifications?

Mr. ALEXANDER. Yes.

Mr. EDMONDS. The lowest grade is the high school, the next grade is the normal school and the next grade is the college certificate.

Mr. FLYNN. Mr. Speaker, I desire to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Edmonds, permit himself to be interrogated?

Mr. EDMONDS. With pleasure, Mr. Speaker.

Mr. FLYNN. Mr. Speaker, may I ask the gentleman how he would justify the minimum salary of thirty-five hundred dollars for a superintendent of schools in the third class district, whereas the county superintendent is only given three thousand dollars?

Mr. EDMONDS. Mr. Speaker, I am not able to answer that question directly, but I realize the fact that in the adjustments there may be some inequalities which would seem to us hard to explain. I believe I can say this, that



this is a complete plan, and whenever that has been attempted, it so happens that one group is pulled down more than another group. My own hope is that the time may come, after this principle has once been accepted, whereby the State will pay its proportion of the salaries, that we may correct these inequalities in every case. It cannot be done at this session, but it can be done at the next session.

Mr. FLYNN. Mr. Speaker, I wish to further interrogate the gentleman, and ask him to explain to the members of the House how a teacher may qualify to teach in the schools of Pennsylvania under the provisions of this act—what are the requirements?

Mr. EDMONDS. In the first place, the teachers at present continue to teach on the certificate which he or she may have. In the second place, the teacher may qualify by taking the summer courses or the college courses or the State College courses, and will get additional points, so that in time when the teacher has taken sufficient of these courses, they will be put into the same grade as those who have had a normal course or the equivalent in training, or a college course or the equivalent in training. When they have advanced to that stage, they will be advanced to the salaries of that stage, thereby making an inducement to the teacher to continue studying to improve himself in the practice of his profession.

Mr. FLYNN. Who issues these certificates?

Mr. EDMONDS. The State Superintendent.

Mr. FLYNN. Mr. Speaker, in my long course of service in this body, I have never opposed a bill that has meant the uplift of our public school system. I have never opposed a measure that was brought before this Legislature that was meant to better conditions in our public school system, and I want to submit to you, sir, that there has never been a minimum salary act passed by this Legislature which has affected a single district in my county. There is not a minimum salary applying in this bill that is not now in effect in every school district in Elk county. So I am not speaking on this bill from the narrow sense that it is going to cost our districts more money. I feel that we have kept abreast of the times in the advancement of our school system in the district from which I come, but I do submit that I cannot conscientiously vote for this bill for the important reason that it so strongly centralizes the power and authority in the hands of one individual, that I believe that the passage of this bill will revolutionize the entire school system of the State of Pennsylvania, inasmuch as it will bring the schools under the direct control—even to the hiring of the teachers—under the direct control of one man, so that our boards of public education, our local boards, with our county superintendent, will be impotent in controlling the school system in their respective districts. I wish to say further, Mr. Speaker, that there are, no doubt, many districts that perhaps are not so fortunate as the district I represent in being fully able to provide the funds for the necessary conduct of their school affairs on a high plane. I want to say to the members who come from such districts that they are going back home to face a situation where we have voted for increased taxes that they will find to be no doubt inadequate to take care of the additional expense that is provided in this bill, and that must be met in large part by their local school districts. I think from that angle alone, many of the members will regret the passage of this bill.

Mr. ALEXANDER. Mr. Speaker, it is my intention at this time to vote for this bill. I am going to vote for it for the only reason that I have, and that is, at the present time we have no other bill that I can see to substitute for it. Two years ago, just as the gentleman from Clearfield has stated, we all went home from this House absolutely disgusted with the educational situation. We felt that everybody had been promised something, and the more we have read over that Act of Assembly of 1919, the more we are convinced that we received a camouflage. Now, I think it is no more than due at this time that the way these bills are presented to the Legislature should receive, to a certain extent, our condemnation. Six months before the Legislature convened, I might say from the very day since the last Legislature adjourned, I have been endeavoring to make a study of the situation in some of the other states. We have heard this old saying time and time again, that we are the twenty-first state in the Union in

education. I do not know what rule they measure that by, but I challenge anybody that has used that measure to say that our high school graduates cannot take their places with any other high school graduates in any of the states of the Union. As I say, I do not know what measure they use to make us number twenty-one. Some time ago I understand that Dr. Finegan said we were the twenty-first state, and I suggested that we might find somebody in the State of Pennsylvania that perhaps would be able to raise the standard of the Pennsylvania schools higher than number twenty-one. Six months before the session of the Legislature convened, I wrote to Dr. Finegan and asked him if he would not send to the members of the Legislature or rather send to me at that time, information outlining the program which he might have to lay before the next session of the Legislature. He wrote me at that time that he had no program at that time, but later on would write me. Within a month of the convening of the Legislature I wrote again and asked him for the program, and he said again that he had no program, but hoped to have one in a very short time, when he would send it. I wrote and asked him then if, after two years of service, a man receiving twelve thousand dollars a year salary could not give to the Legislature a program outlining what his ideal was of the legislative program, how he expected the members of the Legislature in less than a month's survey of the program that he had put in their hands—practically a month ago—how he would expect us to digest that program under this situation. Why couldn't we have had this program some time ago?

Mr. Speaker, that is the situation. Why could we not have this program sometime ago so that we might have had time to study it? We did not get this—we did not get Dr. Finegan's program until we were right in the midst of our work, until we were asked to consider it, and I say, that is to be condemned. I think that a man like Dr. Finegan should have been able to give his program to the members of this Legislature a long time before the Legislature convened, in order that they might have an opportunity to get an idea of the program; so that they could study it and compare it with the educational systems of other states. I propose, at this time, to vote for this bill, but I condemn it for the same reason that the gentleman from Elk has condemned it, it is of importance that we should have had an opportunity to examine this program. It is a centralizing of power. The principals of school districts will tell you that, at the present time, they practically have no power at all. This is a centralizing of power which is to be condemned, especially in a public school system. It is likely to become a political power. I want to ask you, what is going to become of the school system of Pennsylvania if it is going to be dragged into the political arena of this State? We have always kept politics as much as possible out of the school board. I say that it is for that reason that I don't like this bill, but I will vote for it because of the other reason, as I have said before, that we have nothing better at the present time, and I feel that many of our teachers are not being properly paid and I am in favor of giving this bill a two years' trial. I hope that after a trial of two years this bill may be of some help later, perhaps, that will be of benefit to some other legislature.

Mr. EDMONDS. Mr. Speaker, I wish to say just a few words in reply to some criticism. I think that the gentleman from Elk misunderstands the situation.

Mr. FLYNN. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Edmonds, permit himself to be interrogated?

Mr. EDMONDS. Mr. Speaker, yes, sir.

Mr. FLYNN. Mr. Speaker, I want to ask the gentleman from Philadelphia if this bill does not provide that a teacher must have certain qualifications before he can acquire a certificate?

Mr. EDMONDS. Mr. Speaker, yes, sir, they must have an additional qualification. The State Superintendent of Public Education fixes that qualification. Who else would do it? Under any system where the state is paying a large percentage of the teacher's salary, how is there any other method, and there is no change now from that which has



long grown up. In the second place, the question is raised about the money that is expended. We are spending \$18,000,000 a year for education, which amounts to twenty-three dollars for each child. California is spending thirty dollars for each child in the elementary schools, and thirty dollars more for each child in the higher schools. In the State of New York they are appropriating \$5,000,000 more in one year than we are asking as an appropriation in Pennsylvania for two years. We cannot advance a system without the expenditure of money. That brings me to the criticism of my friend from Delaware. True, it would be better if we had this program before but who could tell how much money there would be given for education? The logical plan is that the Legislature will advance the interest of education throughout the Commonwealth. That is the object of this bill. We are trying to establish here a system which will make teaching a regular profession; a profession which men and women will enter and in which they will stay, and it is important that we get the best possible appropriation in order that we may have an improved system. In order to do that we must have a sufficient appropriation so that teachers will take up the work of teaching and look to the future. There is no plan laid that requires as much far-reaching vision and understanding and that is as important to the teachership of this State as this bill upon which the members of the House are asked to vote tonight.

Mr. LEE SMITH. Mr. Speaker, I wish to say a few words concerning this bill. The Committee on Education received this bill on March 15, 1921, a little more than a calendar month ago. The bill has been under consideration by the committee and has been discussed and the committee has revamped it during that time, and there has been no delay in getting it during where it is now. There seems to be an impression that this bill will place upon the fourth class or rural or country districts an additional burden, because of the increase of the teachers' salaries in those districts. If you will just figure that with me for one moment, I think you can decide for yourselves this question as satisfactorily as the rest of us have done. The bill fixes a minimum salary for the teachers of those districts based upon the certificates held by the teachers engaged therein, and it further provides that the State of Pennsylvania shall pay fifty per cent., or one-half, of the salary so fixed. The minimum salary ranges from seventy-five to one hundred dollars. Do your own figuring; take that minimum salary, cut it in two, and the district raises half of it. I submit, does not the district pay less of the teachers' salaries under this bill than it has been paying heretofore?

Mr. GELDER. Mr. Speaker, I desire to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Edmonds, permit himself to be interrogated?

Mr. EDMONDS. Mr. Speaker, yes, sir.

Mr. GELDER. Do I understand that in third class districts it is compulsory that the district pay an increase of one hundred dollars additional to each teacher each year?

Mr. EDMONDS. It pays an additional sum for four years.

Mr. GELDER. If that is the case, I have in my hand a paper that shows that if a district has about 6,000, with about 1,400 pupils, under the provisions of this bill they will spend \$2,820 more the first year than they have in the past, and in the second year, \$5,420 more, and in the third year \$8,000 more, and in the fourth year, \$10,600 more, and it will practically put the school district into bankruptcy. It seems to me that if we are to insist that the school districts pay an increased compensation to the teachers each year, that the State should step in to pay at least sixty per cent. of that salary. In saying that I am simply trying to bring before the members of this House the fact that instead of bringing about the state of affairs that Mr. Edmonds says we want to bring about, of retaining our teachers over a long term of years, it will mean that the school directors will be compelled to tell the teachers at the end of each year that their services are no longer required so that they can take on new teachers, to whom they are not compelled to pay the additional

salary, and they will then, too, perhaps, have to take teachers with lower certificates, and it will defeat the very object of the bill.

Mr. Speaker, I want to say that I am in favor of an increased wage for the school teachers, but I believe that the Commonwealth of Pennsylvania, when it tells us that we shall each year increase the salary one hundred dollars, should at the same time at least provide fifty dollars. It should, in other words, do one of two things; either this bill should make it optional with the school districts, so that those school districts that cannot afford to give the increase will not be compelled to give marching orders to teachers who have been faithful in past years, or this Commonwealth should pay some of that additional money that is to be paid the teachers. Otherwise it will work not only a hardship on the school boards, but it also will work a hardship on the school teachers.

I want to say, Mr. Speaker, in making these remarks, that I intend to vote for this bill because I believe that it will assist the fourth class districts, and there are more fourth class districts than third class districts, and I am simply calling attention to one place in the bill that I believe should be corrected.

Mr. FLYNN. Mr. Speaker, I just wish to remark that it is amazing the number of gentlemen who are objecting to the bill but are going to support it. Now, I would like to interrogate the Chairman of the Committee on Education.

The SPEAKER. Will the gentleman from Fayette, Mr. Smith, permit himself to be interrogated?

Mr. LEE SMITH. Yes, sir, Mr. Speaker.

Mr. FLYNN. I would ask the gentleman what would happen in the third-class district, in the school where, perhaps, out of fifteen teachers employed, five of them would be teachers who would be poorly qualified and yet would receive the minimum salary provided for in this bill, what salary would the other ten teachers receive in that district.

Mr. LEE SMITH. I do not understand the gentleman's question correctly.

Mr. FLYNN. Mr. Speaker, I am asking if we must pay our poor teachers the minimum of one thousand dollars, then how much must we pay our good teachers in order to retain their services?

Mr. LEE SMITH. It depends upon the certificate, but you are not expected to retain poor teachers.

Mr. FLYNN. Well, of course, I understand then that this bill is going to work a miracle inasmuch as there will be no other teachers than good teachers employed.

Mr. LEE SMITH. Eventually that is the hope.

Mr. FLYNN. I think, Mr. Speaker, that explains the situation very well.

Mr. STERLING. Mr. Speaker, I move the previous question.

The SPEAKER. The Chair is disposed, on a bill of this magnitude, to allow debate *ad libitum*.

Mr. SWEITZER. Mr. Speaker, I desire to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Edmonds, permit himself to be interrogated?

Mr. EDMONDS. With pleasure, Mr. Speaker.

Mr. SWEITZER. What provision is made for the supervising principal in this bill?

Mr. EDMONDS. I am advised by the statistician of the department, who is fully familiar with the details that the bill does not touch the salaries of the supervising principals. They are left as they are at the present time.

Mr. SWEITZER. That would indicate that the teachers and superintendents are all taken care of and that the only class of people that are not taken care of are the supervising principals. They will receive the salary they are receiving now, and that will make it absolutely unfair.

Mr. EDMONDS. May I correct my answer to the gentleman by saying that the supervising principals will receive a minimum under the terms of the bill.

Mr. SWEITZER. They would receive one hundred and thirty dollars?

Mr. EDMONDS. Yes, sir.



Mr. GOEHRING. Mr. Speaker and gentleman of the House, a few moments ago I was handed a resolution passed by our Chamber of Commerce at Pittsburgh. It is a live wire Chamber of Commerce and Mr. N. L. Monroe, a member of our bar, a very fine gentleman is chairman of the committee. In the resolution adopted in favor of this bill he winds up by saying: "It also provides a new method of proportioning State funds, by which the largest portion goes to the rural districts, which generally are the most needy." I know Mr. Monroe well enough to know that when he certifies to that he means it and I do not believe that any country member here can object to it.

Mr. BOLARD. Mr. Speaker, as one of the representatives from a large county having fourth-class districts, I wish to say that I do not believe there is any serious objection from the main body of the fourth-class districts representatives, at least not so far as I have spoken to them. When the bill first came up I immediately sent a large number of copies over my district and got back a good many comments on it. With the amendment to it, I believe it is a very great improvement over anything we have got. I believe the intention is to honestly benefit the fourth-class districts. When you figure on the individual schools of the district, I cannot find that it is going to work any detriment to anyone. I believe it will give us better schools for our fourth-class districts, and I believe it will work out better in the end. I am sure we should be in favor of it.

Mr. WOODRUFF. Mr. Speaker, two years ago I was sponsor for a school bill and in view of that fact, I think I ought to say a word or two on this measure. I have studied it very carefully, and as far as I can see the fourth-class district is better taken care of than in the old measure. That bill was passed, Mr. Speaker, in a form much modified and changed from the form in which it left the House. When it came back to us on the last night, we had nothing to do but accept it or reject the entire program. I have always felt very much dissatisfied with that measure. I feel sure that there are places in this bill that might be improved, but the Committee on Education worked hard and worked long, and it seems to me that the fourth-class district is going to fare better than we had really hoped in the beginning that they might. Now the State will pay fifty per cent. of the salaries to all teachers. The fourth-class district is never called upon in this measure to pay any increment. There is somewhat of an unfairness there in the fact that the fourth-class district teacher will not have the incentive of an increment before her, but the fourth-class district was not in position we felt to stand for the increment that that would place upon it. It is true that the fourth-class district will not get as much money as was hoped for in the beginning, because, while the State pays fifty per cent., it is also true that the salaries are lower, and consequently the amount that goes there is correspondingly less, but in the salaries the State goes further in these fourth-class districts than in any other. Apart from the objections raised along several lines, which I think are quite valid, it seems to me that this bill will be better for us than the bill we have been working under for the past two years.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows viz:

YEAS—200.

Alexander,	Baches,	Krause,	Ruddy,
Allam,	Edmonds,	Krugh,	Schaeffer,
Armstrong,	Elrhardt,	Lafferty,	Schilling,
Asbury,	Elgin,	Leeds,	Schwartz,
Aston,	Evans,	Lewis,	Sieg,
Baker,	Feldman,	Loug,	Shaffer,
Baldi,	Finney,	Love,	Shannon,
Barnhart,	Fitzgibbon,	McBride,	Shellenberger,
Beaver,	Fowler,	McCaig,	Sinclair,
Beckley,	Fox,	McCann,	Smiley,
Bell,	Franklin,	McCarthy,	Smink,
Bidelspacher,	Gearhart,	McClure,	Smith, H. J.,
Blair,	Gelder,	McConnell,	Smith, H.,
Bluet,	Gibson,	McCurdy,	Smith, J. W.,
Blumberg,	Glass,	McGowan,	

Bolard,	Goehring,	McHugh,	Smith, L.,
Bower,	Goldor,	McKim,	Snowden,
Brady,	Goodnough,	McKnight,	Soffel,
Brendle,	Goss,	McMullen,	Sowles,
Brenneman,	Green,	McOwen,	Sprowls,
Bromley,	Griffith,	McVicar,	Stackhouse,
Brooks,	Hagerty,	Magill,	Stark,
Brown, F. B.,	Haldeman,	Mangan,	Steedle,
Brown, T. R.,	Hampson,	Marcus, J.,	Sterling,
Burns,	Harding,	Marcus, J. C.,	Stevens,
Campbell,	Harer,	Marshall,	Stevenson,
Catlin,	Harry,	Martin,	Stewart,
Chaplin,	Haslett,	Mantz,	Strauss,
Clutton,	Hatrick,	Michel,	Sweitzer,
Comer,	Haws,	Millar, A.,	Thomas,
Conner,	Heffernan,	Millar, A. S. C.,	Trainer,
Cook,	Henderson, E.,	Miller, C.,	Van Allen,
Craig, J. R.,	Henderson, W.,	Miller, D. L.,	Vickerman,
Craig, J. O.,	Hess,	Miller, D. D.,	Walker, G. T.,
Cratty,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Crum,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Curran,	Hoffman, M. R.,	Mitchell,	Weiss,
Curry,	Holcombe,	Morris,	Wells,
Davis,	Hoover,	Ogle,	Wettsch,
Dawson,	Horne,	Orr,	Whitaker,
DeHaas,	Hough,	Perry,	Whitehouse,
Denning,	Huston,	Phillips,	Whiteman,
Dewey, C. P.,	Jones, D. J.,	Pike,	Williams,
Dewey, P. H.,	Jones, W. W.,	Posey,	Wolfe,
Diehm,	Jordan,	Quigley,	Woner,
Dilsheimer,	Kantner,	Richards,	Wood,
Dittrich,	Keene,	Rieder,	Woodruff,
Donneley,	Kelly,	Rinn,	Zook,
Driakhouse,	Kinsman,	Roman,	Spangler,
Dunlap,	Kooser,	Ruch,	Speaker.
Dunn,	Kohler,		

NAYS—3.

Flynn, Haines, Rhoads,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON SECOND READING.

Mr. GOODNOUGH. Mr. Speaker, I move that House Bill No. 1335 (Senate Bill No. 93), file folio 3287, entitled:

An Act relating to insurance amending revising and consolidating the law providing for the incorporation of insurance companies and the regulation supervision and protection of home and foreign insurance companies Lloyd's associations reciprocal and inter-insurance exchanges and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund providing penalties and repealing existing laws

on page 54 of today's calendar, be called up out of order for the purpose of amendment.

Mr. STERLING. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. STERLING. Mr. Speaker, the gentleman from Cameron, Mr. Goodnough, chairman of the Insurance Committee, presented this motion, and I seconded it. The reason why the motion is made at this time is this: This bill is the thought of the Insurance Department of the State. There have from time to time been various objections and criticisms made to the bill as introduced and amended. To-night, before this session started, the last public hearing was held. At that public hearing the commissioner and those who opposed certain of the provisions of this bill came to an agreement. The bill is a very long one, and will require the official printer to expend a great deal of time in reprinting it. The session is very short, and we want to save the code which, as I said before, is the best thought on the subject of insurance. For this reason, I ask you gentlemen to unanimously support this motion.

Mr. DITTRICH. Mr. Speaker, I haven't any objection to the motion or to the consideration of the motion at this time, but there are other bills on third reading. I have two bills of my own on third reading, and I have the amendments here for them. I understand the bill and all that it means, but I understand that there is other legislation on the calendar which the members would like to call up out of order.

The SPEAKER. The Chair would state for the information of the gentleman from Allegheny that the bill is on second reading.

Mr. DITHRICH. Mr. Speaker, under those conditions I will withdraw my objections, as I was under the impression that the bill was on third reading.

On the question recurring.

Will the House agree to the motion?

It was agreed to.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1395 (Senate Bill No. 93), entitled:

An Act relating to insurance amending revising and consolidating the law providing for the incorporation of insurance companies and the regulation supervision and protection of home and foreign insurance companies Lloyds Associations reciprocal and inter insurance exchanges and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund providing penalties and repealing existing laws.

The table of contents was read as follows:

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	(d) Workmen's Compensation Insurance .....	651-665
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Article VII	Multiple Line Coverage Insurance Companies .....	701-722
	(a) Provisions Relating to Stock and Mutual Companies .....	701-704
	(b) Provisions Relating to Stock Companies .....	711
	(c) Provisions Relating to Mutual Companies .....	721-722
Article VIII	Mutual Companies Other than Mutual Life Companies .....	801-809
Article IX	Lloyds Associations .....	901-914
Article X	Reciprocal and Inter-Insurance Exchanges .....	1001-1011
Article XI	Acts of Assembly Repealed .....	1101

On the question,

Will the House agree to the table of contents?

Mr. GOODNOUGH. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

On the question,

Amend table of contents, page 2 by striking out the whole of lines 27, 28 and 29 on page 2 and lines 1, 2 and 3 on page 3.

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the table of contents as amended?

It was agreed to.

Sections 101, 102 and 103 of Article 1, were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the laws providing for the incorporation of insurance companies and the regulation supervision and protection of home and foreign insurance companies Lloyds Associations reciprocal and inter insurance exchanges and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund are hereby amended revised and consolidated as follows

#### ARTICLE I

##### PRELIMINARY PROVISIONS

Section 101 Certain Words Defined The word "company" as used in this act shall be construed to include incorporated insurance companies only whether incorporated under the laws of this Commonwealth or of any other state territory or district or under the laws of any foreign country

Except as used in connection with employers' mutual liability insurance associations or where clearly used in its general sense the word "association" as used in this act shall be construed to include only individuals partnerships or associations of individuals authorized to engage in the business of insurance in the Commonwealth as insurers on the Lloyds plan

The word "exchange" as used in this act shall be construed to include only individuals partnerships and corporations authorized by the laws of the Commonwealth to exchange with each other inter insurance or reciprocal insurance contracts

Wherever used in this act unless a contrary intention is evident from the context the singular shall include the plural and the masculine shall include the feminine and neuter

Section 102 Short Title This act shall be known and may be cited as "The Insurance Company Law of 1921"

Section 103 Scope of Act Except as in this act otherwise provided the provisions of this act in so far as they are applicable shall apply (a) to all domestic insurance companies incorporated under the provisions of this act (b) to all domestic insurance companies incorporated under general or special laws since the thirteenth day of October one thousand eight hundred and fifty-seven (c) to all domestic insurance companies heretofore incorporated which have accepted the provisions of the Constitution and the general insurance laws enacted since the thirteenth day of October one thousand eight hundred and fifty-seven (d) to all domestic insurance companies incorporated under any general or special law prior to the thirteenth day of October one thousand eight hundred and fifty-seven which by the terms of their charters or the acts under which they were incorporated hold charters subject to alteration or revocation (e) to all other domestic insurance companies incorporated by general or special law prior to the thirteenth day of October one thousand eight hundred and fifty-seven which accept the provisions of this act as hereinafter provided (f) to all foreign insurance companies doing business in this Commonwealth (g) to all domestic and foreign associations and exchanges doing insurance business in this Commonwealth and (h) to all domestic and foreign fire rating bureaus doing business in this Commonwealth

All insurance companies to which this act applies and which have the required capital and reserve may transact any one or more of the classes of insurance authorized by section two hundred and two (202) of this act in the same manner and to the same extent as insurance companies incorporated under the provisions of this act

No insurance company heretofore created and to which this act applies shall be deprived of any right which it enjoys under its charter to engage in any business other than insurance Nothing in this act shall be construed to interfere with the charter provisions or operations of any domestic mutual fire insurance company heretofore organized under any general or special law of this Commonwealth

Section 104 of Article 1 was read as follows:

Section 104 Acceptance of Act Any insurance company heretofore organized under any general or special law of this Commonwealth to transact any of the classes of insurance authorized herein and to which this act does not apply may transact any one or more of the classes of insurance authorized by section two hundred and two (202) of this act to be transacted by any such insurance company and become subject to the provisions of this act by providing the capital and reserve required for such companies organized hereunder and by filing with the Insurance Commissioner a resolution of the board of directors or trustees approved by the stockholders or members at a meeting specially called for that purpose accepting the provisions of the Constitution and of this act and agreeing to be governed thereby as fully as though organized hereunder The charters of all insurance companies accepting the provisions of this act shall after such acceptance be repealed and of no effect in so far as the same may be inconsistent with the provisions of this act Any domestic mutual company or association may elect to adopt and become subject to the provisions of this act in lieu of any act or acts heretofore governing such company or association by resolution of its board of directors duly approved by a majority of the members present at any annual meeting or special meeting called for that purpose of which all members shall be given at least two weeks notice by mail These resolutions and the vote approving them duly certified to by the president and secretary shall be filed with



the Insurance Commissioner and when approved by him the company shall then and thereafter become subject to the provisions of this act

On the question.

Will the House agree to the section?

Mr. GOODNOUGH. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 105 page 6 line 19 by inserting the word "fire" between the words "mutual" "company".

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

Sections 105, 106, 107, 108, 109, of Article 1, were separately read and agreed to as follows:

Section 105 Act Not to Apply to Certain Societies Orders and Associations This act shall not apply to assessment associations or to fraternal benefit societies orders or associations having a lodge system with ritualistic form of work and representative form of government or to beneficial and relief associations formed by churches societies copartnerships associations or corporations with or without ritualistic form of work the privileges and membership in which are confined to the members of such churches societies and to members and employees of such copartnerships associations or corporations.

Section 106 Power of General Assembly to Alter Revoke or Annul Charters The General Assembly reserves the power to alter revoke or annul any charter granted or accepted under this act whenever in the opinion of the General Assembly it may be injurious to the citizens of this Commonwealth in such manner however that no injustice shall be done to the incorporators or their successors

Section 107 Individuals Associations and Partnerships Prohibited from Doing Insurance Business Except as herein provided the doing of any insurance business in this Commonwealth as prescribed in this act for insurance companies by any private individual association or partnership is prohibited Any person who solicits or obtains within this Commonwealth applications for insurance by any such private individual association or partnership contrary to the provisions of this act shall be liable to a penalty of one hundred dollars (\$100.00) for the use of the Commonwealth for every application obtained to be sued for and recovered by the Attorney General or district attorney of the proper county either by action of debt or criminal prosecution Any person who has paid to any agent of such unauthorized individual association or partnership any premium moneys for insurance granted or to be granted shall be entitled to recover the same by an action at law from such agent or from the person association or partnership for which he acted This section does not prohibit the doing of insurance business by associations known as Lloyds nor the exchange of inter-insurance or reciprocal contracts of insurance authorized by this act nor shall the same prevent any one from becoming and being accepted as personal surety or guarantor

Section 108 Effects of Act on Existing Laws The provisions of this act so far as they are the same as those of existing laws shall be construed as a continuation of such laws and not as new enactments The repeal by this act of any provisions of law shall not revive any law heretofore repealed or superseded nor shall such repeal affect any act done liability incurred or any right accrued or vested or any suit or prosecution pending or to be instituted to enforce any right or penalty or punish any offense under the authority of the repealed laws

Section 109 Constitutionality The provisions of this act shall be severable and if any of its provisions shall be held to be unconstitutional the decision of the court shall not affect the validity of the remaining provisions of this act It is hereby declared as a legislative intent that this act would have been enacted by the General Assembly had such unconstitutional provisions not been included therein

Section 201 of Article 2 was read as follows:

## ARTICLE II

### INCORPORATION OF INSURANCE COMPANIES

Section 201 Classes of Insurance Companies Subject to the provisions of this act insurance companies of any of the following classes may be incorporated (a) Stock Life Insurance Companies (b) Mutual Life Insurance Companies (c) Stock Fire Stock Marine and Stock Fire and Marine Insurance Companies (d) Stock Casualty Insurance Companies (e) Stock Multiple Line Coverage Insurance Companies and (f) Mutual Insurance Companies of any kind other than mutual life insurance companies

On the question.

Will the House agree to the section?

Mr. GOODNOUGH. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 20 page 9 line 14 and 15 by striking out the following "(e)" Stock Multiple Line Coverage Insurance Companies"

Amend section 201 page 9, line 15 by striking out "(f)" and inserting in lieu thereof

On the question.

Will the House agree to the amendment?

They were agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

Section 202 of Article 2 was read as follows:

Section 202 Purposes for Which Companies May be Incorporated (a) Stock or mutual life insurance companies may be incorporated for any or all of the following purposes

(1) To insure the lives of persons and every insurance appertaining thereto to grant and dispose of annuities and to insure against personal injury disablement or death resulting from traveling or general accidents and against disablement resulting from sickness and every insurance appertaining thereto

(b) Stock fire insurance companies may be incorporated for any or all of the purposes mentioned in paragraphs (1) and (2) of this sub-division stock marine insurance companies may be incorporated for any or all of the purposes mentioned in paragraphs (2) and (3) and stock fire and marine insurance companies may be incorporated for any or all of the purposes mentioned in paragraphs (1) (2) and (3)

For making insurances—

(1) On dwelling houses stores and all kinds of buildings and household furniture and other property against loss or damage including loss of use or occupancy by fire lightning and explosion whether fire ensue or not except explosion on risks specified in paragraph (5) of sub-division (c) and by tornadoes cyclones windstorms earthquakes hail frost sleet snow or flood against loss or damage by water to any goods or premises arising from the breakage or leakage of sprinklers pumps or other apparatus erected for extinguishing fires and of water lines against accidental injury to such sprinklers pumps or other apparatus against loss or damage caused by surrection riot civil war or commotion and military or usurped the caving in of the surface of the earth above coal mines and against loss or damage caused by bombardment invasion in power and to effect reinsurance of any risk provided for in this clause

(2) Upon vessels boats cargoes goods merchandise freight and other property against loss or damage by all or any of the risks of lake river canal and inland navigation and transportation upon automobiles airplanes seaplanes dirigibles or other aircrafts whether stationary or in operation or in transit against loss or damage by fire explosion transportation collision or by burglary larceny or theft not including in any case insurances against loss by reason of bodily injury to the person and to effect reinsurance of any risk provided for in this clause

(3) Upon vessels freight goods wares merchandise specie bullion jewels profits commissions bank notes bills of exchange and other evidence of debt bottomry and respondentia interests and every insurance appertaining to or connected with marine risks and risks of transportation and navigation and to effect reinsurance of any risk provided for in this clause

(c) Stock casualty insurance companies may be incorporated for any or all of the following purposes

(1) Guaranteeing the fidelity of persons holding places of public or private trust guaranteeing the performance of contracts other than insurance policies guaranteeing the performance of insurance contracts where surety bonds are accepted from insurance companies by states or municipalities in lieu of actual deposits executing or guaranteeing bonds and undertakings required or permitted in all actions or proceedings or by law allowed and indemnifying banks bankers brokers financial or moneyed association or financial or moneyed corporations against the loss of any bills of exchange notes drafts acceptances of drafts bonds securities evidences of debt debts mortgages documents currency and money except against loss caused by marine risks or risks of transportation or navigation Also guaranteeing any federal land bank against loss by reason of defective title or incumbrances on real property on which any such federal land bank may make a loan secured by a mortgage

(2) To insure against injury disablement or death resulting from traveling or general accident and against disablement resulting from sickness and every insurance appertaining thereto including a funeral benefit to an amount not exceeding one hundred dollars

(3) To insure glass against breakage

(4) To insure any one against loss or damage resulting from accident to or injury fatal or non-fatal suffered by an employee or other person for which the person insured is liable or against loss or damage to property caused by horses or by any vehicle drawn by animal power for which loss or damage the person insured is liable



(5) To insure steam-boilers and pipes fly-wheels engines and machinery connected therewith or operated thereby against loss caused by explosion or accident and against loss of or damage to life person or property resulting therefrom and against loss of use and occupancy caused thereby and to make inspection of and issue certificates of inspection upon such boilers pipes fly-wheels engines and machinery

(6) To insure against loss by burglary or larceny or theft or forgery

(7) To carry on the business of credit insurance or guaranty either by agreeing to purchase uncollectible debts or otherwise and to insure against loss or damage from the failure of persons indebted to the insured to meet their liabilities

(8) To insure any goods or premises against loss or damage by water caused by the breakage or leakage of sprinklers pumps or other apparatus erected for extinguishing fires and of water-pipes and against accidental injury from causes other than fire or lightning to such sprinklers pumps water-pipes or other apparatus and against damage from use or occupancy of premises by reason of such breakage or leakage

(9) To insure against loss or damage to elevators or other property except loss or damage by fire caused by the maintenance operation or use of elevators and machinery loss or legal liability for damage to property resulting from such operation maintenance or use of elevators

(10) To insure horses cattle and other livestock

(11) To insure against loss or damage to automobiles and airplanes seaplanes dirigibles or other aircraft (except loss or damage by fire or while being transported in any conveyance by land or water) including loss by legal liability for damage to property resulting from the maintenance and use of automobiles and airplanes seaplanes dirigibles or other aircraft

(d) Stock multiple line coverage insurance companies may be incorporated for all of the purposes mentioned in subdivisions (b) and (c) of this section excepting paragraphs (1) and (7) of sub-division (c)

(c) Mutual insurance companies of any kind other than life insurance companies may be incorporated for the following purposes

(1) To make contracts of insurance or to reinsure and accept reinsurance for any and all kinds of insurance other than life insurance which are not prohibited by statute or at common law from being the subject of insurance but no such mutual company may transact any kind of insurance other than such as may be transacted by a stock company writing the same kinds of insurance

(f) Domestic stock and mutual insurance companies other than life and if their charters permit foreign companies may transact any form of insurance not included in this section if such insurance is not contrary to law and is allied or in harmony with the classes of insurance herein provided. Such additional insurance shall be transacted only on express license by the Insurance Commissioner and upon such terms and conditions as are from time to time prescribed by him

On the question,

Will the House agree to the section?

Mr. GOODNOUGH. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

(e)

Amend section 202, page 13, by striking out the whole of lines 22, 23, 24 and 25.

Amend section 202, page 13, line 26, by striking out "(e)" and inserting in lieu thereof (d)

Amend section 202, page 14, line 8, by striking out "(f)" and inserting in lieu thereof

On the question,

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

Sections 203, 204 and 205 of Article 2 were separately read and agreed to as follows:

Section 203. Articles of Agreement. Any ten or more natural persons citizens of this Commonwealth may associate in accordance with the provisions of this act and form an incorporated company of any of the classes enumerated in section two hundred and one (201) of this article. Such persons shall associate by articles of agreement in writing which agreement shall specify

(a) The name by which the company shall be known

(b) The class of insurance for the transaction of which it is constituted

(c) The plan or principal upon which the business is to be conducted

(d) The place in which it is to be established or located

(e) In the case of a stock company the amount of its capital

(f) The general objects of the company

(g) The proposed duration of the company

(h) The powers it proposes to have and exercise

Section 204. Name of Company. The subscribers to the articles of agreement of any company to be incorporated under the provisions of this act may adopt any name not previously used by any existing company but such name must clearly designate the object and purpose of the company. In the case of a mutual company the word "mutual" must appear in the name or title thereof. The Insurance Commissioner may prohibit the use of any name when in his judgment it too closely resembles that of any existing company or is likely to confuse or mislead the public

Section 205. Par Value of Stock. Payments of Subscriptions. Forfeitures. The capital of a stock life insurance company shall be divided into shares of not less than one hundred dollars (\$100) and the capital or all other stock insurance companies shall be divided into shares of not less than ten dollars (\$10). All payments on account of capital stock in any stock insurance company shall be made in lawful money and no note or obligation given by a stockholder whether secured by pledge or otherwise shall be considered as a payment of any part of the capital stock. Ten per centum (10%) shall be paid on each share at the time of subscribing and the balance on such shares shall be paid at such times as the company may direct but full payments on all shares shall be made within a period of nine months from the date of organization

Any stock insurance company may prescribe rules with regard to the forfeiture of partial payments on subscriptions which rules shall be binding upon subscribers if made known at the time of the subscription

Section 206 of Article 2 was read as follows:

Section 206. Minimum Capital and Financial Requirements to Do Business. (a) Stock insurance companies organized under this act to insure lives and to grant and dispose of annuities must have a capital of not less than two hundred thousand dollars (\$200,000). Stock insurance companies organized under this act for all of the purposes mentioned in clause (1) subdivision (a) of section two hundred and two (202) must have a capital of at least three hundred thousand dollars (\$300,000). Every such company shall in addition thereto have a surplus paid in at least equal to fifty per centum of the subscribed capital

(b) Stock fire stock marine and stock fire and marine insurance companies organized under this act for any of the purposes mentioned in either clauses (1) or (2) of subdivision (b) section two hundred and two (202) of this act must have a paid up capital of not less than one hundred thousand dollars (\$100,000) if organized for all of the purposes mentioned in clauses (1) and (2) or in clause (3) of subdivision (b) section two hundred and two (202) of this act two hundred thousand (\$200,000) and if organized for all of the purposes mentioned in clauses (1) (2) and (3) of subdivision (b) of section two hundred and two (202) of this act four hundred thousand dollars (\$400,000). Every such company shall in addition thereto have a surplus paid in at least equal to fifty per centum (50%) of the subscribed capital

(c) Stock casualty companies organized under this act for any one of the purposes of insurance mentioned in subdivision (c) of section two hundred and two (202) of this act must have a capital of not less than one hundred thousand dollars (\$100,000) except companies organized for the purpose of credit insurance which must have a paid up capital of not less than two hundred thousand dollars (\$200,000) and companies organized to guarantee the fidelity of persons and contracts of suretyship which must have a capital of at least two hundred and fifty thousand dollars (\$250,000). Stock casualty companies organized under this act may undertake two or more classes of insurance mentioned in subdivision (c) of section two hundred and two (202) of this act by providing at least fifty thousand dollars (\$50,000) additional capital for each additional class of insurance except in case credit or fidelity and surety insurance is added to any other line or lines in which case the additional capital for credit insurance shall be one hundred thousand dollars (\$100,000) and the additional capital for fidelity and surety insurance shall be two hundred thousand dollars (\$200,000). Any such stock casualty company with a paid up capital of three hundred thousand dollars (\$300,000) may transact all of the classes of insurance mentioned in subdivision (c) of section two hundred and two (202) of this act except credit livestock and fidelity and surety insurance and a company with a paid up capital of seven hundred and fifty thousand dollars (\$750,000) may transact all of the classes of insurance mentioned. Every such company shall in addition thereto have a surplus paid in at least equal to fifty per centum (50%) of the subscribed capital

(d) Stock multiple line coverage insurance companies organized under this act must have a fully paid up capital of not less than one million dollars (\$1,000,000) and a fully paid up surplus of not less than one million dollars (\$1,000,000)

(e) Companies organized under this act to insure lives on the mutual plan must have applications for insurance to the amount of one million dollars (\$1,000,000) by not less than four hundred persons. Companies organized under this act to insure lives on the mutual plan must also have a guarantee capital before commencing business of not less than two hundred thousand dollars (\$200,000)

(f) Mutual companies other than mutual life companies organized under this act shall comply with the following conditions

(1) Each such company shall hold bona fide applications for insurance upon which it shall issue simultaneously or it shall have in force at least twenty (20) policies to at least twenty (20) members for the same kind of insurance upon not



less than two hundred (200) separate risks each within the maximum single risk described herein.

(2) The "maximum single risk" shall not exceed twenty per centum (20%) of the admitted assets or three times the average risk or one per centum (1%) of the insurance in force whichever is the greater any reinsurance taking effect simultaneously with the policy being deducted in determining maximum single risk.

(3) It shall have collected a cash premium upon each application which premium shall be held in cash or securities in which insurance companies are authorized to invest and shall be equal in case of fire insurance to not less than twice the maximum single risk assumed subject to one fire nor less than ten thousand dollars (\$10,000) and in any other kind of insurance to not less than five times the maximum single risk assumed and in case of workmen's compensation insurance to not less than fifty thousand dollars (\$50,000).

(4) For the purpose of transacting employers' liability and workmen's compensation insurance the application shall cover not less than five thousand (5,000) employees each such employee being considered a separate risk for determining the maximum single risk.

(5) Mutual multiple line coverage insurance companies shall have on hand at all times not less than two million dollars (\$2,000,000) surplus over and above all liabilities which shall be known as statutory requirement and shall be (a) comprised of a guaranty fund or (b) contributed by members or (c) cash deposits of members under mutual assessable policies which contributions or cash deposits shall be entered upon the records of the companies so as to show at all times the equity of the respective subscribing members or guarantors.

On the question.

Will the House agree to the section?

Mr. GOODNOUGH. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

(e)

Amend section 206, page 18, by striking out the whole of lines 10, 11, 12, 13 and 14.

Amend section 206, page 18, line 15 by striking out "(e)" and inserting in lieu thereof (d).

Amend section 206, page 18, line 22, by striking out "(f)" and inserting in lieu thereof (e).

Amend section 206, page 19, by striking out the whole of lines 24 to 29 both inclusive and on page 20, lines 1 to 4 both inclusive.

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

Sections 207, 208, 209, 210, 211, 212, 213, 214 and 215 of Article 2 and 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317 and 318 of Article 3 were separately read and agreed to as follows:

Section 207. Duration of Charter. The charters for incorporation named in this act may be perpetual or limited in time as the articles of agreement shall specify.

Section 208. Officers and Directors. The subscribers to the articles of agreement shall choose from their number a president a secretary and a treasurer. The subscribers shall also choose from their number such number of directors or trustees as they may deem advisable but in no event shall such number be less than seven (7). The officers and directors so chosen shall continue in office until the first annual meeting of the stockholders or in the case of a mutual company of the members and until their successors are duly chosen and qualified as hereinafter provided.

Section 209. Opening of Books for Subscriptions to Stock and Guarantee Capital and Application for Insurance. In any case where a stock insurance company is to be organized the subscribers shall open books for the subscription to stock in the company at such times and places as they shall deem convenient and proper and shall keep the same open until the full amount of stock specified in the articles of agreement is subscribed.

In case where any mutual insurance company is to be organized the subscribers to the articles of agreement shall open books to receive applications for insurance at such times and places as they shall deem convenient and proper and shall keep the same open until applications for insurance have been obtained in sufficient number and amount to comply with the requirements of this act.

In the case of mutual life insurance companies the subscribers shall also in the same manner as in the case of a stock company open books to receive subscriptions to the guarantee capital hereinafter provided for.

Section 210. Certificate to Insurance Commissioner. Whenever one-half of the capital of any stock insurance company mentioned in the articles of agreement has been subscribed and twenty per centum (20%) on each share paid into the

hands of the treasurer of the company the president treasurer and a majority of the directors shall under their respective oaths or affirmations make a certificate to the Insurance Commissioner stating (a) the number and par value of the shares of stock in said company (b) the names and residences of the subscribers (c) the number of shares subscribed by each (d) the amount paid in on each share (e) the amount of money in the hands of the treasurer on account of such payments and (f) where the same is deposited.

Whenever applications for insurance in the case of a mutual insurance company have been received in sufficient number and amount the president treasurer and the majority of the directors of such company shall under their respective oaths or affirmations make a certificate to the Insurance Commissioner stating (a) the names and residences of the persons applying for insurance in such company (b) the amount agreed to be taken by each and (c) the amount of money in the hands of the treasurer.

In the case of mutual life companies in addition to the certificate above required as soon as the guarantee capital has been subscribed and fifty per centum (50%) thereof has been paid in lawful money to the treasurer and the subscribers obligations given for the remaining fifty per centum (50%) thereof the president treasurer and a majority of the directors shall under their respective oaths or affirmations make a certificate to the Insurance Commissioner stating (a) the number and par value of the shares of guaranty stock in said company (b) the names and residences of the subscribers (c) the number of shares subscribed by each (d) the amount paid in on each share (e) the form of obligations taken for the unpaid moiety (f) the amount of money in the hands of the treasurer and (g) where the same is deposited.

Section 211. Acknowledgment and Approval of Articles of Agreement. Letters Patent. The subscribers to the articles of agreement of any insurance company shall acknowledge the same in duplicate before some person empowered to take acknowledgments of deeds and forward the same in duplicate to the Insurance Commissioner who shall in case he approves of the same certify in duplicate that all of the requirements of this act in relation to the incorporation of insurance companies have been complied with. The Insurance Commissioner shall submit said articles of agreement to the Attorney General for examination and if he finds the same in accordance with the provisions of this act and not inconsistent with the Constitution of this Commonwealth and of the United States he shall certify the same in duplicate to the Governor with his approval endorsed thereon. Upon receipt of such articles of agreement the Governor shall in case he approves the same endorse his approval thereon in duplicate and cause letters patent to issue directing the subscribers to said articles of agreement and their associates into a body corporate with succession under the name designated in said articles of agreement but no such company shall have power to engage in the business of insurance until all provisions of this act have been complied with.

Section 212. Bonus. No stock insurance company shall have or exercise any corporate powers until the bonus upon capital stock imposed by law has been paid. The Governor shall not issue letters patent to any company until he is satisfied that the said bonus has been paid to the State Treasurer. No company shall go into operation or exercise any corporate powers or privileges until said bonus has been paid.

Section 213. Recording of Articles of Agreement and Letters Patent. In all cases of the incorporation of insurance companies the Secretary of the Commonwealth shall cause the articles of agreement together with the proceedings had thereon and certificate of the Governor to be recorded in a book kept for that purpose and he shall return one of the said articles of agreement together with the letters patent to the company who shall have the same recorded in a recorder's office of the county in which the company is located. The Secretary of the Commonwealth shall furnish the Insurance Commissioner with a certified copy of said letters patent and shall also certify the duplicate articles of agreement with all endorsements thereon and file the same in the office of the Insurance Commissioner and copies of said records certified by the Secretary of the Commonwealth may be used in evidence for or against the company with the same effect as the original.

Section 214. Certain Information to be filed with the Auditor General. Penalty. No stock or mutual insurance company incorporated under any law of this Commonwealth shall go into operation without first having (a) the name of the company (b) the date of incorporation (c) the Act of Assembly or authority under which incorporated or organized (d) the place of business (e) the post office address and names of the president, secretary and treasurer (f) the amount of capital authorized by its charter and (g) the amount of capital paid into the treasury of the company registered in the office of the Auditor General. Any such company which shall neglect or refuse to comply with the provisions of this section shall be subject to a penalty of five hundred dollars which penalty shall be collected on an account settled by the Auditor General and State Treasurer in the same manner as taxes on stock are settled and collected.

Section 215. Examination of Companies Certificate to do Business. (a) As soon as the entire amount of the authorized capital of a stock insurance company incorporated under this act has been paid in certificates shall be issued therefor to the persons entitled to receive the same which certificates shall be transferable upon the books of the company and the president or secretary of the company shall notify the Insurance Commissioner that the entire capital of the company has been paid in and that it is ready to commence business. Upon receipt of such notice the Insurance Commissioner shall in person or by deputy or examiners examine the company and in case he finds that it has complied with the provisions of this act and is possessed of funds invested in the manner hereinafter specified



equal to the amount of its capital he shall issue to said company a certificate showing that it has been organized in accordance with the provisions of this act and that it has the requisite amount of capital for the transaction of business in the Commonwealth which certificate shall empower the company to issue policies and otherwise transact the business of insurance for which it was incorporated.

(b) In the case of a mutual life insurance company incorporated under this act upon the receipt of a notice from the president or secretary of such company the Insurance Commissioner shall make an examination and if he finds that the necessary amount of insurance has been applied for and that fifty per centum (50%) of the guarantee capital has been paid in and invested less the necessary expenses of organization and that obligations have been given for the remaining moiety of the guarantee capital he shall issue a certificate authorizing the company to commence business.

(c) The Insurance Commissioner shall upon the receipt of a notice from the president or secretary of any mutual company other than a life company incorporated under this act make an examination of such company and if he finds that such company has complied with the provisions of this act he shall issue a certificate authorizing the company to commence business.

### ARTICLE III

#### GENERAL PROVISIONS RELATING TO INSURANCE COMPANIES ASSOCIATIONS AND EXCHANGES

Section 301 Requisites for Foreign Companies to Do Business. No stock or mutual insurance company or association of any other State or foreign government shall be admitted and authorized to do business until

(a) It has filed with the Insurance Commissioner a certified copy of its charter or deed of settlement a statement of its financial condition and business signed and sworn to by its proper officers and copies of forms of all policies it proposes to issue in this Commonwealth with such other information as he may require.

(b) It has satisfied the Insurance Commissioner that it is fully and legally organized under the laws of its state or government to do the business it proposes to transact. That it has if a stock company the requisite amount of capital fully paid up and unimpaired.

(c) It shall by a duly executed instrument filed in his office constitute and appoint the Insurance Commissioner or his successor its true and lawful attorney upon whom all lawful processes in any action rule order or legal proceeding against it may be served and therein shall agree that any lawful process against it which may be served upon him as its said attorney shall be of the same force and validity as if served on the company and that the authority thereof shall continue in force irrevocable so long as any liability of the company remains outstanding in this Commonwealth.

(d) It shall file in the office of the Auditor General a statement showing (I) the name of the company or association (II) the date of incorporation or organization (III) the act of assembly or authority under which incorporated or organized (IV) the place of business (V) the post office address and names of the president secretary and treasurer (VI) the amount of capital authorized by its charter and (VII) the amount of capital paid into the treasury of the company.

Any company or association which shall neglect or refuse to file such statement shall be subject to a penalty of five hundred dollars (\$500.00) which penalty shall be collected on an account settled by the Auditor General and State Treasurer in the same manner as taxes on stock are settled and collected.

Section 302 Status of Shares of Stock Rights of Stockholders With Reference Thereto Limitations on Rights. The stock of every insurance company shall be deemed personal property. Any stockholder shall be entitled to receive a certificate of the number of shares standing to his her or their credit on the books of the company which certificate shall be signed by the president or vice-president or other officer designated by the board of directors countersigned by the treasurer and sealed with the seal of the company which certificate or evidence of stock ownership shall be transferable on such books evidence of stock ownership shall be transferable on such books at the pleasure of the holder in person or by attorney duly authorized as the by-laws may prescribe subject however to all payments to become due thereon but no stock shall be transferred until all previous calls thereon have been fully paid in nor shall any stock which has been declared forfeited for non-payment of calls thereon be transferable. The assignee or party to whom the same shall have been so transferred shall be a member of said company and here and enjoy all the immunities privileges and franchises and be subject to all of the liabilities conditions and penalties incident thereto in the same manner as the original subscriber or holder would have been. Upon a sale of such stock in satisfaction of any debt for which it is pledged the purchaser shall have the right to compel a transfer of such stock upon the books of the company and the delivery of a proper certificate therefor.

Section 303 By-Laws Seal. A company incorporated under this act shall have power to make such by-laws as may be deemed necessary for the government of its officers and the conduct of its affairs and the same when necessary to alter and amend and to make and have a common seal and change and alter the same at pleasure.

Section 304 Annual Meeting of Stockholders or Member Notice. The annual meeting for the election of directors or trustees of any insurance company shall be held at such time in the month of January as the by-laws of the company may direct of the time and place of which meeting at least thirty days' previous notice shall be given to the stockholders or in the case of a mutual company to the members by publication not

less than three times in at least two daily or weekly newspapers and in the legal periodical if any designated by the rules of court of the proper county for the publication of legal notices published in the city or county wherein the company is domiciled.

Section 305 Quorum of Members or Stockholders. Every stock and mutual insurance company may determine by its by-laws what number of members or stockholders shall attend either in person or by proxy or what number of shares or amount of interest shall be represented at any meeting to constitute a quorum. If the quorum is not so determined a majority in interest of the members or stockholders shall constitute a quorum.

Section 306 Right to Vote Stock Objections. The certificate of stock and transfer books or either of any stock insurance company shall be prima facie evidence of the right of the person named therein to vote thereon as the owner either personally or by proxy. If however objection is taken by a stockholder at the time a ballot is tendered accompanied by a written statement under oath that the person in whose name such stock stands on such certificate or transfer books and who is offering to vote thereon either in person or by proxy is not the owner thereof either in his own right or as active trustee with the character of his trusteeship disclosed on the face of said certificate or transfer books in connection with his name it shall be the duty of the judges of election to inquire and determine summarily whether the facts are as represented in such statement and if so the vote or votes so tendered shall be rejected. In any such case where the person named in the certificate or transfer books is not permitted to vote the beneficial owner of such stock may vote thereon upon furnishing to the judge of election satisfactory evidence of ownership. Nothing in this section shall be held to prohibit executors administrators guardians or trustees created by last will and testament or by decree of court from voting stock standing in the name of a decedent minor or other beneficiary.

Section 307 Right to Vote as Between Pledgor and Pledgee. As between the pledgor and the pledgee of capital stock pledged to secure a specific loan with a fixed period or periods of maturity the right to vote shall be determined as follows:

(a) By the written agreement of the pledgor and pledgee.

(b) In all other instances the pledgor shall be held to be the owner and entitled to the right to vote.

Section 308 Election of Directors and Trustees Terms Vacancies. At the annual meeting the stockholders or members shall elect by ballot from their own number not less than seven directors or trustees a majority of whom shall be residents of this Commonwealth to serve for one year and until their successors are duly chosen.

Any insurance company may provide in its by-laws for the division of its board of directors or trustees into two three or four classes and may provide for the election thereof at its annual meetings in such manner that the members of one class only shall retire and their successors be chosen each year. Vacancies may be filled by an election by the board of directors or trustees for the unexpired term.

Section 309 Voting by Stockholders and Members Proxies Record of Votes. In the choice of directors or trustees and at all meetings of the company each share of stock in a stock company and each member in a mutual company shall be entitled to one vote. Provided however that in the case of mutual companies other than mutual life companies each member shall be entitled to one vote or to a number of votes based upon the insurance in force the number of policies held or the amount of premiums paid. Proxies may be authorized by written power of attorney. The record of the votes made by the secretary which shall show whether the same were cast in person or by proxy shall be evidence of all such elections.

Section 310 Cumulative Voting. In all elections for directors or trustees of any stock or mutual insurance company each member or stockholder having a right to vote may cast the whole number of his votes for one candidate or distribute them upon two or more candidates as he may prefer that is to say if the member or stockholder having a right to vote owns one share of stock or has one vote or is entitled to one vote for each of seven directors or trustees by virtue thereof he may give one vote to each of said seven directors or trustees or seven votes for any one thereof or a less number of votes for any less number of directors or trustees whatever may be the actual number to be elected and in this manner may distribute or cumulate his votes as he may see fit.

Section 311 Failure to Elect Directors or Trustees Special Meeting. If for any cause the stockholders or members of any insurance company shall fail to elect directors or trustees at any annual meeting the directors or trustees may call a special meeting for that purpose on some subsequent day of which meeting notice shall be given as hereinbefore provided in the case of annual meetings.

Section 312 Acceptance by Directors and Trustees Powers Quorum Salaries. The directors or trustees before they are qualified to act shall file with the secretary a written acceptance of the trust and they or a majority of them when so convened after special notice to each member shall be competent to exercise all the powers vested in them by law. A majority of the directors or trustees shall constitute a quorum. Any insurance company may allow and pay to directors compensation for acting as such.

Section 313 Stock Votes on Particular Subjects Whenever a stock vote is duly demanded or required on any subject submitted to the stockholders of any stock insurance company of this Commonwealth for their action at any annual or special meeting such vote may be taken at and certified to such meeting or any adjournment thereof or if the annual election for directors shall under provisions of the charter or laws governing such company be held at a time which shall be within thirty days after the annual or special meeting at



which such subject shall be submitted to the stockholders then the vote on such subject may be taken at the same time and place by the same persons and in the same manner as the vote for directors of such company shall be taken or if under provisions of the charter or laws governing such company the annual election for directors therefor shall not be held at a time which shall be within thirty (30) days after the meeting at which such subject shall be submitted to the stockholders then the stock vote upon such subject may be taken at any time within thirty (30) days after such meeting by three judges to be appointed and at a time and place to be designated by the stockholders at said meeting. The result of the vote shall be certified by the judges under oath or affirmation and their certificates shall be filed with the secretary of such company.

Section 314 Officers and Employers Salaries Vacancies The directors or trustees shall annually choose by ballot a president who shall be a member of the board and a secretary also a treasurer who may also be either the president or the secretary and such other officers as the by-laws may provide. They shall fix the salaries of the president secretary and treasurer and the salaries or compensation of such other officers and agents as the by-laws prescribe. The treasurer shall give bond in such sum and with such sureties as shall be prescribed by the by-laws. Vacancies in any office may be filled by the directors or trustees or by the stockholders or members as the by-laws shall prescribe.

Section 315 Payment of Salaries of Employees in Military Service Any stock or mutual insurance company may continue the salaries of such of its employees as may have enlisted or enrolled or may hereafter enlist or enroll in any branch of the military or naval services of the United States or any state thereof or in any other organization established for the protection of the lives and property of citizens of the United States during the term of such enlistment or enrollment or during such part thereof as the said employees may by reason of such enlistment or enrollment be unable to perform their duties as employees of said company.

Section 316 Pensions for employees Any stock or mutual insurance company may out of the earnings of said company grant allowances or pensions to employees for faithful and long continued service who have in such service become old infirm or disabled. The provisions of this section shall not apply to any director or officer of any such company.

Section 317 Execution of Insurance Policies Policies of insurance made or entered into by any stock or mutual insurance company may be made either with or without the seal thereof and they shall be subscribed by the president or such other officer as may be designated by the directors or trustees for that purpose and shall be attested by the secretary or other designated officer and when so subscribed and attested shall be obligatory on the company.

Section 318 When Application Constitution By-Laws and Rules are Considered Part of Policy All insurance policies issued by stock or mutual insurance companies or associations doing business in this State in which the application of the insured the constitution by-laws or other rules of the company form part of the policy or contract between the parties thereto or have any bearing on said contract shall contain or have attached to said policies correct copies of the application as signed by the applicant or the constitution by-laws or other rules referred to and unless so attached and accompanying the policy no such application constitution or by-laws or other rules shall be received in evidence in any controversy between the parties to or interested in the policy nor shall such application constitution by-laws or other rules be considered a part of the policy or contract between such parties.

Section 319 of Article 3 was read as follows:

Section 319 Reinsurance Regulated (a) No stock or mutual insurance company association or exchange organized under the laws of this Commonwealth shall reinsure its entire schedule of policies except by approval of the Insurance Commissioner. It may reinsure part or all of its individual risks subject to provisions of sections five hundred and one (501) and five hundred and three (503) of this act.

(b) Any domestic or foreign stock or mutual insurance company association or exchange authorized to transact business in this Commonwealth may reinsure all or any part of its liability under one or more of its policy contracts with any stock or mutual insurance company association or exchange doing the same or a similar kind of business authorized to transact business in any of the United States if authorized to transact business in any of the United States if such company association or exchange is and remains of the same standard of solvency and other requirements fixed by the laws of this Commonwealth for companies associations or exchanges transacting the same classes of business within this Commonwealth. Any domestic or foreign stock of mutual insurance company association or exchange authorized to transact business in this Commonwealth shall pay to this Commonwealth taxes required on all business taxable within this Commonwealth and reinsured as provided in this section with any foreign company association or exchange not authorized to transact business in this Commonwealth.

On the question.

Will the House agree to the section?

Mr. GOODNOUGH. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 319, page 36, line 5, by striking out after the word "Commissioner" the following words:

"It may reinsure part or all of its individual risks subject to provisions of sections five hundred and one (501) and five hundred and three (503) of this Act"

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

Sections 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335 and 336 of Article 3 were read and agreed to as follows:

Section 320 Annual Reports Penalties Every Stock and mutual company association and exchange doing business in this Commonwealth shall annually on or before the first day of March file in the office of the Insurance Commissioner a statement which shall exhibit its financial condition on the thirty-first day of December of the previous year and its business of that year. The Commissioner shall annually furnish to each of the insurance companies associations and exchanges blanks in such form as he may adopt for their annual statement and he may make such changes from time to time in the form of the same as shall seem to him best adapted to elicit from them a true exhibit of their financial condition. Insurance companies of foreign governments doing business in this Commonwealth shall be required to return only the business done in the United States and the assets held by and for them within the United States for the protection of policy holders therein.

Any company association or exchange which neglects to make and file its annual statement in the form or within the time herein provided shall forfeit one hundred dollars (\$100) for each day during which such neglect continues and upon notice by the Commissioner its authority to do new business shall cease while such default continues.

For wilfully making a false annual or other statement required by law an insurance company association or exchange and the persons making oath to or subscribing the same shall severally be punished by a fine of not less than five hundred dollars (\$500) nor more than five thousand dollars (\$5,000). A person who wilfully makes oath to such false statement shall be guilty of perjury.

Section 321 Additional Annual Reports From Foreign Companies and Associations Every Stock or mutual insurance company association or exchange of another state or foreign government authorized to do business in this Commonwealth shall make report to the Insurance Commissioner on or before March first of each year under oath of its president secretary or attorney showing the gross premiums of every character and description received from business transacted in the Commonwealth during the year or fraction of year ending with the thirty-first day of December preceding whether said premiums were received in money or in the form of notes credits or any other substitute for money or whether the same were collected in this Commonwealth or elsewhere and to pay into the State Treasury the requisite tax upon all such premiums. Such companies associations and exchanges in making such report may deduct from the gross premiums received all premiums returned on policies cancelled or not taken and all premiums actually paid for reinsurance where the same are effected in companies duly licensed to do business in this Commonwealth and life insurance companies may deduct dividends declared and actually used by policy holders in payment of renewal premiums and mutual companies associations and exchanges may deduct that proportion of the advance premium or deposit returned to members upon the expiration of their contracts "Gross premiums" are defined to be the amount of dues fees and premiums stated in the policy contracts.

Section 322 Amendment of Charter Any Stock or mutual insurance company of this Commonwealth may procure an amendment to its charter by calling a special meeting of the stockholders or members. Notice of the object of such meeting shall be given by advertisement for four weeks preceding in at least two daily or weekly newspapers and in the legal periodical if any designated by the rules of court of the proper county for the publication of legal notices published in the city or county where the principal office of the company is located or by circular mailed to the address of each stockholder or member.

If at such meeting two-thirds of the votes cast in person or by proxy shall favor a resolution for the amendment of the charter of such company said resolution and the number of votes cast for and against the same at the special meeting shall be spread on the records of the company and a certified copy of the same shall be forwarded to the Insurance Commissioner who shall submit the same to the Attorney General. In case he approves of said resolution he shall certify his approval thereof to the Governor and when approved by the Governor and recorded in the office of the Secretary of the Commonwealth and of the recorder of deeds of the proper county the amendment shall be deemed and taken to form part of the charter of said company.

Section 323 Power to Increase Capital Stock The capital stock of any stock insurance company may with the consent of the persons or bodies corporate holding the larger amount in value of its stock be increased to such an amount regardless of any limitation upon the amount prescribed in any general or special law regulating any such company as it shall deem necessary to accomplish and carry on and enlarge the busi-



ness and purposes of such company. Such increase may be made at once or from time to time as the majority in interest of the stockholders shall determine.

**Section 324. Proceedings to Increase Capital Stock.** Any such insurance company desirous of increasing its capital stock shall by resolution of its board of directors adopted by a majority of the entire number thereof declare such purpose and thereupon by resolution similarly adopted direct that the question of such proposed increase shall be submitted to the stockholders of such corporation for their consent either

(a) At any prescribed regular annual meeting of adjournment thereof the notice whereof stating inter alia that such subject would be considered thereat shall have been published once a week for sixty days prior to such meeting in at least one newspaper published in the county city or borough wherein the chief office or place of business of the corporation is situated or shall have been mailed to each stockholder at least thirty (30) days prior to such meeting. At such meeting the question shall be submitted to the stockholders and it shall be the duty of the president and secretary of said meeting by such agencies or methods as to them may seem meet to ascertain whether the persons and bodies corporate holding the larger amount in value of the stock of the said company shall have consented to such increase and upon being so satisfied to certify in duplicate the fact under oath duly administered. Should a stock vote be duly demanded at said meeting it shall be the duty of the president and secretary in ascertainment of the fact of the consent to cause such vote to be taken at the same time and place by the same persons and in the same manner as the vote for directors of such company shall be taken of

(b) At a special meeting of the stockholders notice of the time place and object of which shall have been published once a week for sixty (60) days prior to said meeting in at least one newspaper published in the county city or borough wherein such office or place of business is situated or shall have been mailed to each stockholder at least thirty (30) days prior to such meeting. At such meeting or any adjournment thereof an election of the stockholders shall be taken for or against such increase which shall be conducted by three judges stockholders of such company appointed by the board of directors to hold said election and if one or more of said judges are absent the judge or judges present shall appoint a judge or judges who shall act in the place of the judge or judges absent. The judges shall respectively take and subscribe an oath of affirmation before an officer authorized by law to administer the same well and truly and according to law to conduct such election to the best of their ability. The judges shall decide upon the qualifications of voters and when the election is closed count the number of shares voted for and against such increase and declare whether the persons and bodies corporate holding the larger amount of the stock of such corporation have consented to such an increase or refused to consent thereto and shall make out duplicate returns of said election stating the number of shares of stock that voted for such increase and the number that voted against such increase and subscribe and deliver the same to one of the chief officers of said company.

Each ballot shall have endorsed thereon the number of shares thereby represented but no share or shares transferred within sixty (60) days shall entitle the holder thereof to vote at such election or meeting nor shall any proxy be received or entitle the holder to vote unless the same shall bear date and have been executed within four (4) months next preceding such election or meeting.

It shall be the duty of such company to furnish the judges at said meeting with a statement of the amount of its capital stock with the names of persons or bodies corporate holding the same and number of shares by each respectively held which statement shall be signed by one of the chief officers of such company with an affidavit thereto annexed that the same is true and correct to best of his knowledge and belief.

**Section 325. Records or Increase of Capital Stock Filed with Secretary of Commonwealth Bonus.** It shall be the duty of such company if consent is given to such increase to file in the office of the Secretary of the Commonwealth within thirty (30) days after such election one of the copies of the certificates of the president and secretary of the annual meeting and one of the copies of the return of such election at the special meeting hereinbefore provided for with a copy of the resolution and notice calling the same thereto annexed and thereafter the increase may be made at such time or times as shall be determined by the directors. The Secretary of the Commonwealth shall furnish a certified copy of the proceedings to the Insurance Commissioner.

Upon the actual increase of the capital stock or indebtedness of such company made pursuant thereto it shall be the duty of the president or treasurer of such company within thirty (30) days thereafter to make a return to the Secretary of the Commonwealth and to the Insurance Commissioner under oath of the amount of such increase actually made. The company shall pay to the State Treasurer for the use of the Commonwealth such bonus on the actual increase shown by said return as shall then be prescribed by law. The Secretary of the Commonwealth shall not permit the filing in his office of any proceedings for the increase of capital stock until he is satisfied that such bonus has been paid. In case of neglect or omission to make said return such company shall be subject to a penalty of five thousand dollars (\$5,000). In addition to the bonus which penalty shall be collected on an account settled by the Auditor General and State Treasurer as accounts for taxes due the Commonwealth are settled and collected. The Secretary of the Commonwealth shall cause said return to be recorded in a book for that purpose and furnish a copy of the same to the Auditor General.

**Section 326. Sale of Increases of Capital Stock.** Any increase of capital made by any stock insurance company may be issued at such price in excess of par as the stockholders

may direct. Each stockholder shall have the right to first subscribe for the new shares in proportion to his interest in the company. Notice to the stockholders to exercise their rights to subscribe for and to take the stock at the price so fixed or waive such right shall be mailed to each stockholder at the last address of such stockholder appearing on the books or records of the company thirty days previous to the date fixed by the board of directors for the expiration of the right to subscribe and shall also be given by publication once a week for three (3) weeks in a newspaper of general circulation published in the city or county in which the company has its principal office.

Any stock not subscribed for and taken by the stockholders may be sold and disposed of by the board of directors in such manner as the stockholders may direct but no such stock shall be sold or disposed of at a price less than that originally fixed by the stockholders.

**Section 327. Power to Reduce Capital Stock.** The capital stock of any stock insurance company may be reduced from time to time by the consent of the persons or bodies corporate holding the larger amount in value of the stock of such company provided that such reduction shall not be below the minimum amount of capital stock required by law for the formation of such companies.

**Section 328. Meeting of Stockholders For Reduction of Capital Stock Notice.** Any stock insurance company desirous of reducing its capital stock shall by a resolution of its board of directors call a meeting of its stockholders which meeting shall be held at its chief office or place of business in this Commonwealth. Notice of the time place and object of said meeting shall be published once a week for sixty (60) days prior to such meeting in at least one newspaper published in the county city or borough wherein such office or place of business is situated.

**Section 329. Elections For Reduction of Capital Stock.** At such meeting an election of the stockholders of such company shall be taken for or against such reduction which shall be conducted by three (3) judges stockholders of said company appointed by the board of directors to hold said election. If one or more of said judges are absent the judge or judges present shall appoint a judge or judges who shall act in the place of the judge or judges absent. The judges shall respectively take and subscribe an oath of affirmation before an officer authorized by law to administer the same well and truly and according to law to conduct such elections to the best of their ability. The judges shall decide upon the qualification of voters and when the election is closed count the number of shares voted for and against such reduction and declare whether the persons or bodies corporate holding the larger amount of the stock of such company have consented to such reduction or refused to consent thereto and shall make out duplicate returns of said election stating the number of shares of stock that voted for such reduction and the number that voted against such reduction and subscribe and deliver the same to one of the chief officers of the company.

**Section 330. Stock Entitled to Vote on Reduction of Capital Stock.** Each ballot shall have endorsed thereon the number of shares thereby represented but no share or shares transferred within sixty (60) days shall entitle the holder or holders thereof to vote at such election or meeting nor shall any proxy be received or entitle the holder to vote unless the same shall bear date and have been executed within three months next preceding such election or meeting. It shall be the duty of the company to furnish the judges at said meeting with a statement of the amount of its capital stock with the names of persons or bodies corporate holding the same and number of shares by each respectively held which statement shall be signed by one of the chief officers of such company with an affidavit thereto annexed that the same is true and correct to the best of his knowledge and belief.

**Section 331. Filing Approval and Recording of Proceedings to Reduce Capital Stock.** It shall be the duty of such company if consent is given to such reduction to file in the office of the Insurance Commissioner within thirty (30) days after such election or meeting one of the copies of the return of such election with a copy of the resolution and notice calling the same thereto annexed. The Insurance Commissioner shall if he finds the transaction regular in form and consistent with the interest of the policyholders and creditors endorse his approval thereon and file the same in the office of the Secretary of the Commonwealth. Upon the reduction of the capital stock of such company made pursuant thereto it shall be the duty of the president or treasurer of such company within thirty (30) days thereafter to make a return to the Insurance Commissioner and to the Secretary of the Commonwealth under oath of the amount of such reduction and in case of neglect or omission so to do such company shall be subject to a penalty of five thousand dollars (\$5,000) which penalty shall be collected on an account settled by the Auditor General and State Treasurer as accounts for taxes due the Commonwealth are settled and collected. The Secretary of the Commonwealth shall cause said return to be recorded in a book kept for that purpose and furnish a certified copy of the same to the Auditor General. The company shall after the receipt of the return corded in the office of the recorder of deeds of the county.

**Section 332. Power to Merge and Consolidate.** It shall be lawful for any stock or mutual insurance company to merge its corporate right franchises powers and privileges with and into those of any other company transacting the same or a similar line of business so that by virtue thereof such companies may consolidate and so that all the property rights franchises and privileges then by law vested in either of such companies so merged shall be transferred to and vested in the company into which said merger shall be made. Nothing in this section shall permit the merging of a stock company with a mutual company.



Section 333 Proceedings to Merge and Consolidate Such merger or consolidation shall be made under the conditions provisions and restrictions and with the powers therein set forth to wit:

(a) The directors or trustees of each company shall enter into a joint agreement under the corporate seal of such company for the merger and consolidation of said companies prescribing the terms and conditions thereof the mode of carrying the same into effect the name of the new company the number and names of the directors or trustees and other officers thereof and who shall be the first directors or trustees and officers and their places of residence the number of shares of the capital stock if any the amount of par value of each share and the manner of converting the capital stock of each of said companies into the stock of the new company and how and when directors or trustees and officers shall be chosen with such other details as they shall deem necessary to perfect the said consolidation and merger. Said agreement shall not be effective unless the same shall be approved by the stockholders or members of said companies in the manner hereinafter provided.

(b) Said agreement shall be submitted to the stockholders or members of each of said companies at separate special meetings or at any annual meetings of the time place and object of which respective meetings due notice shall be given by publication once a week for three consecutive weeks in at least two newspapers in the county or in each of the counties in which the principal office of the respective companies shall be situated. At said meetings the said agreement of the directors or trustees shall be considered and a vote of the stockholders or members in person or by proxy shall be taken by ballot for the adoption or rejection of the same. If a majority in amount of the entire capital stock or in interest of the members of each of said companies shall vote in favor of said agreement merger and consolidation then that fact shall be certified by the secretary of each company under the corporate seal thereof and said certificates together with the said agreement or a copy thereof shall be filed in the office of the Insurance Commissioner. The Insurance Commissioner shall examine the proceedings and if he finds the same to be in accordance with law and not injurious to the interests of the policy-holders and creditors shall endorse his approval thereon and forthwith present the same to the Governor for his approval. When approved by the Governor the said agreement shall be deemed and taken to be the act of consolidation of said company.

Section 334 Filing Approval and Recording of Certificates and Agreement for Merger and Consolidation. Letters Patent Bonus. The Governor upon the approval of said certificates and agreement shall cause letters patent to issue which together with the certificates and agreement or copy of the agreement shall be filed and recorded in the office of the Secretary of the Commonwealth. Upon the issuing of new letters patent thereon by the Governor the entire proceeding shall also be recorded in the office of the recorder of deeds of the proper county and when so recorded the said merger shall be deemed to have taken place and the said companies to be one company under the name adopted in and by said agreement possessing all the rights privileges and franchises theretofore vested in each of them. All the estate and property real and personal and rights of action of each said companies shall be deemed and taken to be transferred to and vested in the said new company without any further act or deed. All rights of creditors and all liens upon the property of each of said companies shall continue unimpaired limited in lien to the property affected by such liens at the time of the creation of the same and the respective constituent companies may be deemed to be in existence to preserve the same. All debts not of record duties and liabilities of each of said constituent companies shall thenceforth attach to the new company and may be enforced against it to the same extent and by the same process as if said debts duties and liabilities had been contracted by it. But such merger and consolidation shall not be complete and no such consolidated company shall do any business of any kind until it shall have paid to the State Treasurer a bonus as prescribed by law upon all its capital stock in excess of the amount of capital stock of the several companies so consolidating upon which the bonus required by law has been theretofore paid. New letters patent of such consolidated corporation shall not be issued by the Governor until the bonus required by law has been therefore paid. New letters patent of such consolidated corporation shall not be issued by the Governor of the Commonwealth until each company entering into and forming the consolidated company shall have filed with the Secretary of the Commonwealth a certificate from the Auditor General setting forth that all reports required by the Auditor General have been duly filed to the date of the proposed merger and that all taxes due the Commonwealth of Pennsylvania have been paid up to and including said date.

Section 335 Certified Copies of Proceedings to Merge and Consolidate to be Evidence. A certified copy of said certificates and agreement or copy of agreement so filed in the office of the Secretary of the Commonwealth shall be evidence of the lawful holding and action of such meetings and of the merger and consolidation of said companies.

Section 336 Ascertainment of Value of Stock or Interest of Dissatisfied Stockholders and members in Merger and Consolidation Proceedings. If any stockholder or member of any insurance company which shall become a party to an agreement of merger and consolidation hereunder shall be dissatisfied with or object to such consolidation and shall have voted against the same at the stockholder's or member's meeting it shall be lawful for any such stockholder or member within thirty (30) days after the adoption of said agreement of merger and consolidation and upon reasonable notice to the company to apply by petition to any court of common pleas of the county in which the chief office of such company may be situated or to a judge of said court in vacation to appoint three disinterested persons to estimate and appraise the damages if any done to such stockholder or member by said

consolidation. Upon such petition it shall be the duty of said court or judge to make such appointment and the award of the persons so appointed or of a majority of them when confirmed by the said court shall be final and conclusive and the persons so appointed shall also appraise the share or shares of said stockholders or the interest of such members in the company at the full market value thereof without regard to any appreciation or depreciation in consequence of the said consolidation which appraisal when confirmed by the court shall be final and conclusive. The company may at its election either pay to the said stockholder or members the amount of damages so found and awarded if any or the value of the stock or interest so ascertained upon the payment of the value of the stock as aforesaid the said stockholder shall transfer the stock so held by him to the said company to be disposed of by the directors thereof or to be retained for the benefit of the other stockholders. Upon the payment of the value of any interest of any member the interest of such member in such company shall cease. In case the value of said stock or interest as aforesaid shall not be so paid within thirty (30) days after the said award shall have been confirmed by said court the damages so found and confirmed shall be a judgment against the company and may be collected as other judgments in said court are by law recoverable.

Section 337 was read as follows:

Section 337 Existing Companies Becoming Multiple Line Coverage Insurance Companies. Any domestic stock or mutual company heretofore or hereafter incorporated as a fire marine or fire and marine or casualty insurance company may amend its charter in accordance with the provisions of section three hundred and twenty-two (322) of this act so as to write all classes of business mentioned in sub-divisions (b) and (c) of section two hundred and two of this act excepting paragraphs one and seven of sub-division (c). When the Insurance Commissioner is satisfied that the petitioning company if a stock company is possessed of one million dollars (\$1,000,000) of capital fully paid in and one million dollars of earned or paid in surplus or if a mutual company is possessed of two million dollars (\$2,000,000) surplus over and above all liabilities he shall give the company a certificate of authority to transact business as a multiple line coverage insurance company.

On the question.

Will the House agree to the section?

Mr. GOODNOUGH. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 337, page 53, lines 4 to 21, both inclusive by striking out the whole of said section.

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

Sections 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350 and 351 and Articles 4, 5 and 6 were separately read and agreed to as follows:

Section 338 Voluntary Dissolution of Companies. It shall be lawful for any court of common pleas of the county in which the principal business of the company is conducted or the county in which its principal office or place of business is located to hear the petition by bill in equity of any stock or mutual insurance company under the seal thereof by and with the consent of a majority of the members or stockholders obtained at a meeting duly convened praying for the dissolution of such company. A copy of the bill shall be filed with the Insurance Commissioner. If the court shall be satisfied that the prayer of such petition may be granted without prejudice to the public welfare or to the interests of the members or stockholders the court may enter a decree in accordance with the prayer of the petition whereupon such company shall be dissolved. The accounts of the officers directors or trustees of any dissolved company shall be settled in such court and be approved thereby. Dividends of the effects shall in the case of stock insurance companies be made among the stockholders and in case of mutual life insurance companies except assets derived from a health or accident business among the members as in the case of the accounts of assignees and trustees. Assets of mutual insurance companies derived from a health and accident business other than those properly credited to the members of policy holders on policies covering such business and the assets of mutual companies other than mutual life companies which may not be properly credited to policy holders and members shall be escheated to the Commonwealth. The decree of the court shall not go into effect until the Auditor General State Treasurer and Attorney General have filed in court their certificate showing that all taxes due the Commonwealth have been fully paid nor until a certified copy of the decree has been filed and recorded in the office of the Secretary of the Commonwealth.

Section 339 Failure to do Business. Dissolution if any stock or mutual insurance company does not commence to issue policies within one year from the date of its letters patent



of if any insurance company shall cease for two years to make new insurances its corporate powers and existence shall cease and the court upon petition of the Attorney General may fix by decree the time within which it shall settle and close its affairs

**Section 340 Foreign Insurance Companies Etc Authorized to Hold Real Estate** Any stock or mutual insurance company joint stock company or association incorporated created or existing under the laws of any other State or of any foreign country authorized to do business in this State may hold real estate in Pennsylvania subject to the provisions hereinafter made

**Section 341 Power of Foreign Insurance Companies Etc With Regard to Real Estate** Every such foreign insurance company joint stock company or association may erect and maintain buildings and take hold mortgage lease and convey real estate to an amount necessary for its purposes

**Section 342 Real Estates of Foreign Insurance Companies Subject to Taxation** Nothing herein contained shall be deemed to prevent or relieve real estate taken held mortgaged leased or conveyed by such insurance company under the provisions of this act from being taxed in like manner with other real estate within this Commonwealth

**Section 343 Validation of Titles Held by Foreign Insurance Companies Etc** The title to any real estate taken held mortgaged leased or conveyed for any of the purposes aforesaid by any foreign insurance company joint stock company or association under the provisions of any of the acts of assembly repealed by this act is hereby validated and such real estate now held by any such company joint stock company or association shall be taken held mortgaged leased or conveyed with the same effect as if acquired under the provisions of this act

**Section 344 Actions by and Against Insurance Companies** It shall be lawful for any insurance company to maintain and defend judicial proceedings In every judicial proceeding to which an insurance company is a party its incorporation shall be taken to be admitted unless it is put in issue by the pleadings Any person or persons body politic or corporate who or which has a cause of action against any insurance company incorporated under the laws of this Commonwealth or against any insurance company that has an agency established in this Commonwealth may bring suit in a court of common pleas or before any justice of the peace alderman or magistrate in any county where such company transacts business or the property insured is located or in cases of livestock insurance where the owner resides and to direct any process to the sheriff or constable of any of the counties in this Commonwealth

**Section 345 Embezzlement by Officers Agents Etc** If any director officer agent or other person connected with or doing business for or with any insurance company association or exchange incorporated or organized under the laws of the State of Pennsylvania or any other state of the United States or any foreign government which has complied with the insurance laws of this Commonwealth shall fraudulently embezzle or appropriate to his use or the use of any other person or persons any money or other property belonging to such company association or exchange or left with or held by such company association or exchange in trust he or they on conviction thereof shall be fined in the amount so appropriated or embezzled or be sentenced to undergo an imprisonment in the penitentiary for a term not exceeding five (5) years or by both such fine and imprisonment In the indictment and trial of any case under this section it shall not be necessary in order to establish a prima facie case for the Commonwealth to set forth or prove the incorporation of any such company except by the verbal testimony of any competent witness

**Section 346 Rebates and Inducements Prohibited Revocation of Licenses Penalty** No insurance company association or exchange by itself or by its officers or members attorney-in-fact or by any other party shall offer promise allow give set off or pay directly or indirectly any rebate of or part of the premium payable on the policy or on any policy or agents commission thereon or earnings profit dividends or other benefit founded arising accruing or to accrue thereon or therefrom or any special advantage in date of policy or age of issue or any paid employment or contract for services of any kind or any other valuable consideration or inducement to or for insurance on any risk in this Commonwealth now or hereafter to be written which is not specified in the policy contract of insurance nor shall any such company association or exchange personally or otherwise offer promise give option sell or purchase any stocks bonds securities or property or any dividends or profits accruing or to accrue thereon or other thing of value whatsoever as inducement to insurance or in connection therewith which is not specified in the policy Nothing in this section shall be construed to prevent the taking of a bona fide obligation with legal interest in payment of any premium

Nothing in this section shall prevent a company transacting industrial life insurance on a weekly payment plan from returning to policy-holders who have made a premium payment for a period of at least one year the percentage of premium which the company would otherwise have paid for the weekly collection of such premium

**Section 347 Misrepresentations of Terms of Policy and future Dividends by Companies Etcetera** No insurance company association or exchange or any member officer director or attorney-in-fact thereof or any other person in its behalf shall issue circulate or use or cause or permit to be issued circulated or used any written or oral statement of circular misrepresenting the terms of any policy issued or to be issued by such company association or exchange or make an estimate with intent to deceive of the future dividends payable under any such policy

**Section 348 Misrepresentations Etcetera for Purpose of Inducing Policy-holders to drop Present Policies and Insure with Other Companies Etcetera** No insurance company association

or exchange and no member officer director or attorney-in-fact thereof or any other person in its behalf shall make any misrepresentation or incomplete comparison of policies oral written or otherwise to any person insured in any company association or exchange the purpose of inducing or tending to induce a policy holder in any company association or exchange to lapse forfeit or surrender his insurance therein and to take out a policy of insurance in another company association or exchange insuring against similar risks

**Section 349 Fraud in Procuring Insurance or in Collecting Claims** (a) Any person who is knowingly concerned in or who for profit gain benefit favor or otherwise makes any false oral statement misrepresents substitutes persons or realty or goods subscribes to or prepares or helps to prepare any fraudulent letter document application affidavit inventory financial or other statement or in any method or manner attempts to deceive for the purpose of obtaining for himself himself or others any of the classes of insurance provided for by this act and (b) any person knowingly concerned for profit gain benefit favor or otherwise in preparing or forwarding any fraudulent application affidavit proof of loss or claim or attempting to collect or collecting any wholly or partly fraudulent claim or money demand from any insurance company association or exchange lawfully transacting business within this Commonwealth whether any policy or agreement of insurance was lawfully procured or procured by fraud shall be guilty of a misdemeanor and upon conviction shall be sentenced to undergo imprisonment for not more than one year or less than six months and in addition to pay a fine not exceeding five hundred dollars (\$500) or less than one hundred dollars (\$100) The provisions of this section shall apply whether or not insurance was actually in force and whether or not the offending person or persons received profit gain benefit or favor from the attempt to defraud or from the consummation of the fraud

**Section 350 Revocation Etcetera of Certificates of authority Penalty** Upon satisfactory evidence of the violation of any of the three sections immediately preceding by any insurance company association or exchange its members officers directors or attorney-in-fact the Insurance Commissioner shall revoke the certificate of authority of such offending company association or exchange He shall have the right in his discretion to refuse for a period of not to exceed one year thereafter to issue a new license to such offending company association or exchange When a certificate shall be refused or suspended or revoked the party aggrieved may appeal to the court of common pleas of Dauphin County Any insurance company or the officers directors members or attorney-in-fact of any insurance company association or exchange or any other person violating the provisions of any of the three (3) sections immediately preceding shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not more than five hundred dollars (\$500.00) for each and every violation or to imprisonment in the jail of the county in which the offense is committed for a period of not more than shall be excused from testifying or from producing any books six (6) months or both

**Section 351 Testimony Production of Books Etc** No person shall be excused from testifying or from producing any books papers contracts agreements or documents at the trial or hearing of any person or company charged with violating any of the provisions of sections three hundred and forty-six (346) three hundred and forty-seven (347) three hundred and forty-eight (348) and three hundred and forty-nine (349) of this act on the ground that such testimony or evidence may tend to incriminate himself but no person shall be prosecuted for any act concerning which he shall be compelled so to testify or produce evidence documentary or otherwise except for perjury committed in so testifying

## ARTICLE IV

### LIFE INSURANCE

#### (a) GENERAL PROVISIONS RELATING TO STOCK AND MUTUAL COMPANIES

**Section 401 Capital of Foreign Life Insurance Companies** Stock life insurance companies of other States and foreign governments in order to be licensed to do business in this Commonwealth must have a paid up and safely invested capital if a company of another State or a deposit in the United States if a company of a foreign government of not less than the capital required herein for domestic stock life insurance companies Mutual life insurance companies organized under the laws of any other States of the United States may be admitted to do business in this Commonwealth if they have the requisite funds of a mutual life insurance company and in the opinion of the Insurance Commissioner are in sound financial condition and have policies in force upon not less than five hundred lives for an aggregate amount of not less than one million dollars Any foreign stock or mutual life insurance company licensed to transact business in this State at the time of the passage of this act having less capital or assets than that required herein for domestic life insurance companies may be re-licensed so long as in the opinion of the Insurance Commissioner it is in a sound financial condition and otherwise complies with all requirements of law

**Section 402 Compensation of Officers Directors Trustees Etc** No domestic stock or mutual life insurance company shall make any agreement with any officer director trustee or salaried employee whereby the company agrees that for services rendered or to be rendered the salary or compensation or emolument will extend for a period beyond twelve months from the date of such agreement No director or trustee shall receive any compensation or emolument other than a fee for attendance at committee or board meetings and for expenses legitimately in-



curred for travel and maintenance to attend such meetings. No salary compensation or emolument exceeding five thousand dollars in any one year shall be paid to any officer, director, trustee, person, firm or corporation unless such salary compensation or emolument is first authorized by a vote of the board of directors. This shall not apply to commissions accruing on agents' contracts or any agreement between the company and agents for the payment of renewal commissions.

No officer whose services are paid for at an amount exceeding twelve hundred dollars a year shall receive compensation or emolument from any other source excepting renewal commissions which may be due him from time to time on business obtained prior to the time of his election to office.

Section 403. Vouchers for Payment of Moneys. No domestic stock or mutual life insurance company shall make any disbursement of one hundred dollars (\$100) or more unless the same is evidenced by a voucher signed by or on behalf of the person, firm or corporation receiving the money and correctly describing the consideration for the payment. If the expenditure is for both services and disbursements the voucher shall set forth the services rendered and an itemized statement of the disbursements made. If the expenditure is in connection with any matter pending before any legislative or public body or before any department or officer of any State or government the voucher shall correctly describe in addition the nature of the matter and of the interest of such company therein. When such voucher cannot be obtained the expenditure shall be evidenced by an affidavit describing the character and object of the expenditure and stating the reason for not obtaining such voucher.

Section 404. Investment of Capital and Reserve. A sum equal to the capital and reserves of any stock or mutual life insurance company organized under the laws of this Commonwealth shall be invested as follows:

(a) In such real estate as it is authorized by this act to hold.

(b) In bonds of the United States or District of Columbia or Canada or of any State or territory of the United States and in farm loan bonds issued by Federal Land Banks.

(c) In legally authorized bonds, notes, warrants or obligations of any city, town, county, borough, township, municipality, school district, poor district, of water sewer drainage road or other government district or division located in this Commonwealth or in any State of the United States.

(d) In ground-rents and in loans upon unencumbered real estate in any State of the United States or the District of Columbia. Provided That no loan shall exceed sixty per centum of the fair market value thereof at the time of such loan.

(e) In loans upon the security of its own policies not exceeding the net value of the policy at the time of making the loan.

(f) In first encumbrances upon standard steam railroads, streets or interurban railways or upon their rolling stock, equipment or of water gas or other public utility companies or bonds issued to retire a prior debt or bonds prior thereto or in other bonds or notes of the above named corporations upon which no default in interest exists at the time of purchase. The Insurance Commissioner may permit any company to invest sufficient of its capital and reserve in the securities of a foreign government in order to enable it to comply with the laws of such foreign government and transact business therein.

Nothing herein contained shall be so construed as to prevent any such company from acquiring or holding property taken in reorganization or foreclosure proceedings or which may be obtained in satisfaction of any debt previously contracted.

Section 405. Investment of Surplus Restrictions. Any money over and above the capital and reserves of any stock or mutual life insurance company may be invested in the securities enumerated in the preceding section or in the standard and listed stock or other evidence of indebtedness of any solvent dividend-paying corporation created under the laws of this Commonwealth or of any other State of the United States or loaned upon the pledge of the same except its own stock or the stock of any other insurance company transacting like classes of business. The current market value of such securities shall at the time of making any loan be at least twenty per centum more than the sum loaned thereon.

No such insurance company shall invest any of its funds in any unincorporated business or enterprise nor in the stocks or evidences of indebtedness of any corporation the owners or holders of which stock or evidence of indebtedness may in any event be or become liable on account thereof to any assessment except for taxes nor shall any of its funds be loaned on personal security. Not more than one-fifth of its capital shall be invested in a single mortgage. No such company shall hereafter invest or acquire directly or indirectly more than ten per centum of the capital stock of any corporation nor shall more than ten per centum of its capital and surplus be invested in the stock of any corporation. No such company shall enter into any agreement to withhold from sale any of its property but the disposition of its property shall be at all times within the control of its board of directors or trustees. If any investment or loan is made in a manner not authorized by this act the officers, directors and trustees making or authorizing the same shall be personally liable for any loss occasioned thereby.

Section 406. Real Estate Which Companies May Purchase, Hold and Convey. The real estate which it shall be lawful for any stock or mutual life insurance company incorporated under the laws of this Commonwealth to purchase, receive, hold and convey shall be:

(a) Such as shall be requisite for the transaction of its business.

(b) Such as shall have been conveyed to it in satisfaction of debts previously contracted in the course of its dealings.

(c) Such as shall be purchased at sales upon judgment decrees or mortgages obtained or made for debts due said

company or for debts due other persons where said company may have liens or encumbrances on the same and the purchase is deemed necessary to save the company from loss. Any real estate purchased, received or acquired under clauses (b) and (c) of this section which has been held for a period of more than five years from the date of its purchase receipt or acquisition shall be sold and disposed of within a period of six months after due notice to the company from the Insurance Commissioner to sell and convey the same. The Commissioner may extend the time for such disposition if he believes the interests of the company will suffer materially by a forced sale. Provided That any such company heretofore organized having the power of receiving and executing trusts may take and hold all estates and property real and personal which may be granted, committed, transferred or conveyed to it with its consent upon any trust or trusts whatsoever at any time or times by any person, persons, body or bodies corporate or by any court of the United States or of this State and may administer, fulfill and discharge the duties of such trusts.

Section 407. Penalty. No director, trustee or officer of any stock or mutual life insurance company incorporated under any law of this Commonwealth shall receive any money or valuable thing for negotiating, procuring, recommending or aiding in any purchase by or sale to such company of any property or any loan from such company nor be directly or indirectly pecuniarily interested either as principal or principal agent or beneficiary in any such purchase, sale or transaction. Any person violating any provision of this section shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine not exceeding five hundred dollars.

Section 408. Procedure in Case of Impairment of Reserve Liability. No stock or mutual life insurance company after receiving notice from the Insurance Commissioner that its reserve liability after all other debts and claims against it including fifty per centum of its capital have been deducted has been impaired shall issue new policies under its authority to do business in this Commonwealth until its funds have become equal to its liabilities and it has obtained from the Insurance Commissioner a certificate to that effect with authority to resume business. When a life insurance company organized under the laws of this Commonwealth has been notified to cease doing new business the Insurance Commissioner may in case it appear from his examination that no fraud or gross incompetence or recklessness is shown to exist in the management permit the officers of the company to continue in charge of its business for one year and he may renew the permission if he is satisfied that the company is likely to retrieve its affairs or he may institute proceedings to determine what further shall be done.

Section 409. Form of Policies to Be Filed With Insurance Commissioner. Objections. Review by Court. No policy of life or endowment insurance shall be issued or delivered by any stock or mutual life insurance company in this Commonwealth until a copy of the form thereof has been filed with the Insurance Commissioner nor shall any such policy be issued or delivered if the Insurance Commissioner notifies the company in writing that in his opinion the form of said policy does not comply with the requirements of the laws of this Commonwealth specifying the reasons for his opinion. Such action of the Insurance Commissioner shall be subject to review by the court of common pleas of Dauphin County.

Section 410. Uniform Policy Provisions. No policy of life or endowment insurance except policies of industrial insurance where the premiums are payable monthly or oftener shall be issued or delivered by any stock or mutual life insurance company in this Commonwealth unless it contains in substance the following provisions:

(a) A provision that all premiums shall be payable in advance either at the home office of the company or to an agent of the company upon delivery of a receipt signed by one or more of the officers of the company who shall be named in the policy.

(b) A provision that the insured is entitled to a grace either of thirty days or one month within which the payment of any premium after the first year may be made subject at the option of the company to an interest charge not in excess of six per centum per annum for the number of days of grace elapsing before the payment of the premium during which period of grace the policy shall continue in full force but in case the policy becomes a claim during the said period of grace before the overdue premium or the deferred premiums of the current policy year if any are paid the amount of such premiums with interest on any overdue premiums may be deducted in any settlement under the policy.

(c) A provision that the policy shall be incontestable after it has been in force during the life time of the insured two years from its date of issue except for non-payment of premiums and for engaging in military or naval service in time of war without the consent in writing of an executive officer of the company.

(d) A provision that the policy shall constitute the entire contracts between the parties but if the company desires to make the application a part of the contract it may do so provided a copy of such application shall be endorsed upon or attached to the policy when issued and in such case the policy shall contain a provision that the policy and the application therefor shall constitute the entire contract between the parties.

(e) A provision that if the age of the insured has been misstated the amount payable under the policy shall be such as the premium would have purchased at the correct age.

(f) A provision that the policy shall participate in the surplus of the company and that beginning not later than the end of the third policy-year the company will annually determine the portion of the divisible surplus accruing on the policy and that the owner of the policy shall have the right to have the dividend arising from such participation paid in cash or



applied to the payment of premium or the purchase of paid up additions to the policy as the policy-holder may elect.

In lieu of the foregoing provisions the policy may contain a provision that the policy shall participate in the surplus of the company and that beginning not later than the end of the tenth policy-year the company will determine the portion of the divisible surplus accruing on the policy and that the owner of the policy shall have the right to have the current dividend arising from such participation paid in cash and that at periods of not more than five years thereafter such apportionment and payment at the option of the policy holder shall be had.

Renewable term policies of ten years or less may provide that the surplus accruing to such policies shall be determined and apportioned each year after the second policy-year and accumulated during each renewal period and that at the end of any renewal period or renewal of the policy by the insured the company shall apply the accumulated surplus as an annuity for the next succeeding renewal term in the reduction of premiums.

(g) A provision specifying the options to which the policy holder is entitled in the event of default in a premium payment after three full annual premiums shall have been paid.

(h) A provision that after three full years' premiums have been paid the company at any time while the policy is in force will advance on proper assignment or pledge of the policy and on the sole security thereof at a specified rate of interest a sum equal to or at the option of the owner of the policy less than the reserve at the end of the current policy-year on the policy and on any dividend additions thereto less a sum not more than two and one-half per centum of the amount insured by the policy and of any dividend additions thereto and that the company will deduct from such loan value any existing indebtedness on the policy and any unpaid balance of the premium for the current policy-year and may collect interest in advance on the loan to the end of the current policy-year which provision may further provide that such loan may be deferred for not exceeding six months after the application therefor is made. A company may in lieu of the provision hereinabove permitted for the deduction from a loan on the policy of a sum not more than two and one-half per centum of the amount insured by the policy and of any dividend additions thereto insert in the policy a provision that one-fifth of the entire reserve may be deducted in case of a loan under the policy or may provide therein that the deduction may be the said two and one-half per centum or the one-fifth of the said entire reserve at the option of the company.

(i) A provision which in event of default in premium payments after premiums shall have been paid for three years shall secure to the owner of the policy a stipulated form of insurance the net value of which shall be at least equal to the reserve at the date of default on the policy and on any dividend additions thereto specifying the mortality table and rate of interest adopted for computing such reserve less a sum not more than two and one-half per centum of the amount insured by the policy and of any existing dividend additions thereto and less any existing indebtedness to the company on the policy. Such provision shall stipulate that the policy may be surrendered to the company at its home office within one month from date of default for a specified cash value at least equal to the sum which would otherwise be available for the purchase of insurance as foreseen and may stipulate that the company may defer payment for not more than six (6) months after the application therefor is made. This provision shall not be required in term insurance of twenty years or less.

(j) A table showing in figures the loan value if any and the options available under the policy each year upon default in premium payments during at least the first twenty years of the policy and if the proceeds of a policy are payable in installments or as an annuity a table showing the amount of the installment or annuity payments.

(k) A provision that the holder of a policy shall be entitled to have the policy reinstated at any time within three years from the date of default in premium payments unless the policy has been duly surrendered or the extension period expired upon the production of evidence of insurability satisfactory to the company and the payment of all overdue premiums and any other indebtedness to the company upon said policy with interest at the rate of not exceeding six per centum per annum.

(l) A provision that when a policy shall become a claim by the death of the insured settlement shall be made upon receipt of due proof of death.

Any of the foregoing provisions or parts thereof not applicable to single premium or non-participating or term policies shall to that extent not be incorporated therein and paragraph (h) shall not apply to companies of other states and foreign governments. Provided however That the policies of an insurance company organized under the laws of any other state or foreign government may contain when issued in this Commonwealth any provision which may be prescribed by the laws of the State or government under which the company is organized and the policies of a life insurance company organized under the laws of this Commonwealth may when issued in any other state, territory or foreign country contain any provision required by the laws of such state, territory or foreign country to be contained in policies issued therein.

Section 411 Prohibited Policy Provisions No policy of life insurance shall be issued or delivered in this Commonwealth by any stock or mutual life insurance company organized under the laws of any other state or country or be issued by any stock or mutual life insurance company organized under the laws of this Commonwealth except policies of industrial insurance where the premiums are payable monthly or otherwise if it contain any of the following provisions:

(a) Any provision for forfeiture of the policy for failure to repay any loan on the policy or to pay interest on any such loan while the total indebtedness on the policy is less than the cash value thereof. In ascertaining the indebtedness

due upon the policy loan the interest if not paid when due shall be added to the principal of such loan and shall bear interest at the rate specified in the note or loan agreement.

(b) Any provision limiting the time within which any action at law or equity may be commenced to less than two years after the cause of action shall accrue.

(c) Any provision by which the policy shall purport to be issued or to take effect more than six months before the original application for the insurance was made.

(d) Any provision for a mode of settlement at maturity of less value than the amount insured on the face of the policy plus dividend additions if any less the indebtedness to the company on the policy and less any premiums that may by the terms of the policy be deducted.

Section 412 Application for Insurance Insurable Interest No policy or agreement for insurance shall be issued by any stock or mutual life insurance company in this Commonwealth except upon the application of the person insured. A person liable for the support of a child may take out a policy of insurance on such child and persons copartnerships associations and corporations may insure the lives and health of officers directors principals partners and employees without the signing of a personal application as hereinbefore required. Any person may insure his own life for the benefit of any person copartnership association or corporation but no person shall cause to be insured the life of another unless the beneficiary named in such policy or agreement of life insurance whether himself or a third person has an insurable interest in the life of the insured. The term "insurable interest" is defined as meaning in the case of persons related by blood or law an interest engendered by love and affection and in the case of other persons a lawful economic interest in having the life of the insured continue as distinguished from an interest which would arise only by the death of the insured.

Section 413 Proceeds of Annuities and Policies Retained at Maturity Part of General Corporate Funds Whenever under the terms of any annuity or policy of life insurance or under any written agreement supplemental thereto issued by any stock or mutual life insurance company incorporated by and doing business in this State the proceeds are retained by such company at maturity or otherwise such company shall not be required to segregate such funds but may hold such funds as part of its general corporate funds.

Section 414 Misrepresentations Etcetera for the Purpose of Securing Insurance Penalty Any agent of a stock or mutual life insurance company or any physician or other person whatsoever who shall knowingly make or be concerned or interested in making any misrepresentation or false statement for the purpose of securing from any stock or mutual life insurance company a policy of insurance upon his own life or the life of any other person shall be guilty of a misdemeanor and upon conviction thereof be fined not exceeding one thousand dollars or undergo imprisonment not exceeding one year or both.

#### (b) PROVISIONS RELATING TO STOCK COMPANIES

Section 421 Dividends No stock life insurance company shall make any dividend on its capital except from the profits arising from its business and in estimating such profits there shall be first charged as a liability (a) the capital of the company (b) all unpaid losses or other claims (c) all liabilities for reserve as required by law and (d) also all sums due the company on bonds and mortgages stocks and book accounts of which no part of the principal or the interest thereon has been paid during the last calendar year and for which the foreclosure or suit has not been commenced for collection or which after judgment obtained thereon shall have remained more than two years unsatisfied and on which interest shall not have been paid and (e) also all interest due or accrued and remaining unpaid and (f) all other debts or obligations of the company.

#### (c) PROVISIONS RELATING TO MUTUAL COMPANIES

Section 426 Obligations for Guarantee Capital Assessments Every person subscribing to the guarantee capital of any mutual life insurance company organized under this act shall give to said company his note or obligation in such form as the by-laws of the company may prescribe for the unpaid moiety of the guarantee capital so subscribed which note or obligation shall be liable to assessment or assessments from time to time as may be deemed necessary by the directors or trustees of said company for the successful prosecution of its business. Such assessments may be made to meet the losses expenses insurance reserve and other obligations of such company until the whole amount of such note or obligation shall be paid. All assessments shall be made pro rata upon the entire amount of unpaid subscriptions and if such assessments are not paid the same shall be collected by suit at law as other debts of like character are collectible.

Section 427 Interest on Guarantee Capital Obligations The subscribers to the guarantee capital of any mutual life insurance company shall be entitled to receive from such company interest payable semi-annually at such rate not exceeding six per centum as may be agreed upon at the time of subscribing if the net surplus over a requisite reservation for liabilities and contingencies is sufficient to pay the same and if less than the sum originally agreed on shall be made equal to it when the profits of the company are sufficient.

Section 428 Retirement of Guarantee Capital Whenever the lawful invested assets of any mutual life insurance company shall exceed the reserve and other liabilities to an amount equal to the amount of the guarantee capital subscribed the directors or trustees at their option may retire or return all or such portion of the guarantee capital to the subscribers as the interest of the company may warrant but no sum in cash shall be returned exceeding that actually paid in with the interest due and unpaid.



**Section 429 Surplus or Safety Fund** Any mutual life insurance company incorporated under the laws of this Commonwealth and transacting business therein may establish and maintain or if already established may continue to maintain a surplus or safety fund to an amount not in excess of ten per centum of its reserve or one hundred thousand dollars whichever is greater and the excess of the market value of its securities over their book value.

In cases where the surplus or safety fund at present existing exclusive of all accumulations held on account of the outstanding deferred dividend policies exceeds the limit above designated the company shall be entitled to retain said surplus or safety fund but shall not be entitled to add thereto so long as it exceeds said limit.

For cause shown the Insurance Commissioner may at any time permit any corporation to accumulate and maintain a surplus or safety fund in excess of the limit above mentioned for a prescribed period not exceeding one year in any one permission by filing in his office a decision stating his reasons therefor and causing the same to be published in his next annual report.

**Section 430 Minors may be Members of Mutual Companies** It shall be lawful for minors who have attained the age of eighteen years to make all lawful contracts to become members of mutual life insurance companies organized and doing business under the laws of this Commonwealth.

## ARTICLE V

### FIRE AND MARINE INSURANCE

#### (a) GENERAL PROVISIONS RELATING TO STOCK AND MUTUAL COMPANIES AND TO ASSOCIATIONS AND EXCHANGES

**Section 501 Foreign Companies Associations and Exchanges to do Business Through Resident Agents** No stock fire insurance company association or exchange not incorporated under the laws of this State authorized to transact business herein shall make write place or cause to be made written or placed any policy duplicate policy or contract of insurance of any kind or character or any general or floating policy upon property situated or located in this State except after the said risk has been approved in writing by an agent who is a resident of or whose principal place of business is in this State regularly licensed to transact insurance business herein who shall countersign all policies so issued and receive the commission thereon when the premium is paid to the end that the State may receive the taxes required by law to be paid on the premiums collected for insurance on all property located in this State. Nothing in this act shall be construed to prevent any such foreign insurance company association or exchange authorized to transact business in this State from issuing policies at its principal or department offices covering property in this State if such policies are issued upon applications procured and submitted to such company association or exchange by agents who are residents of this State and licensed to transact the business of insurance herein and who shall receive the commission thereon when paid. No part of this section shall apply to direct insurance covering the rolling stock of railroad corporations or property in transit while in the possession and custody of railroad corporations or other common carriers nor to the property of such common carriers used or employed by them in their business as common carriers of freight merchandise or passengers. The provisions of this section except as to payment of taxes shall not apply to foreign insurance exchanges authorized to transact business in this Commonwealth but maintaining no office in this Commonwealth and paying no commissions to agents or representatives in this Commonwealth.

**Section 502 Examination of Foreign Company Associations and Exchanges by Insurance Commissioner** Whenever the insurance Commissioner shall have information that any fire insurance company association or exchange not incorporated or organized under the laws of this State has violated any of the provisions of the next preceding section of this act he is authorized at the expense of such company association or exchange to examine by himself or his accredited representatives at the principal office or offices of such company association or exchange located in the United States of America or in any foreign country and also at such other offices or agencies of such company association or exchange as he may deem proper all books records and papers of such company association or exchange and may examine under oath the officers managers and agents of such company association or exchange as to any such violation. The refusal of any such company association or exchange to submit to such examination or to exhibit its books and records for inspection shall be presumptive evidence that it has violated the provisions of the next preceding section of this act and shall subject it to the penalties prescribed and imposed by section five hundred and five (505) of this act.

**Section 503 Annual Return of Business** Every foreign stock and mutual fire insurance company association or exchange shall annually and at such other times as the Insurance Commissioner may require in addition to all returns now by law required of it or its agents or managers make a return to the Insurance Commissioner in such form and detail as may be prescribed by him of all insurance reinsurance or cessions of risks or liability contracted for or effected by it whether by issue of policy entry on bordereau or general participation agreement or by excess loss reinsurance or in any other manner whatsoever upon property located in this State or covering whether specified or otherwise any risk or liability upon property so located. Such return shall be certified by the oath of its president and secretary or attorney in chief of such company association or exchange of one of the United

States and if a company or association of a foreign country by the oath of its managers in the United States as to such reinsurance or cessions effected through its branch office in the United States and by the oath of its President and Secretary or by officers corresponding thereto at its home office wherever located as to reinsurance or cessions as aforesaid contracted for or effected through the foreign office. The refusal of any such company association or exchange to make the returns herein required shall be presumptive evidence that it is guilty of violating the provisions of the next preceding section of this act and shall subject it to the penalties prescribed and imposed by section five hundred and five (505) of this act.

**Section 504 Penalties Revocation of License** Any foreign stock or mutual fire insurance company association or exchange wilfully violating or failing to observe and comply with any of the provisions of sections five hundred and one (501) five hundred and two (502) five hundred and three (503) and five hundred and four (504) of this act shall be subject to a penalty of five hundred dollars (\$500) for each violation thereof. Such penalty may be collected and recovered in an action brought in the name of the State in any court having jurisdiction thereof. Any such fire insurance company association or exchange which shall neglect and refuse for thirty days after judgment in any such action to pay and discharge the amount of such judgment shall have its authority to transact business in this State revoked by the Insurance Commissioner and such revocation shall continue for at least one year from the date thereof. No such fire insurance company association or exchange whose authority to transact business in this State shall have been so revoked shall be again authorized or permitted to transact business herein until it shall have paid the amount of any such judgment and shall have filed in the office of the Insurance Commissioner a certificate signed by its president or other chief officer to the effect that the terms and obligations of the provisions of this act are accepted by it as part of the conditions of its right and authority to transact business in this State.

**Section 505 Reports of Fires to Bureau of Fire Protection** Every stock or mutual fire insurance company association or exchange transacting business in this State shall file with the Bureau of Fire Protection in the Department of State Police annual and monthly reports in writing containing such information as is required to be reported by such companies associations and exchanges pursuant to the provisions of the act of July first one thousand nine hundred and nineteen Pamphlet Laws seven hundred and ten (P. L. 710) entitled "An act relating to fires and fire prevention imposing duties and conferring powers heretofore exercised by the State Fire Marshal upon the Department of State Police authorizing the appointment of the chiefs of fire departments and certain public officers and others as assistants to said department and defining their powers and duties providing for the investigation of the cause origin and circumstance of fires and the inspection of all and the removal or change of certain buildings imposing duties on school authorities and on certain corporations association and fire rating agencies providing for the attendance of witnesses before the department and the enforcement of its orders and prescribing penalties" or its amendments or supplements. Failure to make such report shall subject such company association or exchange to the penalties prescribed in said act and in addition thereto such company association or exchange shall forfeit its right to do business in this State.

#### (b) PROVISIONS RELATING TO STOCK COMPANIES

**Section 516 Capital of Foreign Companies** Stock fire stock marine and stock fire and marine insurance companies of other states and foreign governments to be licensed to do in this Commonwealth any one of the classes of business mentioned in section two hundred and two (202) subdivision (b) of this act must have a paid up and safely invested capital if a company of any other state or a deposit in the United States if a company of a foreign government of not less than two hundred thousand dollars (\$200,000) and if to do all of the classes of business mentioned in section two hundred and two (202) subdivision (b) of this act a paid up capital or deposit of not less than four hundred thousand dollars (\$400,000).

**Section 517 Investment of Capital** The capital of any stock fire stock marine or stock fire and marine insurance company of this Commonwealth shall be invested only as follows:

(a) In such real estate as it is authorized by this act to hold.

(b) In bonds of the United States or District of Columbia or of any state or territory of the United States or Canada and in farm loan bonds issued by federal land banks.

(c) In the legally authorized bonds or notes of any city county township municipality school or water district of this Commonwealth or of any other state or territory of the United States or Canada.

(d) In the bonds or notes of any solvent railroad or street railway corporations upon which no default in interest has been made.

(e) In ground-rents and loans upon improved and unencumbered real estate. No loans on such real estate shall exceed sixty-six and two-thirds per centum (66 2-3%) of the fair market value thereof at the time of making such loan.

(f) Any such company which has one million dollars of capital and one million dollars of surplus may invest in the capital of any like company organized under the laws of the Commonwealth or the laws of any of the United States solely to transact the same class of business in countries outside of the United States. Such investment shall be limited to an amount not exceeding thirty per centum of the par value of the capital stock of the investing company.

**Section 518 Investments of Surplus** Any money over and above the capital of any stock fire stock marine and stock fire and marine insurance company may be invested in the of indebtedness of any solvent dividend paying corporation



created under the laws of this Commonwealth or of any other state of the United States or loaned upon the pledge of the same except its own stock or the stock of any other insurance company transacting like classes of business. The current market value of such securities shall at the time of any loan thereon be at least twenty per centum (20%) more than the sum loaned thereon. No such insurance company shall invest any of its funds in any unincorporated business or enterprise nor in the stocks or evidence of indebtedness of any corporation the owners or holders of which stock or evidence of indebtedness may in any event be or become liable on account thereof to any assessment except for taxes nor shall any of its funds be loaned on personal security. Not more than one-fifth (1-5) of its capital shall be invested in a single mortgage. If any investment or loan is made in a manner not authorized by this act the officers and directors making or authorizing the same shall be personally liable for any loss occasioned thereby.

Section 519. Real Estate which may be purchased Held and Conveyed. No domestic stock fire stock marine or stock fire and marine insurance company shall purchase hold or convey real estate except for the purpose and in the manner herein set forth to wit:

(a) Such as shall be requisite for its convenient accommodation in the transaction of its business.

(b) Such as shall have been conveyed to it in satisfaction of debts previously contracted in the course of its dealing.

(c) Such as shall have been purchased at sales upon judgments decrees or mortgages obtained or made for debts due the company or for debts due other persons where said company may have liens or encumbrances on the same and the purchase is deemed necessary to save the company from loss. It shall not be lawful for any such company to purchase or hold real estate in any other case or for any other purpose. Any real estate purchased received or required under clauses (b) and (c) of this section which has been held for a period of more than five years from the date of its purchase receipt or acquisition shall be sold and disposed of within a period of six months after due notice to the company from the Insurance Commissioner to sell and convey the same. The Commissioner may extend the time for such disposition if he believes the interest of the company will suffer materially by a forced sale.

Section 520. Procedure when Capital Impaired. Any stock fire stock marine and stock fire and marine insurance company receiving notice from the Insurance Commissioner that its capital is impaired shall immediately call upon its stockholders for such amounts as will restore its capital to the amount fixed by its charter. In case any stockholders neglects or refuses to pay the amount called for after notice personally given or by advertisement at such time and in such manner as the commissioner shall approve the company shall require the return of the original certificate of stock held by such stockholder and in lieu thereof issue new certificates in the proportion that the ascertained value of the assets of the company may as determined by the commissioner bear to the original capital the company paying for any fractional parts of shares. The directors may create new stock and issue certificates therefor and dispose of the same at not less than par for an amount sufficient to make up the original capital. Or the commissioner may in his discretion permit the company to reduce its capital and the par value of its shares in proportion to the extent of the impairment but the capital shall at no time be reduced to an amount less than that required by law for the organization of any such company. In fixing such reduced capital not more than fifty per centum (50%) of the original capital shall be deducted from the assets on hand to be retained as surplus funds nor shall any part of the assets be distributed to stockholders.

Section 521. Joint Policies. Two or more stock fire insurance companies authorized to transact business in this Commonwealth may issue a combination policy using a distinctive title therefor which title shall follow the titles of the several companies obligated thereby and which policy shall be executed by the officers of each of such companies. Such policy shall state that it is a joint contract and that each company is only liable for a specific percentage of any loss or damage occurring thereunder. Before any such companies shall issue such combination policy they shall receive the express permission of the Insurance Commissioner to issue the same and the title shall be approved by him.

Section 522. Permitted Provisions in Standard Fire Policies. No stock fire insurance company shall issue fire insurance policies except policies of perpetual insurance on property in this Commonwealth other than those of the standard form herein set forth except as follows:

(a) A company may print on its policies its name location and date of incorporation plan of operation the amount of its paid up capital stock the name of its officers and agents the number and date of the policy and if it is issued through an agent the words "This policy shall not be valid until countersigned by the duly authorized agent of the company at ....."

(b) A company may print or use in its policies printed forms of descriptions and specifications of the property insured.

(c) A company incorporated in this Commonwealth may print in its policies any provisions which it is authorized or required by law to insert therein and any company not incorporated in this Commonwealth may with the approval of the Insurance Commissioner so print any provisions required by its charter or deed of settlement or by the laws of its own state or country not contrary to the laws of this Commonwealth but the Insurance Commissioner shall require any provision which in his opinion modifies the contract of insurance in such way as to effect the question of loss to be appended to the policy by a slip or rider as hereinafter provided.

(d) The blanks in said standard form may be filled in print

(e) A company may print upon policies issued in compliance with the preceding provisions of this section the words "Pennsylvania Standard Policy" and may include the name of any state or states which may adopt this form of policy.

(f) A company may write upon the margin or across the face of the policy or print in type not less than seven (7) point upon separate slips or riders to be attached thereto provisions adding to or modifying those contained in the standard form and all such slips and provisions must be signed by the officers or agents of the company so issuing them.

Section 523. Standard Fire Policy Form. The standard form of policy to be issued by any stock fire insurance company shall be plainly printed and no portion thereof shall be in type smaller than the type used in printing the form on file in the office of the Insurance Commissioner and shall be as follows:

No. ....  
Insertion of name of company or companies issuing the policy and other matter permitted to be stated at the head of the policy. Amount \$..... Rate..... Premium \$.....

In consideration of the stipulations herein named and of..... dollars premium does insure..... and legal representatives to the extent of the actual cash value (ascertained with proper deductions for depreciation) of the property at the time of loss or damage but not exceeding the amount which it would cost to repair or replace the same with material of like kind and quality with a reasonable time after such loss or damage without allowance for any increased cost of repair or reconstruction by reason of any ordinance of law, regulating construction or repair and without compensation for loss resulting from interruption of business or manufacture for the term of..... from the..... day of..... 19... at noon to the..... day of..... 19... at noon against all direct loss and damage by fire and by removal from premises endangered by fire except as herein provided to an amount not exceeding..... dollars to the following described property while located and contained as described herein or pro rata for five days at each proper place to which any of the property shall necessarily be removed for preservation from fire but not elsewhere namely:

#### DESCRIPTION OF PROPERTY

This policy is made and accepted subject to the foregoing stipulations and conditions and to the stipulations and conditions printed on the back hereof which are hereby made a part of this policy together with such other provisions stipulations and conditions as may be indorsed hereon or added hereto as herein provided.

In witness whereof this company has executed and attested these presents.

(Date and signatures and titles of officers and agent)

#### FRAUD MISREPRESENTATION ET CETERA

This entire policy shall be void if the insured has concealed or misrepresented any material fact or circumstances concerning this insurance or the subject thereof or in case of any fraud or false swearing by the insured touching any matter relating to this insurance or the subject thereof whether before or after a loss.

#### PROPERTY UNINSURABLE AND EXCEPTED

This policy shall not cover accounts bills currency deeds evidences of debt money notes or securities nor unless specifically named hereon in writing bullion manuscripts mechanical drawings dies or patterns.

#### HAZARDS NOT COVERED

This company shall not be liable for loss or damage caused directly or indirectly by invasion insurrection riot civil war or commotion or military or usurped power or by order of any civil authority or by theft or by neglect of the insured to use all reasonable means to save and preserve the property at risk after a fire or when the property is endangered by fire in neighboring premises.

This entire policy shall be void unless otherwise provided by agreement in writing added hereto.

#### OWNERSHIP ET CETERA

(a) If the interest of the insured be other than unconditional and sole ownership or (b) if the subject of insurance be a building on ground not owned by the insured in fee simple or (c) if with the knowledge of the insured foreclosure proceedings be commenced or notice given of sale of any property insured hereunder by reason of any mortgage or trust deed or (d) if any change other than by the death of an insured take place in the interest title or possession of the subject of insurance (except change of occupants without increase of hazard) or (e) if this policy be assigned before a loss.

Unless otherwise provided by agreement in writing added hereto this company shall not be liable for loss or damage occurring.

#### OTHER INSURANCE

(a) While the insured shall have any other contract of insurance whether valid or not on property covered in whole or in part by this policy or

#### INCREASE OF HAZARD

(b) While the hazard is increased by any means within the control of the insured or

#### REPAIRS ET CETERA

(c) While mechanics are employed in building altering or repairing the described premises beyond a period of .....



## EXPLOSIVES GAS ET CETERA

(d) While illuminating gas or vapor is generated on the described premises or while (any usage or custom to the contrary notwithstanding) there is kept used or allowed on the described premises fireworks Greek fire phosphorus explosives benzine gasoline naphtha or any other petroleum product of greater inflammability than kerosene oil gunpowder exceeding twenty-five pounds or kerosene oil exceeding five barrels or

## FACTORIES

(e) If the subject of insurance be a manufacturing establishment while operated in whole or in part between the hours of ten post meridian and five ante meridian or while it ceases to be operated beyond a period of ten days or

## UNOCCUPANCY

(f) While a described building whether intended for occupancy by owner or tenant is vacant or unoccupied beyond a period of ten days or

## EXPLOSION LIGHTNING

(g) By explosion or lightning unless fire ensue and in that event for loss or damage by fire only

## CHATTEL MORTGAGE

Unless otherwise provided by agreement in writing added hereto this company shall not be liable for loss or damage to any property insured hereunder while encumbered by a chattel mortgage and during the time of such encumbrance this company shall be liable only for loss or damage to any other property insured hereunder

## FALL OF BUILDING

If a building or any material part thereof fall except as the result of fire all insurance by this policy on such building or its contents shall immediately cease

## ADDED CLAUSES

The extent of the application of insurance under this policy and of the contribution to be made by this company in case of loss or damage and any other agreement not inconsistent with or a waiver of any of the conditions or provisions of this policy may be provided for by agreement in writing added thereto

## WAIVER

No one shall have power to waive any provision or condition of this policy except such as by the term of this policy may be the subject of agreement added thereto nor shall any such provision or condition be held to be waived unless such waiver shall be in writing added hereto nor shall any provision or condition of this policy or any forfeiture be held to be waived by any requirement act or proceeding on the part of this company relating to appraisal or to any examination herein provided for nor shall any privilege or permission affecting the insurance hereunder exist or be claimed by the insured unless granted herein or by rider added hereto

## CANCELLATION OF POLICY

This policy shall be cancelled at any time at the request of the insured in which case the company shall upon demand and surrender of this policy refund the excess of paid premium above the customary short rates for the expired time. This policy may be cancelled at any time by the company by giving to the insured a five days' written notice of cancellation with or without tender of the excess of paid premium above the pro rata premium for the expired time which excess if not tendered shall be refunded on demand. Notice of cancellation shall state that said excess premium (if not tendered) will be refunded on demand

## PRO RATA LIABILITY

This company shall not be liable for a greater proportion of any loss or damage than the amount hereby insured shall bear to the whole insurance covering the property whether valid or not and whether collectable or not

## NOON

The word "noon" herein means noon of standard time at the place of loss or damage

## MORTGAGE INTERESTS

If loss or damage is made payable in whole or in part to a mortgagee not named herein as the insured this policy may be cancelled as to such interest by giving to such mortgagee a ten days' written notice of cancellation. Upon failure of the insured to render proof of loss such mortgage shall as if named as insured hereunder but within sixty days after such failure render proof of loss and shall be subject to the provisions hereof as to appraisal and time of payment and of bringing suit. On payment be subrogated to the mortgagee's right to recovery and under if this company shall claim that as to the mortgagor or owner no liability existed it shall to the extent of such payment be subrogated to the mortgagee's right to recover and claim upon the collateral to the mortgagee debt but without impairing the mortgagee's right to sue or it may pay the mortgage debt and require an assignment thereof and of the mortgage other provisions relating to the interest and obligation of such mortgage may be added hereto by agreement in writing

## REQUIREMENTS IN CASE OF LOSS

The insured shall give immediate notice in writing to this company of any loss or damage protect the property from further damage forthwith separate the damaged and undamaged personal property put it in the best possible order furnish a complete inventory of the destroyed damaged and undamaged property stating the quantity and cost of each article and the amount claimed thereon and the insured shall within sixty (60) days after the fire unless such time is extended in writing by this company render to this company a proof of loss signed and sworn to by the insured stating the knowledge and belief of the insured as to the time and origin of the fire the interest of the insured and of all others in the property the cash value of each item thereof and the amount of loss or damage thereto all incumbrances thereon all other contracts of insurance whether valid or not covering any of said property and a copy of all the descriptions and schedules in all policies any changes in the title use occupation location possession or exposures of said property since the issuing of this policy and by whom and for what purpose any building herein described and the several parts thereof were occupied at the time of fire and shall furnish if required verified plans and specifications of any building fixtures or machinery destroyed or damaged. The insured as often as may be reasonably required shall exhibit to any person designated by this company all that remains of any property herein described and submit to examinations under oath by any person named by this company and subscribe the same and as often as may be reasonably required shall produce for examination all books of accounts bills invoices and other vouchers or certified copies thereof if originals be lost at such reasonable time and place as may be designated by this company or its representative and shall permit extracts and copies thereof to be made

## APPRAISAL

In case the insured and this company shall fail to agree as to the amount of loss or damage each shall on the written demand of either select a competent and disinterested appraiser. The appraisers shall first select a competent and disinterested umpire and failing for fifteen days to agree upon such umpire then on request of the insured or this company such umpire shall be selected by a judge of a court of record in the county in which the property insured is located. The appraisers shall then appraise the loss and damage stating separately sound value and loss or damage to each item and failing to agree shall submit their differences only to the umpire. An award in writing so itemized of any two when filed with this company shall determine the amount of sound value and loss or damage. Each appraiser shall be paid by the party selecting him and the expenses of appraisal and umpire shall be paid by the parties equally

## COMPANY'S OPTIONS

It shall be optional with this company to take all or any part of the articles at the agreed or appraised value and also to repair rebuild or replace the property lost or damaged with other of like kind and quality within a reasonable time giving notice of its intention so to or prior to thirty days after ascertainment of loss or damage is made as herein provided

## ABANDONMENT

There can be no abandonment to this company of any property

## WHEN LOSS PAYABLE

The amount of loss or damage for which this company may be liable shall be payable sixty days after proof of loss as herein provided is received by this company and ascertainment of the loss or damage is made either by agreement between the insured and this company expressed in writing or by the filing with this company of an award as herein provided

## SUIT

No suit or action on this policy for the recovery of any claim shall be sustainable in any court of law or equity unless the claimant shall show compliance with all the requirements of this policy nor unless commenced within twelve months next after the fire

## SUBROGATION

This company may require from the insured an assignment of all right of recovery against any party for loss or damage to the extent that payment therefor is made by this company

Section 524 Penalty for Issuing Other than Standard Fire Policies. Any person corporation or stock fire insurance company that shall either as principal or agent wilfully issue or cause to be issued any policy or contract of fire insurance on property situated within this Commonwealth contrary to the provisions of the two preceding sections of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not exceeding five hundred dollars (\$500). Any policy issued in violation of this act shall nevertheless be construed in accordance with the provisions of this act. Provided however That as the provisions of the two preceding sections of this act are not applicable to policies of perpetual insurance such perpetual policies shall not be required to conform to the requirements of said sections

## (c) PROVISIONS RELATING TO MUTUAL COMPANIES

Section 531 Licensing of Foreign Mutual Companies. A mutual fire mutual marine or mutual fire and marine insurance company of another state may be licensed to transact the



class of business mentioned in clause (1) subdivision (b) of section two hundred and two (202) of this act when it has a surplus over all liabilities including unearned premiums computed in accordance with the laws of this Commonwealth of not less than one hundred thousand dollars (\$100,000) or has continuously transacted business for not less than five years and has a surplus over all liabilities of not less than fifty thousand dollars (\$50,000). If to transact the classes of business mentioned in clauses (2) and (3) of subdivision (b) section two hundred and two (202) of this act its surplus over all liabilities must not be less than two hundred and fifty thousand dollars (\$250,000).

**Section 532 Rechartering of Companies.** Any mutual fire or mutual fire and marine insurance company of this state whose charter is about to expire may call a special meeting of the members notice of the object of which meeting shall be given by advertisement for four weeks preceding in at least two daily or weekly newspapers published in the city or county where the principal office of the company is located or by circular mailed to the address of each member. If at such meeting two-thirds of the votes cast in person or by proxy shall favor a resolution agreeing that said corporation shall hold its charter subject to the provisions of the Constitution of this State and setting forth at length the sections of its existing charter which it desires to retain and agreeing to be subject to the provisions of this act so far as not inconsistent with said charter said resolution and the number of votes cast for and against the same at the special meeting aforesaid shall be spread on the records of said company and a certified copy of the same forwarded to the Insurance Commissioner who shall submit the same to the Attorney General. In case the Attorney General approves said resolution he shall certify his approval of said record to the Governor who shall cause letters patent to issue erecting said company into a body corporate with succession as hereinbefore provided in the case of companies originally organized with all the powers and privileges and subject to the restrictions specified in the resolution aforesaid.

**Section 533 Reinsurance and Reserve of Companies Organized Before May First One Thousand Eight Hundred and Seventy-Six.** It shall be lawful for mutual fire insurance companies organized prior to May first one thousand eight hundred and seventy-six which by their charters are authorized to issue policies for cash premiums and without premium notes to accumulate out of the profit of their cash business a re-insurance fund or reserve but no such mutual company shall be deemed insolvent nor shall the Insurance Commissioner require such company to make an assessment upon its mutual policy holders so long as its premium notes in hand subject to assessment amount in gross to three per centum (3%) of the entire amount at risk of said company.

**Section 534 Mutual Companies Organized Prior to May First One Thousand Eight Hundred and Seventy-Six May Become Stock Companies.** Any mutual fire insurance company incorporated prior to May first one thousand eight hundred and seventy-six that may have accumulated in the course of its business not less than twenty thousand (\$20,000) over and above all liabilities including the cash reserve required by law on cash risks and may desire to create a capital stock may do so with the assent of two-thirds in interest of its policy holders. Such interest shall be determined by the amount of premiums paid or premium notes given at a meeting specially called for that purpose of which at least six weeks' previous notice shall have been given by publication in a newspaper of general circulation published in the county in which the principal office of the company is located and also by written or printed notice addressed and mailed to each policy holder. In case the consent of two-thirds of the policy holders is obtained as aforesaid and due proof thereof is made to the Insurance Commissioner the directors or trustees of the company shall open books and receive subscriptions to the stock of the company and otherwise proceed as is provided in this act for the organization of stock fire insurance companies. No share of stock shall be disposed of or a certificate issued therefor unless the actual par value thereof has been paid to the company in cash. The policy holders of said company shall have the first right to subscribe to said stock subject to such equitable regulations as the directors or trustees may prescribe and the surplus of the mutual company shall not be distributed but shall remain intact as the surplus of the stock company. The mutual policies and all the rights and liabilities attached thereto and all the powers and obligations of the company with reference to the same shall survive and be obligations of the stock company so long as said policies remain in force. When said policies shall have expired said company shall be subject in all respects to the provisions of this act as if originally organized under the same. No company shall insure upon both the stock and mutual plan except temporarily as in this section provided.

#### (d) FIRE INSURANCE RATES AND RATING BUREAUS

**Section 541 "Insurer" Defined.** The word "insurer" as used in subdivision (d) of this article shall include (a) all stock fire insurance companies doing business in this Commonwealth (b) all mutual fire insurance companies and all associations and exchanges doing business in this Commonwealth which have filed or shall file with a rating bureau in their applications for membership an agreement to become subject to the provisions of subdivision (d) of this article.

**Section 542 Insurers to File Schedule of Rates or be Members of Rating Bureaus.** Every insurer authorized to effect insurance against the risk of loss or damage by fire or lighting in this Commonwealth shall before being permitted to write fire insurance in this Commonwealth file with the Insurance Commissioner a schedule of rates or be a member of a rating

bureau. No such insurer shall be a member of more than one rating bureau for the purpose of rating the same risk. Nothing in this act shall require a mutual fire insurance company or an association or an exchange to file a schedule of rates or be a member of any rating bureau.

**Section 543 Membership of Rating Bureau Expenses.** A rating bureau may consist of one or more insurers and when consisting of two or more insurers must admit to membership any authorized insurer applying therefor who shall agree to abide by the rules and regulations of such bureau. The expenses of the bureau shall be shared in proportion to the gross premiums received in this Commonwealth by each member during the preceding year to which may be added a reasonable annual fee which shall not exceed fifty dollars (\$50.00).

**Section 544 Insurers to Notify Department of Rating Bureaus of Which Members.** Every insurer aforesaid shall in its annual application for license specify each rating bureau making rates upon property located within this Commonwealth of which it is a member and during the year file with the Insurance Commissioner written notice of any other such rating bureaus of which it shall become a member.

**Section 545 Variations from Bureau Rates.** Every insurer shall at least fifteen days in advance of any variation by it from the bureau rate file the bureau of which it is a member a schedule showing such variations. Any deviation of any insurer from the schedule of rates established by such company shall be uniform in its application to all of the risks in the class from which the deviation is made and no such uniform deviation shall be made unless notice thereof and the reason therefor shall be filed with the Insurance Commissioner.

**Section 546 Discrimination in Rates Prohibited.** No insurer against the risk of fire or lightning nor any rating bureau shall fix or charge any rate for fire insurance upon property in this Commonwealth which discriminates unfairly between risks in the application of like charges and credits or which discriminates unfairly between risks of essentially the same hazards territorial classification and having substantially the same degree of protection against fire.

**Section 547 Inspection of Risks.** Every rating bureau or other insurer engaged in making rates or estimates for rates for fire insurance on property in this Commonwealth shall inspect every risk specifically rated by it upon schedule and make a written survey of such risk which shall be filed as a permanent record in the office of such bureau or insurer. A copy of such survey shall be furnished to the owner upon request.

**Section 548 Exclusive Method for Filing Rates.** No insurer and no rating bureau or any representative of any insurer or rating bureau shall enter into or act upon any agreement with regard to the making fixing or collecting of any rate for fire insurance upon property within this Commonwealth except in compliance with subdivision (d) of this article.

**Section 549 When Rate Agreement May Be Enforced.** Any such agreement may be made and enforced provided the same is not contrary to the laws of this Commonwealth and is in writing if prior to its taking effect a copy thereof is filed with the Insurance Commissioner and with each rating bureau of which any of the parties thereto shall be a member.

**Section 550 Insurance Commissioner may Disapprove Rate Agreements Procedure.** The Insurance Commissioner may after due notice and hearing upon complaint or upon his own motion make an order disapproving any such agreement or any part of such agreement. No such agreement shall be in force nor shall any rights be based thereon after service of a copy of such order upon each of the parties to such agreement and upon each bureau with which such agreement is required to be filed. Service may be made by mail and shall be completed upon the expiration of a reasonable time for transmission fixed in such order. The action of the Insurance Commissioner in making or refusing to make any such order shall be subject to summary review before the court of common pleas of Dauphin county.

**Section 551 Prohibited Contracts and Agreements Except as contained in the policy and the usual agreement for other insurance.** No insurer or rating bureau shall make any contract or agreement with any person insured or to be insured that the whole or any part of any insurance shall be written by or placed with any particular company insurer agent or any group of companies insurers or agents.

**Section 552 Rating Bureaus to Supply Department of State Police with Information.** Every bureau which now exists or hereafter may be formed for the purpose of suggesting establishing or maintaining rates of fire insurance on property located in this State shall supply to the Bureau of Fire Protection in the Department of State Police on request or permit the Department of State Police to copy from its files reasonable data relating to the physical condition of insurable property in this State and relating to physical fire hazards in the various communities thereof as required by the act approved the first day of July one thousand nine hundred and nineteen Pamphlet Laws seven hundred and ten (P. L. 710) entitled "An act relating to fires and fire prevention imposing duties and conferring powers heretofore exercised by the State Fire Marshal upon the Department of State Police authorizing the appointment of the chiefs of fire departments and certain public officers and others as assistants to said department and defining their powers and duties providing for the investigation of the cause origin and circumstance of fires and the inspection of all and the removal or change of certain buildings imposing duties on school authorities and on certain corporations associations and fire rating agencies providing for the attendance of witnesses before the department and the enforcement of its orders and prescribing penalties" or its amendments or supplements.



## ARTICLE VI

## CASUALTY INSURANCE

## (a) GENERAL PROVISIONS RELATING TO STOCK COMPANIES

Section 601<sup>1</sup> Financial Requirements of Foreign Companies Stock casualty insurance companies of other states and foreign governments organized to transact any of the classes of insurance mentioned in subdivision (c) section two hundred and two (202) of this act in order to be licensed to do business in this Commonwealth must have a paid-up and safely invested capital if a company of another state or a deposit in the United States if a company of a foreign government of at least the amount required in this act for Pennsylvania companies. Nothing contained in this act shall prevent any foreign stock life insurance company now engaged in the business of accident and sickness or liability insurance or both from continuing the same if the amount of its paid-up capital shall be equal to the amount required of a domestic company to transact the business of life insurance and at least fifty thousand dollars for each of the other classes of insurance undertaken.

Section 602 Investment of Capital Every domestic stock casualty insurance company shall invest and keep invested in sound income bearing securities all its capital and funds of every description excepting such cash as may be required in the transaction of its business and such as it may invest in real estate as hereinafter authorized. The capital of every such company shall be invested as follows:

(a) In such real estate as it is authorized by this act to hold.

(b) In bonds of the United States or District of Columbia or of any state or territory of the United States or Canada and in Farm Loan Bonds issued by Federal Land Banks.

(c) In the legally authorized bonds or notes of any city county township municipality school or water district of this Commonwealth or of any other State or territory of the United States or Canada.

(d) In the bonds or notes of any solvent railroad or street railway corporation upon which no default in interest has been made.

(e) In ground-rents and loans upon improved and unencumbered real estate. Provided That no loan on such real estate shall exceed sixty-six and two-thirds per centum (66 2/3%) of the fair market value thereof at the time of making such loan.

(f) Any such company which has one million dollars of capital and one million dollars of surplus may invest in the capital of any like company organized under the laws of this Commonwealth or of the laws of any of the United States solely to transact the same class of business in countries outside of the United States. Such investment shall be limited to an amount not exceeding thirty per centum of the par value of the capital stock of the investing company.

Section 603 Investment of Surplus Restrictions Any money over and above the capital of any such stock casualty insurance company may be invested in the securities above enumerated or loaned upon the security of the same or in the stock or other evidence of indebtedness of any solvent dividend paying corporation created under the laws of this Commonwealth or of any other State of the United States or loaned upon the pledge of the same except its own stock or the stock of any other insurance company transacting like classes of business. The current market value of such securities at the time of any loan thereon shall be at least fifteen per centum (15%) more than the sum loaned thereon. No such insurance company shall invest any of its funds in any unincorporated business or enterprise nor in the stock or evidence of indebtedness of any corporation the owners or holders of which stock or evidence of indebtedness may in any event be or become liable on account thereof to any assessment except for taxes nor shall any of its funds be loaned on personal security. Not more than one-fifth (1/5) of its capital shall be invested in a single mortgage. No such company shall hereafter invest in acquire or hold directly or indirectly more than ten per centum (10%) of the securities of any single company nor shall more than ten per centum of its assets be invested in the stock of any single company. No such company shall enter into any agreement to withhold from sale of its property but the disposition of its property shall be at all times within the control of its board of directors or trustees. If any investment or loan is made in a manner not authorized by this act the officers and directors making or authorizing the same shall be personally liable for any loss occasioned thereby.

Section 604 Real Estate Which Companies May Purchase Hold and Convey No domestic stock casualty insurance company shall purchase hold or convey real estate except for the purpose and in the manner herein set forth to wit:

(a) Such as shall be requisite for the transaction of its business.

(b) Such as shall have been conveyed to it in satisfaction of debts previously contracted in the course of its dealings.

(c) Such as shall have been purchased at sales upon judgments decrees or mortgages obtained or made for debts due the company or for debts due other persons where said company may have liens or encumbrances on the same and the purchase is deemed necessary to save the company from loss. It shall not be lawful for any such company to purchase or hold real estate in any other case or for any other purpose. Any real estate purchased received or acquired under paragraphs (b) and (c) of this section which has been held for a period of more than five years (5) years from the date of its purchase receipt or acquisition must be sold and disposed of within a period of six (6) months after due notice to the company from the Insurance Commissioner to sell and convey the same. The

Commissioner may extend the time for such disposition if he believes the interest of the company will suffer materially by a forced sale.

Section 605 Dividends No such stock casualty insurance company heretofore or hereafter organized shall make any dividend on its capital except from the profits arising from its business. In estimating such profits there shall first be charged as a liability (a) the capital of the company (b) all unpaid losses or other loss claims (c) all liabilities for reserve or unearned premiums or undetermined risks as required by law (d) all sums due the company on bonds book accounts and judgments on which the interest has not been paid during the last calendar year or on the principal of which no payment has been made during said period (e) all other debts or obligations of the company and (f) all shares of stock on which no dividend has been paid during the last calendar year.

Section 606 Reduction and Withdrawal of Capital Stock Any existing stock casualty insurance company and any stock casualty insurance company formed under this act having a paid-up capital in excess of the minimum herein required may reduce the excess in whole or in part in the manner hereinbefore provided for the reduction of capital stock by insurance companies. Any such company which has undertaken two or more kinds of insurance and wishes to discontinue a particular kind may withdraw the entire additional capital paid in on account thereof.

Section 607 Procedure When Capital Impaired Any stock casualty insurance company receiving notice from the Insurance Commissioner that its capital is impaired shall immediately call upon its stockholders for such amounts as will restore its capital to the amount fixed by its charter. In case any stockholder neglects or refuses to pay the amount called for after notice personally given or by advertisement at such time and in such manner as the Commissioner shall approve the company shall require the return of the original certificate of stock held by such stockholder and in lieu thereof issue new certificates in the proportion that the ascertained value of the assets of the company may as determined by the Commissioner bear to the original capital the company paying for any fractional parts of shares. The directors may create new stock and issue certificates therefor and dispose of the same at not less than par for an amount sufficient to make up the original capital or the Commissioner may in his discretion permit the company to reduce its capital and the par value of its shares in proportion to the extent of the impairment but the capital shall at no time be reduced to an amount less than that required by law for the organization of any such company. In fixing such reduced capital not more than fifty per centum (50%) of the original capital shall be deducted from the assets on hand to be retained as surplus funds nor shall any part of the assets be distributed to stockholders.

Section 608 Certain Companies Heretofore Organized May Come Within Provisions of Act Stock companies heretofore organized under the act of April twenty-eight Anno Domini one thousand nine hundred and three Pamphlet Laws three hundred and twenty-nine (P L 329) entitled "An act to provide for the incorporation and regulation of corporations for the purpose of making insurance upon the health of individuals and against personal injury and disablement and death therein limiting the amount for which such corporations may issue policies and providing the manner in which certain existing corporations may become reincorporated under this act" having a paid-up capital of not less than one hundred thousand dollars may issue policies providing personal accident and sickness indemnity as specified in subdivision (c) clause two (2) of section two hundred and two (202) and also an indemnity for death arising from natural causes for an amount not exceeding one hundred dollars. Stock companies heretofore organized under the act approved April twenty-nine Anno Domini one thousand eight hundred and seventy-four Pamphlet Laws seventy-three (P L 73) entitled "An act to provide for the incorporation and regulation of certain corporations and the several supplements thereto for the purpose of guaranteeing the fidelity of persons in positions of trust and to act as surety on official bonds may transact business under this act by filing with the Secretary of the Commonwealth and with the Insurance Commissioner a resolution of the board of directors duly approved by the stockholders at a meeting specially called for that purpose accepting the provisions of this act and agreeing to be governed thereby as fully as though organized hereunder and such acceptance when so filed shall exempt any such company from the provisions and requirements of said act approved April twenty-nine one thousand eight hundred and seventy-four and of the act approved May nine one thousand eight hundred and eighty-nine Pamphlet Laws one thousand and fifty-nine (P L 159) entitled "An act supplementary to an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four amending the twenty-ninth section of said act so as to provide for the further regulation of and granting additional powers to all corporations now or hereafter incorporated under the provisions of said act for the insurance of owners of real estate mortgages and others interested in real estate from loss by reason of defective titles liens and incumbrances" and the several supplements thereto.

Section 609 Companies to Which Act Applies That all stock casualty insurance companies heretofore or hereafter incorporated or formed by authority of any general or special law shall be subject to the provisions and requirements of this act except those companies incorporated under the provisions of the act approved April twenty-eighth one thousand nine hundred and three entitled "An act to provide for the incorporation and regulation of corporations for the purpose of making insurance upon the health of individuals and against personal injury and disablement and death therein limiting the amount for which



such corporations may issue policies and providing the manner in which certain existing corporations may become re-incorporated under this act" and companies heretofore organized under the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four Pamphlet Laws seventy-three (P L 73) entitled "An act to provide for the incorporation and regulation of certain corporations" and the several supplements thereto for the purpose of guaranteeing the fidelity of persons in positions of trust and to act as surety on official bonds which latter companies shall come under the provisions of this act only upon acceptance thereof as hereinbefore provided

#### (b) HEALTH AND ACCIDENT INSURANCE

Section 616. Copies of Policies to be Filed with Insurance Commissioner. No policy of insurance against loss from sickness or loss or damage from bodily injury or death of the insured by accident shall be issued or delivered by any stock or mutual casualty company or any stock or mutual life insurance company issuing such policies to any person in this Commonwealth until a copy of the form thereof and of the classification of risks and the premium rates pertaining thereto have been filed with the Insurance Commissioner nor shall it be so issued or delivered until the expiration of thirty days after it has been so filed unless the Insurance Commissioner shall sooner give his written approval thereto. If the Insurance Commissioner shall notify in writing the company corporation association or other insurer which has filed such form that it does not comply with the requirements of law specifying the reasons for his opinion it shall be unlawful thereafter for any such insurer to issue any policy in such form. The action of the Insurance Commissioner in this regard shall be subject to review by the court of common pleas of Dauphin County.

Section 617. Conditions Subject to Which Policies are to be Issued. No such policy shall be issued or delivered except subject to the following conditions (a) unless the entire money and other consideration therefor are expressed in the policy nor (b) unless the time at which the insurance thereunder takes effect and terminates is stated in a portion of the policy preceding its execution by the insurer nor (c) if the policy purports to insure more than one person nor (d) unless every printed portion thereof and of any endorsements or attached papers shall be plainly printed in type of which the face shall be not smaller than ten point nor (e) unless a brief description thereof be printed on its first page and on its filing back in type of which the face shall be not smaller than fourteen point nor (f) unless the exceptions of the policy be printed with the same prominence as the benefits to which they apply. Provided however That any portion of such policy which purports by reason of the circumstances under which a loss is incurred to reduce any indemnity promised therein to an amount less than that provided for the same loss occurring under ordinary circumstances shall be printed in bold face type and with greater prominence than any other portion of the text of the policy.

Section 618. Standard Policy Provisions. Every such policy so issued shall contain certain standard provisions which shall be in the words and in the order hereinafter set forth and be preceded in every policy by the caption "standard provisions". In each such standard provision wherever the word "insurer" is used there shall be substituted therefor the word "company" or "corporation" or "association" or "society". Such standard provisions shall be

(a) A standard provision relative to the contract which may be in either of the following two forms form (A) to be used in policies which do not provide for reduction of indemnity on account of change of occupation and form (B) to be used in policies which do so provide. If form (B) is used and the policy provides indemnity against loss from sickness the words "or contracts sickness" may be inserted therein immediately after the words "in the event that the insured is injured"

"(A) 1 This policy includes the endorsements and attached papers if any and contains the entire contract of insurance. No reduction shall be made in any indemnity herein provided by reason of change in the occupation of the insured or by reason of his doing any act or thing pertaining to any other occupation"

"(B) 1 This policy includes the endorsements and attached papers if any and contains the entire contract of insurance except as it may be modified by the insurer's classification of risks and premium rates in the event that the insured is injured after having changed his occupation to one classified by the insurer as more hazardous than that stated in the policy or while he is doing any act or thing pertaining to any occupation so classified except ordinary duties about his residence or while engaged in recreation in which event the insurer will pay only such portion of the indemnities provided in the policy as the premium paid would have purchased at the rate but within the limits so fixed by the insurer for such more hazardous occupation

If the law of the State in which the insured resides at the time this policy is issued requires that prior to its issue a statement of the premium rates and classification of risks pertaining to it shall be filed with the state official having supervision of insurance in such state then the premium rates and classification of risks mentioned in this policy shall mean only such as have been last filed by the insurer in accordance with such law but if such filing is not required by such law then they shall mean the insurer's premium rates and classification of risks last made effective by it in such state prior to the occurrence of the loss for which the insurer is liable"

(b) A standard provision relative to changes in the contract which shall be in the following form

"2 No statement made by the applicant for insurance not included herein shall avoid the policy or be used in any legal proceeding hereunder. No agent has authority to change this policy or to waive any of its provisions. No change in this policy shall be valid unless approved by an executive officer of the insurer and such approval be endorsed hereon"

(c) A standard provision relative to reinstatement of policy after lapse which may be in either of the three following forms Form (A) to be used in policies which insure only against loss from accident Form (B) to be used in policies which insure only against loss from sickness and form (C) to be used in policies which insure against loss from both accident and sickness

"(A) 3 If default be made in the payment of the agreed premium for this policy the subsequent acceptance of a premium by the insurer or by any of its duly authorized agents shall reinstate the policy but only to cover loss resulting from accidental injury thereafter sustained"

"(B) 3 If default be made in the payment of the agreed premium for this policy the subsequent acceptance of a premium by the insurer or by any of its duly authorized agents shall reinstate the policy but only to cover such sickness as may begin more than ten days after the date of such acceptance"

"(C) 3 If default be made in the payment of the agreed premium for this policy the subsequent acceptance of a premium by the insurer or by any of its duly authorized agents shall reinstate the policy but only to cover accidental injury thereafter sustained and such sickness as may begin more than ten days after the date of such acceptance"

(d) A standard provision relative to time of notice of claim which may be in either of the three following forms Form (A) to be used in policies which insure only against loss from accident Form (B) to be used in policies which insure only against loss from sickness and Form (C) to be used in policies which insure against loss from both accident and sickness. If Form (A) or Form (C) is used the insurer may at its option add thereto the following sentence "In event of accidental death immediate notice thereof must be given to the insurer"

"(A) 4 Written notice of injury on which claim may be based must be given to the insurer within ten days after the date of the accident causing such injury"

"(B) 4 Written notice of sickness on which claim may be based must be given to the insurer within ten days after the commencement of the disability from such sickness"

"(C) 4 Written notice of injury or of sickness on which claim may be based must be given to the insurer within twenty days after the date of the accident causing such injury or within ten days after the commencement of disability from such sickness"

(e) A standard provision relative to sufficiency of notice of claim which shall be in the following form and in which the insurer shall insert in the blank space such office and its location as it may desire to designate for such purpose of notice

"5 Such notice given by or in behalf of the insured or beneficiary as the case may be to the insurer at..... or to any authorized agent of the insurer with particulars sufficient to identify the insured shall be deemed to be notice to the insurer. Failure to give notice within the time provided in this policy shall not invalidate any claim if it shall be shown not to have been reasonably possible to give such notice and that notice was given as soon as was reasonably possible"

(f) A standard provision relative to furnishing forms for the convenience of the insured in submitting proof of loss as follows

"6 The insurer upon receipt of such notice will furnish to the claimant such forms as are usually furnished by it for filing proofs of loss. If such forms are not so furnished within fifteen days after the receipt of such notice the claimant shall be deemed to have complied with the requirements of this policy as to proof of loss upon submitting within the time fixed in the policy for filing proofs of loss written proof covering the occurrence charter and extent of the loss for which claim is made"

(g) A standard provision relative to filing proof of loss which shall be in such one of the following forms as may be appropriate to the indemnities provided

"(A) 7 Affirmative proof of loss must be furnished to the insurer at its said office within ninety days after the date of the loss for which claim is made"

"(B) 7 Affirmative proof of loss must be furnished to the insurer at its said office within ninety days after the termination of the period of disability for which the company is liable"

"(C) 7 Affirmative proof of loss must be furnished to the insurer at its said office in case of claim for loss of time from disability within ninety days after the termination of the period for which the insurer is liable and in case the claim for any loss within ninety days after the date of such loss"

(h) A standard provision relative to examination of the person of the insured and relative to autopsy which shall be in the following form

"8 The insurer shall have the right and opportunity to examine the person of the insured when and so often as it may reasonably require during the pendency of claim hereunder and also the right and opportunity to make an autopsy in case of death where it is not forbidden by law"

(i) A standard provision relative to the time within which payments other than those for loss of time on account of disability shall be made which provision may be in either of the following two forms and which may be omitted from any policy providing only indemnity for loss of time on account of disability. The insurer shall insert in the blank space either the word "immediately" or appropriate language to designate such period of time not more than sixty days as it may desire Form (A) to be used in policies which do not provide indemnity for



loss of time on account of disability and Form (B) to be used in policies which do so provide

"(A) 9 All indemnities provided in this policy will be paid after receipt of due proof"

"(B) 9 All indemnities provided in this policy for loss other than that of time on account of disability will be paid after receipt of due proof"

(j) A standard provision relative to periodical payments of indemnity for loss of time on account of disability which provision shall be in the following form and which may be omitted from any policy not providing for such indemnity. The insurer shall insert in the first blank space of the form appropriate language to designate the proportion of accrued indemnity it may desire to pay which proportion may be all or any part not less than one-half and in the second blank space shall insert any period of time not exceeding sixty days

"10 Upon request of the insured and subject to due proof of loss ..... accrued indemnity for loss of time on account of disability will be paid at the expiration of each ..... during the continuance of the period for which the insurer is liable and any balance remaining unpaid at the termination of such period will be paid immediately upon receipt of due proof"

(k) A standard provision relative to indemnity payments which may be either of the two following forms Form (A) to be used in policies which designate a beneficiary and Form (B) to be used in policies which do not designate any beneficiary other than the insured

"(A) 11 Indemnity for loss of life of the insured is payable to the beneficiary if surviving the insured and otherwise to the estate of the insured. All other indemnities of this policy are payable to the insured"

"(B) 11 All the indemnities of this policy are payable to the insured"

(l) A standard provision providing for cancellation of the policy at the instance of the insured which shall be in the following form

"12 If the insured shall at any time change his occupation to one classified by the insurer as less hazardous than that stated in the policy the insurer upon written request of the insured and surrender of the policy will cancel the same and will return to the insured the unearned premium"

(m) A standard provision relative to the right of the beneficiary under the policy which shall be in the following form and which may be omitted from any policy not designating a beneficiary

"13 Consent of the beneficiary shall not be requisite to surrender or assignment of this policy or to change of beneficiary or to any other changes in the policy"

(n) A standard provision limiting the time within which suit may be brought upon the policy as follows

"14 No action at law or in equity shall be brought to recover on this policy prior to the expiration of sixty days after proof of the loss has been filed in accordance with the requirements of this policy nor shall such action be brought at all unless brought within two years from the expiration of the time within which proof of loss is required by the policy"

(o) A standard provision relative to time limitations of the policy as follows

"15 If any time limitation of this policy with respect to giving notice of claim or furnishing proof of loss is less than that permitted by the law of the State in which the insured resides at the time this policy is issued such limitation is hereby extended to agree with the minimum period permitted by such law"

Section 619 Optional Standard Policy Provisions No such policy shall be so issued or delivered which contains any provision (a) relative to cancellation at the instance of the insurer or (b) limiting the amount of indemnity to a sum less than the amount stated in the policy and for which the premium has been paid or (c) providing for the deduction of any premium from the amount paid in settlement of claim or (d) relative to other insurance by the same insurer or (e) relative to the age limits of the policy unless such provisions which are hereby designated as optional standard provisions shall be in the words and in the order in which they are hereinafter set forth but the insurer may at its option omit from the policy any such optional standard provision. Such optional standard provisions if inserted in the policy shall immediately succeed the standard provisions named in the section immediately preceding of this act

(a) An optional standard provision relative to cancellation of the policy at the instance of the insurer as follows

"16 The insurer may cancel this policy at any time by written notice delivered to the insured or mailed to his last address as shown by the records of the insurer together with cash or the insurer's check for the unearned portion of the premiums actually paid by the insured and such cancellation shall be without prejudice to any claim originating prior thereto"

(b) An optional standard provision relative to reduction of the amount of indemnity to a sum less than that stated in the policy as follows:

"17 If the insured shall carry with another company corporation association or society other insurance covering the same loss without giving written notice to the insurer then in that case the insurer shall be liable only for such portion of the indemnity premised as the said indemnity bears to the total amount of like indemnity in all policies covering such loss and for the return of such part of the premium paid as shall exceed the pro rata for the indemnity thus determined"

(c) An optional standard provision relative to deduction of premium upon settlement of claim as follows

"18 Upon the payment of claim hereunder any premium then due and unpaid or covered by any note or written order may be deducted therefrom"

(d) An optional standard provision relative to other insurance by the same insurer which shall be in such one of the following forms as may be appropriate to the indemnities provided and in the blank spaces of which the insurer shall insert such upward limits of indemnity as are specified by the insurers classification of risks filed as required by this act

"(A) 19 If a like policy or policies previously issued by the insurer to the insured be in force concurrently herewith making the aggregate indemnity in excess of \$..... the excess insurance shall be void and all premiums paid for such excess shall be returned to the insured"

"(B) 19 If a like policy or policies previously issued by the insurer to the insured be in force concurrently herewith making the aggregate indemnity for loss of time on account of disability in excess of \$..... weekly the excess insurance shall be void and all premiums paid for such excess shall be returned to the insured"

"(C) 19 If a like policy or policies previously issued by the insurer to the insured be in force concurrently herewith making the aggregate indemnity for loss other than that of time on account of disability in excess of \$..... or the aggregate indemnity for loss of time on account of disability in excess of \$..... weekly the excess insurance of either kind shall be void and all premiums paid for such excess shall be returned to the insured"

(e) An optional standard provision relative to the age limits of the policy which shall be in the following form and in the blank spaces of which the insurer shall insert such number of years as it may elect

"20 The insurance under this policy shall not cover any person under the age of ..... years nor over the age of ..... years. Any premium paid to the insurer for any period not covered by this policy will be returned upon request"

Section 620 Policy Provisions Required by Foreign Laws Policies of insurance against accidental bodily injury or sickness issued by an insurer not organized under the laws of this Commonwealth may contain when issued in this Commonwealth any provision which the law of the State territory or district of the United States or country under which the insurer is organized prescribes for insertion in such policies. Policies of insurance against accidental bodily injury or sickness issued by an insurer organized under the laws of this Commonwealth may contain when issued or delivered in any other state territory district or county any provision required by the laws of the state territory district or county in which the same are issued anything in this act to the contrary notwithstanding

Section 621 Contradictory Policy Provisions Prohibited No such policy shall be issued or delivered if it contains any provision contradictory in whole or part of any of the provisions hereinbefore in this act designated as "Standard Provisions" or as "Optional Standard Provisions" nor shall any endorsements or attached papers vary alter extend or be used as a substitute for or in any way conflict with any of the said "Standards Provisions" or the said "Optional Standard Provisions" nor shall such policy be so issued or delivered if it contains any provision purporting to make any portion of the charter constitution or by-laws of the insurer a part of the policy unless such portion of the charter constitution or by-laws shall be set forth in full in the policy but this prohibition shall not be deemed to apply to any statement of rates or classification of risks filed with the Insurance Commissioner in accordance with the provisions of this act

Section 622 False Statements in Applications The falsity of any statement in the application for any policy covered by subdivision (b) of this article shall not bar the right to recovery thereunder unless such false statement was made with actual intent to deceive or unless it materially affected either the acceptance of the risk or the hazard assumed by the insurer

Section 623 Alterations of Written Applications No alteration of any written application for insurance by erasure insertion or otherwise shall be made by any person other than the applicant without his written consent and the making of any such alteration without the consent of the applicant shall be a misdemeanor. If such alteration shall be made by any officer of the insurer or by any employee of the insurer with the insurer's knowledge or consent then such act shall be deemed to have been performed by the insurer thereafter issuing the policy upon such altered application. The commissioner may revoke the license of the insurer for any violation of this section

Section 624 Rights of Insurer not Waived The acknowledgment by any insurer of the receipt of notice given under any policy covered by subdivision (b) of this article or the furnishing of forms for filing proofs of loss or the acceptance of such proofs or the investigation of any claim thereunder shall not operate as a waiver of any of the rights of the insurer in defense of any claim arising under such policy

Section 625 Policies Unlawfully Issued A policy issued in violation of subdivision (b) of this article shall be held valid but shall be construed as provided herein and when any provision in such a policy is in conflict with any said provision such provision so conflicting shall be invalid and the policy shall be deemed to contain all of the standard provisions

Section 626 Discrimination Prohibited Discrimination between individuals of the same class in the amount of premiums or rates charged for any policy of insurance covered by this act or in the benefits payable thereon or in any of the terms or conditions of such policy or in any other manner whatsoever is prohibited

Section 627 Approval of Policies Any policy covered by subdivision (b) of this article the form of which has received the approval of the Insurance Commissioner may hereafter be issued or delivered in this Commonwealth



Section 628 Penalties Any company or other insurer or any officer or agent thereof which or who issues or delivers to any person in this Commonwealth any policy or alters any written application for insurance in wilful violation of the provisions of subdivision (b) of this article shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not more than three hundred dollars for each offense. The Insurance Commissioner may revoke the license of any company corporation association or other insurer of another state or country or of the agent thereof which or who wilfully violates any of said provisions.

Section 629 Limitations (a) Nothing in subdivision (b) of this article shall apply to or affect any policy of liability or workmen's compensation insurance or any general or blanket policy of insurance issued to any municipal corporation or department thereof or to any corporation copartnership association or individual employer police or fire department underwriters' corps salvage bureau or like associations or organizations where the officers members or employees or classes or departments thereof are insured for their individual benefit against specified accidental bodily injuries or sickness while exposed to the hazards of the occupation or otherwise in consideration of a premium intended to cover the risks of all the persons insured under such policy.

(b) Nothing in subdivision (b) of this article shall apply to or in any way affect contracts supplemental to contracts of life or endowment insurance where such supplemental contracts contain no provisions except such as operate to safeguard such insurance against lapse or to provide a special surrender value therefor in the event that the insured shall be totally and permanently disabled by reason of accidental bodily injury or by sickness. Provided That no such supplemental contract shall be issued or delivered to any person in this Commonwealth unless and until a copy of the form thereof has been submitted to and approved by the Insurance Commissioner under such reasonable rules and regulations as he shall make concerning the provisions in such contracts and their submission to and approval by him.

(c) Nothing in subdivision (b) of this article shall be applicable to policies issued by companies organized under the provisions of the act approved April twenty-eight one thousand nine hundred and three (Pamphlet Laws three hundred and twenty-nine) entitled "An act to provide for the incorporation and regulation of corporations for the purpose of making insurance upon the health of individuals and against personal injury and disablement and death therein limiting the amount for which such corporations may issue policies and providing the manner in which certain existing corporations may become reincorporated under this act".

(d) The provisions contained in clause (e) of section six hundred and seventeen (617) and clause (b) (c) (h) and (l) of section six hundred and eighteen (618) may be omitted from railroad ticket policies sold only at railroad stations or at railroad ticket offices by railroad employees.

#### (c) EMPLOYERS' MUTUAL LIABILITY INSURANCE ASSOCIATIONS

Section 636 Employers' Mutual Liability Insurance Associations Defined An incorporated association or company heretofore or hereafter formed by employers for the purpose of insuring themselves and such other employers as may become subscribers to the association against liability under the terms or articles two and three of "The Workmen's Compensation Act of one thousand nine hundred and fifteen" or any amendments or supplements or revisions thereof shall be known as an "employer's mutual liability insurance association".

Section 637 Examination of Premises Books Etcetra The board of directors of any employers' mutual liability insurance association shall be entitled to inspect the plant work-room shop farm or premises of any subscriber and for such purpose may appoint inspectors who shall have free access to all such premises during the regular working hours. The board of directors shall likewise from time to time be entitled to examine by their auditor or other agent the books records and payrolls of any subscriber for the purposes of determining the amount of any premium chargeable to such subscriber.

Section 638 Rules and Regulations Refusal and Forfeiture of Insurance The Board of directors of any such association shall make reasonable rules and regulations for the prevention of injuries upon the premises of subscribers and they may refuse to insure or may terminate the insurance of any subscriber who refuses to permit such examination or disregards such rules and regulations and forfeit one-half of the unearned premiums previously paid by him. Such termination of the insurance of any subscriber shall not release him from liability for the payment of assessments then or thereafter made by the board of directors to make up the deficiency existing at the termination of his insurance.

Section 639 Premiums The board of directors of any employers' mutual liability insurance association shall determine the amount of the premiums which the subscribers of the association shall pay for their insurance in accordance with the nature of the business in which such subscribers are engaged and the probable risk of injury to their employees under existing conditions. They shall fix premiums at such amounts as in their judgment (subject to the approval of the Insurance Commissioner) shall be sufficient to enable the association to create and maintain the surplus provided in section six hundred and forty-three (643) of this act and to pay to its subscribers all sums which may become due and payable to their employees under the provisions of article three of "The Workmen's Compensation Act of one thousand nine hundred and fifteen" or any amendment or revision thereof and also the expenses of conducting the business of the association.

In fixing the premium payable by any subscriber the board of directors may take into account the condition of all the property or premises of such subscriber in respect to the safety of those employed therein or thereon as shown by the report of any inspector appointed by such board.

The board of directors may from time to time change the amount of premiums payable by any of the subscribers as circumstances may require and the condition of the property or premises of such subscriber in respect to the safety of their employees may justify they may increase the premiums of any subscriber neglecting to provide safety devices required by law or disobeying the rules or regulations made by the board of directors in accordance with the provisions of section six hundred and thirty-eight (638) of this act.

No policy of insurance issued to any subscriber shall be effective until he shall have paid the premium so fixed and determined.

Section 640 Division of Subscribers into Groups The board of directors of such association may divide the subscribers into groups in accordance with the nature of their business and the probable risks of injury therein. In such case they shall fix all premiums for each business in such group and for the various classes of employment therein in accordance with the probable risks of injury to the employees in such business and in each class of employment therein and they shall make all assessments and determine and pay all dividends by and for each group in accordance with the experience thereof but all funds of the association and the contingent liability of all the subscribers shall be available for the payment of any claim against the association. Provided however That (as between the association and its subscribers) until the whole of the contingent liability of the members of any group shall be exhausted the general funds of the association and the contingent liability of the members of other groups shall not be available for the payment of losses and expenses incurred by such group in excess of the earned premiums paid by the members thereof.

Section 641 Insurance Commissioner to Approve Premiums Dividends Etcetra Every employers' mutual liability insurance association shall file a statement of any proposed premium assessment divided or distribution of subscribers into groups with the Insurance Department which shall not take effect until approved by the Insurance Commissioner.

Section 642 Dividends The Board of directors of any employers' mutual liability insurance association may from time to time fix and determine the amount to be paid as dividends upon policies expiring each year after retaining the unearned premiums upon undetermined risks and sufficient sums to pay all the compensation then payable or which may become payable on account of injuries theretofore received by employees of the subscribers and to pay the expenses incurred in the operation of the business of the association and such percentage of the premiums as have been paid or are payable to create and maintain the surplus provided in section six hundred and forty-three (643).

Section 643 Surplus The board of directors may set aside such part of all premiums collected as it may deem necessary for the creation of an adequate surplus to cover the catastrophe hazard of all the subscribers to such fund and to guarantee the solvency of the fund.

Section 644 Contingent Mutual Liability of Subscribers Every subscriber to such association shall be under a contingent mutual liability for the payment of losses and expenses in excess of the cash funds of the association to an amount at least equal to the premium paid by him during the current year.

Section 645 Assessments If any employers' mutual liability insurance association is not possessed of cash funds over and above its unearned premiums on undetermined risks sufficient for the payment of incurred losses and expenses it shall make an assessment for the amount needed to pay such losses and expenses upon the subscribers liable to assessment therefor in proportion to their several liabilities.

Section 646 Withdrawal of Subscribers Any subscriber of any employers' mutual liability insurance association who has complied with all of its rules and regulations may withdraw therefrom by written notice to that effect sent by such subscriber by registered mail to the association. Such withdrawal shall become effective on the first day of the month immediately following the tenth day after the receipt of such notice. Such withdrawal shall not release such subscriber from liability for the payment of assessments thereafter made by the board of directors to make up deficiencies existing at the date of his withdrawal provided assessment therefor is made within one calendar year from date of withdrawal and such subscriber shall be entitled to his share of any dividend earned at the date of his withdrawal.

Section 647 Penalty If any officer of the employers' mutual liability insurance association shall wilfully make oath to any certificate required to be filed with the Insurance Commissioner he shall be guilty of perjury.

#### (d) WORKMEN'S COMPENSATION INSURANCE

Section 651 Policy Provisions Every policy of insurance against liability under "The Workmen's Compensation Act of nineteen hundred and fifteen" and acts amendatory thereof shall contain the agreement of the insurer to pay all compensation and provide all medical surgical and hospital attendance for which the insured employer may become liable under the act during the term of such insurance and the further agreement that as between the insurer and any claimant under the act notice to the employer or the employer's knowledge of an accident or injury constituting the basis of a claim under the act shall be notice to and knowledge of the insurer. Such agreements shall be construed to be a direct promise to the injured employee or to the dependents of a deceased employee having a claim under the act and shall be enforceable by action brought



in the name of such injured employee or in the name of such dependents. Such obligation shall not be affected by any default of the insured after the accident in the payment of premiums or in the giving of any notices required by such policy or otherwise.

Section 652 Suits for Premiums. No suit shall be maintained for the collection of premiums upon any policy of insurance under "The Workmen's Compensation Act of nineteen hundred and fifteen" or acts amendatory thereof which violates any of the provisions of this act.

Section 653 Prohibited Policy Provisions. No policy of insurance against liability under "The Workmen's Compensation Act of nineteen hundred and fifteen" or acts amendatory thereof shall contain any limitation of the liability of the insurer to an amount less than that for which the insured employer may become liable under the act during the term of such insurance. No such policy or contract of insurance nor any agreement to deliver such insurance shall be issued except upon a form approved by the Insurance Commissioner as complying with all the terms and provisions of this act. But a policy may be issued to a self insurer qualified under section three hundred five of article three of "The Workmen's Compensation Act of nineteen hundred and fifteen" or acts amendatory thereof providing for the payment of any stated loss in excess of ten thousand dollars falling upon such self-insurer under the terms of the said act by reason of any single accident.

Section 654 Classification of Risks Underwriting Rules Premium Rates and Schedule and Merit Rating Plans. The classification of risks underwriting rules premium rates and schedule or merit rating plans for insurance of employers and employees under "The Workmen's Compensation Act of nineteen hundred and fifteen" or acts amendatory thereof shall be established by one or more rating bureaus situate within the Commonwealth of Pennsylvania subject to supervision and to examination by the Insurance Commissioner and approved by the Insurance Commissioner as adequately equipped to compile rates on an equitable and impartial basis. Such schedule or merit rating plans shall be applied only by the approved rating bureau or bureaus and in the preparation of schedules no employer shall be discriminated against or penalized because of physical impairment of any employee or because of the number of dependents of any employee.

No risk classification underwriting rule premium rate or schedule or merit rating plan shall take effect without the consent of the Insurance Commissioner and he may withdraw his approval whenever in his judgment the same is inadequate or discriminates unfairly between risks of essentially the same hazard.

Neither the State Workmen's Insurance Fund nor any insurance corporation mutual association or company shall issue renew or carry any policy or contract of insurance against liability under "The Workmen's Compensation Act of one thousand nine hundred and fifteen" or acts amendatory thereof except in accordance with the classifications underwriting rules premium rates and schedules or merit rating promulgated by the rating aforesaid for the risk insured and approved by the Insurance Commissioner for such insurer.

A complete copy of every policy or a true copy of the substantive provisions of any policy or contract of insurance against liability under "The Workmen's Compensation Act of one thousand nine hundred and fifteen" or acts amendatory thereof and a true copy of every endorsement upon any such policy and of every agreement pertaining thereto shall be filed with the rating bureau aforesaid within a reasonable time after the effective date of any such policy endorsement contract or agreement.

Section 655 Annual Report of Premiums and Loss Experience Penalties. The State Workmen's Insurance Fund and every insurance company and every employer's mutual liability association which insures employers or employees under "The Workmen's Compensation Act of one thousand nine hundred and fifteen" or acts amendatory thereof shall annually on or before the thirtieth day of June file with the Insurance Commissioner a sworn report of its premium and loss experience in such detail and form as may be prescribed by the Insurance Commissioner. Any insurance carrier which neglects to make and file such statement in the form or within the time herein provided shall forfeit one hundred dollars for each day during which such neglect continues and upon notice by the Insurance Commissioner its authority to do business shall cease while such default continues.

The Insurance Commissioner shall have the power to suspend or revoke the license of any insurance company which violates any of the provisions of subdivision (d) of this article.

#### (e) SURETY COMPANIES

Section 661 Conditions for Doing Business. Every surety company to be qualified to so act as surety or guarantor must be authorized under the laws of the State or country where incorporated and its charter to guarantee the fidelity of persons holding places of public or private trust and to guarantee the performance of contracts other than insurance policies and to execute bonds and undertakings required or permitted in actions or proceedings or by law allowed must (a) comply with the requirements of the laws of this State applicable to such company in doing business therein (b) must have at least one hundred thousand dollars (\$100,000) invested in securities created by the laws of the United States or by or under the laws of the state or country wherein it is incorporated or in other safe marketable and interest bearing stocks and securities the value of which shall be at or above par and deposited with or held by the Insurance Commissioner or other corresponding officer of the state or country in which it is authorized to transact business in trust for the benefit of the holders of the ob-

ligations of such company (c) its liabilities must not exceed its available assets which said liabilities however shall be taken to be I its capital stock II its outstanding debts and III a premium reserved equal to fifty per centum of the annual premium on all outstanding risks in force and (d) such company shall also before transacting business in this State under this act file with the Insurance Commissioner a certified copy of its charter or act of incorporation (e) a written application to be authorized to do business under this act and (f) a statement signed and sworn to by its president or one of its vice presidents and its secretary or one of its assistant secretaries stating I the amount of its paid up cash capital II particularly each item of investment III the amount of premium on existing bonds upon which it is surety IV the amount of liability for unearned portion thereof estimated at fifty per centum of the annual premium on all outstanding premiums for one year or less and pro rata for terms of more than one year and V the amount of its outstanding debts of all kinds.

Section 662 Certificate to do Business. If the Insurance Commissioner is satisfied that such company is solvent and has the cash capital herein provided for and surplus assets in excess of its capital stock its outstanding debts and the premiums reserve specified and that it has in all respects complied with and is qualified under this act he shall issue to such company and to each of its agents in this State his certificate that it is authorized to become and be accepted as sole surety on all bonds undertakings and obligations required or permitted by law or the charter ordinances rules or regulations of any municipality board body organization or public officer which said certificate shall be conclusive proof of the solvency and credit of such company for all purposes and of its right to be so accepted as such sole surety and its sufficiency as such.

Section 663 Information to be Furnished Annually. Every such company shall also annually in the month of January file with the Insurance Commissioner a statement similar to that heretofore in section six hundred and sixty-one (661) provided for and shall also furnish him with a certificate from the officer with whom the deposit herein mentioned is required to be made describing such securities so deposited and the manner in which they are held by him and stating that he is satisfied that such securities are fully worth one hundred thousand dollars (\$100,000) and also shall furnish the Insurance Commissioner with such other information touching the condition and credit of the company as he may require signed and sworn to.

Section 664 Power to Execute Bonds Etcetera. Any surety company which is authorized to do business in this Commonwealth in accordance with the provisions of this act is authorized to execute any bond recognizance or other obligation which is required by law or by the charter ordinances rules or regulations of any municipality board body or public officer to be given with surety or sureties. The execution by such company of any such bond recognizance or obligation shall be a full and complete compliance with every requirement of such law charter ordinance or rule and obligation that such bond obligation or recognizance shall be executed by one or more sureties or that such sureties shall be residents house-holders free-holders or possess any other qualifications.

Section 665 Liability of Companies. No surety company having signed a bond undertaking or obligation shall be permitted to deny its corporate power to execute such instruments or incur such liability in any proceeding to enforce liability against it thereunder.

#### (f) BOILER INSURANCE

Section 671 Liability of Companies. Companies incorporated under the laws of this State or doing business in this Commonwealth with power to insure against loss by the explosion of steam boilers may insure all loss or damage which the owner or owners of said boiler or their employees or other persons may suffer or be liable for in case of an explosion of the boilers mentioned in any policy of insurance issued by such company for the amount specified therein.

Article 7 was read as follows:

#### ARTICLE VII

##### MULTIPLE LINE COVERAGE INSURANCE COMPANIES (a) PROVISIONS RELATING TO STOCK AND MUTUAL COMPANIES

Section 701 Licensing of Foreign Companies. Any multiple line coverage insurance company of another state or foreign country conforming to the same standards of solvency reserve requirements and other regulations required of domestic companies by the laws of this Commonwealth may be licensed by the Insurance Commissioner to transact business in this Commonwealth.

Section 702 Different Classes of Business to be Conducted Separately. Reserves. All stock and mutual multiple line coverage insurance companies shall keep separate records of its profits and losses for each class of business and shall fairly allocate its expenses to each class. They shall maintain the reserves for losses and expenses required by this act for each class of business and such further reserves as the Insurance Commissioner may require.

Section 703 Provisions of Act Applicable. Except as otherwise specifically provided all the provisions of this act applicable to a particular class of insurance companies shall apply to multiple line coverage insurance companies in the transaction of the particular class of business done by such companies.

Section 704 Investment of Assets Real Estate. No domestic multiple line coverage insurance company shall invest any of its assets nor purchase receive hold or convey any real estate



except in accordance with the provisions of this act relating to such investments purchase receiving holding or conveyance by domestic insurance companies transacting the same kind of insurance

#### (b) PROVISIONS RELATING TO STOCK COMPANIES

Section 711 Procedure when Capital Impaired Any stock multiple line coverage insurance company receiving notice from the Insurance Commissioner that its capital is impaired shall within sixty days make good the impairment during which time no new business shall be written

#### (c) PROVISIONS RELATING TO MUTUAL COMPANIES

Section 721 Prerequisites to Issuance of Policies No policy shall be issued by any mutual multiple line coverage insurance company unless the assessment plan the adequacy of the cash deposit and the form of the policy is submitted to and approved by the Insurance Commissioner

Section 722 Procedure When Statutory Requirement Impaired Any mutual multiple line coverage insurance company receiving notice from the Insurance Commissioner that its surplus over and above all liabilities required by section two hundred six (206) subdivision (f) paragraph (5) is impaired shall make good the deficiency within sixty days from the time of ascertainment of such impairment or within sixty days from the time of such notice thereof during which time no new business shall be written

On the question,

Will the House agree to the article?

Mr. GOODNOUGH. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend article seven (7), page 149, line 20 to page 151, line 15 both inclusive by striking the whole of said article.

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the article as amended?

It was agreed to.

Articles 8, 9, 10, 11 and the title were separately read and agreed to as follows:

#### ARTICLE VII

##### MUTUAL COMPANIES OTHER THAN MUTUAL LIFE COMPANIES

Section 801 Licensing of Foreign Companies Any mutual insurance company other than a mutual life company organized outside of this Commonwealth and authorized to transact the business of insurance on the mutual plan may on application be admitted to transact the kinds of insurance authorized by its charter or articles of association to the extent and with the powers and privileges specified in this act when it shall be solvent under this act and shall have complied with the provisions of law applicable to the filing of papers and furnishing information required of stock companies transacting the same kind of insurance. If organized without the United States it shall make and maintain the deposit required of stock insurance companies formed without the United States transacting the same kind of insurance

Upon compliance by any such foreign company with the provisions of this section such company may be granted a certificate of authority to transact business in this Commonwealth subject to all the provisions of law relating to information to and examinations by the Insurance Commissioner annual reports taxes and the renewal of certificates of authority applicable to stock insurance companies transacting the same kinds of insurance except as otherwise provided in this article

Section 802 Investment of Assets No domestic mutual company other than a mutual life company shall invest any of its assets except in accordance with the laws of this Commonwealth relating to the investment of the assets of domestic stock insurance companies transacting the same kinds of insurance

Section 803 Real Estate in Which Companies May Invest The real estate which it shall be lawful for any domestic mutual insurance company other than a mutual life company to purchase receive hold and convey shall be

(a) Such as shall be requisite for its accommodation in the transaction of its business

(b) Such as shall have been conveyed to it in satisfaction of debts previously contracted in the course of its dealings

(c) Such as shall be purchased at sales upon judgments decrees or mortgages obtained or made for debts due said company or for debts due other persons where said company may have liens or encumbrances on the same and the purchase is deemed necessary to save the company from loss. It shall not be lawful for any such company to purchase hold or convey real estate in any other case or for any other purpose. All such real estate as may be required as aforesaid and which shall not be necessary for the accommodation of such company in the transaction of its business shall be sold and disposed of within five (5) years after such company shall have acquired

title thereto

Section 804 Policy Provisions Mutual insurance companies other than mutual life companies may insert in any form of policy prescribed by law of this Commonwealth any provisions or conditions required by its plan of insurance which are not inconsistent or in conflict with any law of this Commonwealth. Such policy in lieu of conforming to the language and form prescribed by such law may conform thereto in substance if such policy includes a provision or indorsement reciting that the policy shall be construed as it is in the language and form prescribed by such law and a copy of such policy and indorsements if any shall have been first filed with and shall not have been disapproved by the Insurance Commissioner

Section 805 Countersigning and Delivering of Policies A mutual insurance company other than a mutual life company shall comply with the provisions of any law applicable to stock insurance companies effecting the same kind of insurance requiring that policies be countersigned and delivered through a resident agent. This requirement shall not apply to any policy of such company on which no commission shall be paid to any local agent

Section 806 Premiums The "maximum premium" payable by any member of a mutual company other than a mutual life company shall be expressed in the policy or in the application for the insurance if attached to the policy. Such maximum premium shall be a cash premium and an additional contingent premium not less than the cash premium or may be solely a cash premium. No policy shall be issued for a cash premium without an additional contingent premium unless the company has a surplus which is not less in amount than the capital required of domestic stock insurance companies transacting the same kind of insurance. Provided That this section shall not be construed to require a surplus in excess of an amount equal to the unearned premiums on the policies without contingent premiums

Section 807 Reserves A mutual insurance company other than a mutual life company shall maintain unearned premium and other reserves separately for each kind of insurance upon the same basis as that required of domestic stock insurance companies transacting the same kind of insurance except that the Insurance Commissioner may by written order fix a different basis of reserve for losses and claim in workmen's compensation insurance. Any reserve for losses or claims based upon the premium income shall be computed upon the net premium income after deducting any so-called dividend or premium returned or credited to the member. The provisions relating to unearned premium reserve shall not apply to a domestic mutual fire insurance company issuing policies with limited or unlimited liability to assessment set forth in the policy contract or in the promissory note attached to said policy

Section 808 Assessments A mutual insurance company other than a mutual life company not possessed of assets at least equal to the unearned premium reserve and other liabilities shall make an assessment upon its members liable to assessment to provide for such deficiency. Such assessment shall be against each member in proportion to such liability as expressed in his policy. The Insurance Commissioner may by written order relieve the company from an assessment or other proceedings to restore such assets during the time fixed in such order. Any domestic company which shall be deficient in providing the unearned premium reserve required hereby may notwithstanding such deficiency come under this act on the condition that it shall each year thereafter reduce such deficiency at least fifteen per centum (15%) of the original amount thereof and in such case it may increase its assessments accordingly

Section 809 Loans to Companies Any director officer or member of any mutual insurance company other than a mutual life company or any other person may advance to such company any sum or sums of money necessary for the purpose of its business or to enable it to comply with any of the requirements of the law. Such moneys and such interest thereon as may have been agreed upon not exceeding ten per centum (10%) per annum shall not be a liability or claim against the company or any of its assets and shall be repaid only out of the surplus earnings of such company. No commission or promotion expenses shall be paid in connection with the advance of any such money to the company and the amount of such advance shall be reported in each annual statement

#### ARTICLE IX

##### LLOYDS ASSOCIATIONS

Section 901 Insurance on Lloyds Plan Authorized Individuals partnerships or associations of individuals hereby designated underwriters are authorized to engage in the business of insurance in this Commonwealth as insurers on the Lloyds plan in accordance with the provisions of this act but not otherwise

Section 902 Purposes Such underwriters when authorized as hereinafter provided may insure the following classes of risks

(a) On dwelling houses stores and all kinds of buildings and household furniture and other property against loss or damage including loss of use or occupancy by fire lightning and explosion whether fire ensue or not except explosion on risks specified in paragraph (5) of sub-division (c) and by tornadoes cyclones wind-storms earthquakes hail frost sleet snow or flood against loss or damage by water to any goods or premises arising from the breakage or leakage of sprinklers pumps or other apparatus erected for extinguishing fires and of water pipes against accidental injury to such sprinklers pumps or other apparatus against loss or damage caused by the caving in of the surface of the earth above coal-mines and against loss or damage caused by bombardment invasion insurrection riot civil war or commotion and military or usurped power and



to effect reinsurance of any risk provided for in this clause

(b) Upon vessels boats cargoes goods merchandise freight and other property against loss or damage by all or any of the risks of lake river canal and inland navigation and transportation upon automobiles airplanes seaplanes dirigibles or other aircraft whether stationary or in operation or in transit against loss or damage by fire explosion transportation collision or by burglary larceny or theft not including in any case insurance effect reinsurance of any risk provided for in this clause

(c) Upon vessels freight goods wares merchandise specie bullion jewels profits commissions bank notes bills of exchange and other evidence of debt bottomry and respondentia interests and every insurance appertaining to or connected with marine risks and risks of transportation and navigation and to effect reinsurance of any risk provided for in this clause

(d) Any form of insurance other than life insurance not included in this section if such insurance is not contrary to law and is allied or in harmony with the classes of insurance herein provided. Such additional insurance shall be transacted only on express license by the Insurance Commissioner and upon such terms and conditions as are from time to time prescribed by him

Section 903 Filing of Declaration Contents Such underwriters shall file with the Insurance Commissioner a declaration signed and sworn to by their duly authorized attorney or attorneys in fact setting forth

(a) The name or title under which the business is to be conducted which name shall not be so similar to any existing association of insurers on the Lloyds or inter-insurance plan or insurance corporations as in the opinion of the Insurance Commissioner is calculated to deceive

(b) The location of the principal office at which the business is to be conducted

(c) A copy of the form of power of attorney agreement or other authority of the attorney or attorneys in fact setting forth the character of their representatives and their authority and the agreement between the underwriters

(d) Copies of the forms of policy contracts or agreements under or by which insurance is to be effected

(e) The names and addresses of all the underwriters proposing to engage in such business

(f) If a foreign association the designation and appointment of the Insurance Commissioner for service of legal process

(g) The kind or kinds of insurance to be written

(h) That a fund for the protection of policy holders is in the possession within the United States of the attorney or attorneys in fact or a committee for such underwriters and is either in cash or invested as required by the laws of the State in which the principal office of the underwriters is located in respect to securities deposited by the insurance corporations authorized to transact similar kinds of insurance. Such fund shall amount to the sum of one hundred thousand dollars (\$100,000) if the applicants desire to be authorized to transact the kind of insurance specified in any one of the subdivisions (a) (b) or (c) or in subdivisions (a) and (c) or (b) and (c) of section nine hundred and two (902) of this act and such fund to amount to the sum of two hundred thousand dollars (\$200,000) if the applicants desire to be authorized to transact all the kinds of insurance specified in subdivisions (a) (b) and (c) or in subdivisions (a) and (b) of said section

(i) The number of underwriters which shall not be less than twenty-five (25) and that each underwriter is worth in his own right not less than twenty thousand dollars (\$20,000) over and above all his debts and liabilities

(j) A statement showing a list of all cash and invested assets owned by said associated underwriters as such and their estimated value

The Insurance Commissioner may in his discretion by a writing to be filed and kept in the Insurance Department waive the filing of any part of the declaration mentioned on the part of such underwriters as are lawfully doing business in this Commonwealth at the time this act takes effect and who have heretofore filed such duly verified information with the said Commissioner

Section 904 Certificate to do Business Upon the filing of the documents hereinbefore specified the Insurance Commissioner shall examine the same and if it shall appear that all the statements made in the said declaration are true and that the rights of the policy holders will be protected thereunder he may issue a certificate of authority to such underwriters under the name chosen and approved stating that they are authorized to transact the business of insurance specified in said declaration. Such certificate of authority shall be renewed annually and no underwriter attorney in fact agent or other person shall transact the business of insurance in this Commonwealth for such underwriters until such certificate has been issued nor during its suspension or revocation

Section 905 Examinations by Insurance Commissioner Prior to the issuance of such certificate of authority the Insurance Commissioner may at his option cause an examination to be made of the affairs and assets of the underwriters applying for said certificate

Section 906 Deposits by Alien Underwriters If any of the underwriters applying for certificate of authority hereunder is not a citizen of the United States each such alien underwriter shall at the time of the making of the aforesaid application for certificate of authority deposit with the Insurance Commissioner the sum of five thousand dollars (\$5,000) in cash or in securities such as are now required for the investment of the capital of insurance corporations authorized to do similar kinds of insurance business in this Commonwealth or in such kinds of securities as may be approved by him. The provisions of this section as to deposits shall not apply if such alien underwriter is one of an association of underwriters having on deposit with the insurance department of any state of the United States or

in the hands of a bank or trust company as trustee a cash deposit or approved securities worth not less than one hundred thousand dollars (\$100,000) held in trust for the benefit of all their policy holders in the United States nor shall this section as to deposits apply if such alien underwriter is one of an association of underwriters nine-tenths of whom are at all times citizens of the United States and who have complied with all other provisions of this act

Section 907 Return of Deposits After the conditions of any deposits made under the provisions of this act have been fulfilled and the certificate of authority granted to such underwriters has been cancelled or they have voluntarily withdrawn from and have ceased doing business in this Commonwealth the Insurance Commissioner shall return to said underwriters or their duly authorized representative for this purpose specifically designated by them or their principal attorney or attorneys in fact all securities and cash so deposited in this Commonwealth

Section 908 Additional and Substituted Underwriters Whenever underwriters applying for certificates of authority hereunder after the issue of such certificate are joined by other underwriters additional or substituted such additional or substituted underwriters must comply with the provisions of this act and shall be held to be bound by the documents on file with the Insurance Commissioner concerning such authorized underwriters in the same manner and to the same extent as though they had been original applicants for the certificates of authority

Section 909 Information to be Furnished to Insurance Commissioner Any association of underwriters authorized hereunder shall from time to time furnish to the Insurance Commissioner under oath of their attorney or attorneys in fact such information as said commissioner may require respecting the conduct of their affairs changes in the name under which said business is done the establishment of branch offices and their location and any change in the membership of the underwriters and their attorney or attorneys in fact including any amendment to the power of attorney agreements or articles of associations of underwriters

Section 910 Maximum Amount of Risks No association of underwriters authorized to do business in this Commonwealth under the terms hereof shall expose themselves to loss or any one risk to an amount in excess of one-fifth of their cash and invested assets including therein underwriting liability of the individual underwriters unless any excess shall be promptly re-insured by said underwriters

Section 911 Supervision by and Reports to Insurance Commissioner Taxation All associations of underwriters authorized hereunder and their representatives shall respectively be subject to the same supervision by and required to make the same reports to the Insurance Commissioner as is required of foreign insurance companies and their representatives transacting the same or similar kinds of insurance in this Commonwealth and they shall pay the same taxes and license fees as are required to be paid by such insurance companies

Section 912 Inter-Insurances and Reciprocal Underwriters Excepted from Article. Nothing contained in this article shall apply to inter-insurers or reciprocal underwriters

Section 913 Revocation and Suspension of Certificate of Authority Upon violation of any of the provisions of this article the Insurance Commissioner shall have authority to revoke or suspend any certificate of authority issued hereunder

Section 914 Penalty Any person who as principal attorney agent broker or other representatives shall engage in the business contemplated by this article or any variety or part thereof without complying with the requirements thereof or who shall violate any provisions of this article shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine not exceeding five hundred dollars (\$500)

## ARTICLE X

### RECIPROCAL AND INTER-INSURANCE EXCHANGES

Section 1001 Exchange of Contracts Authorized Individuals partnerships and corporations of this Commonwealth hereby designated subscribers are hereby authorized to exchange reciprocal or inter-insurance contracts with each other or with individuals partnerships and corporations of other states and countries providing indemnity among themselves from any loss which may be insured against under any provisions of the insurance laws excepting life insurance

Section 1002 Corporations Authorized to Exchange Contracts Any corporation now or hereafter organized under the laws of this Commonwealth shall in addition to the rights powers and franchises specified in its article of incorporation have full power and authority to exchange insurance contracts of the kind and character herein mentioned. The right to exchange such contracts is hereby declared to be incidental to the purpose for which such corporations are organized and as much granted as the rights and powers expressly conferred

Section 1003 Execution of Contracts Such contracts may be executed by an attorney agent or other representative herein designated attorney duly authorized and acting for such subscribers

Section 1004 Declaration to be Filed with Insurance Commissioner Contents Such subscribers so contracting among themselves shall through their attorney file with the Insurance Commissioner of this Commonwealth a declaration verified by the oath of such attorney setting forth

(a) The name or title of the office at which such subscribers propose to exchange such indemnity contracts. Such name or title shall not be so similar to any other name or title previously adopted by a similar exchange or association or by any insurance company as in the opinion of the Insurance Commissioner is calculated to result in confusion or deception

(b) The kind or kinds of insurance to be effected or exchanged



(c) A copy of the form of policy contract or agreement under or by which such insurance is to be effected or exchanged

(d) A copy of the form of power of attorney or other authority of such attorney under which such insurance is to be effected or exchanged

(e) The location of the office or offices from which such contracts or agreements are to be issued

(f) That applications have been made for indemnity upon at least one hundred (100) separate risks aggregating not less than one and one-half million (\$1,500,000) dollars as represented by executed contracts or bona fide applications to become concurrently effective or in case of liability or compensation insurance covering a total pay-roll of not less than one and one-half million (\$1,500,000) dollars

(g) That there is on deposit with such attorney and available for the payment of losses a sum of not less than twenty-five thousand (\$25,000) dollars

Section 1005 Certificate of Attorney Each attorney by or through whom are issued any policies of or contracts for indemnity of the character referred to in this article shall procure from the Insurance Commissioner annually a certificate of authority stating that all the requirements of this act have been complied with and upon the payment of the fees required by this act the Insurance Commissioner shall issue such certificate. The Insurance Commissioner may revoke or suspend any certificate of authority issued hereunder

Section 1006 Certain Statements to be Filed by Attorney Such attorney shall file with the Insurance Commissioner a statement under the oath of such attorney showing the maximum amount of indemnity upon any single risk. Such attorney shall whenever he is required file with the Insurance Commissioner a statement verified by his oath to the effect that he has examined the commercial rating of such subscribers as shown by the reference book of a commercial agency having at least one hundred thousand (100,000) subscribers and that from such examination or from other information in his possession it appears that no subscriber has assumed on any single risk an amount greater than ten per centum (10%) of the net worth of such subscriber

Section 1007 Reports by Attorney Examinations by Insurance Commissioner Such attorney shall make a report to the Insurance Commissioner for each calendar year on or before the first day of March showing the financial condition of affairs at the office where such contracts are issued and shall furnish such additional information and reports as he may require. Such attorney shall not be required to furnish the names and addresses of any subscribers nor the loss ratio

The business affairs and assets of such organizations shall be subject to examination by the Insurance Commissioner

Section 1008 Reserves There shall at all times be maintained as a reserve a sum in cash or in securities of the character permitted by the laws of the State under which the exchange is organized for the investment of the capital and funds of an insurance company equal to fifty per centum (50%) of the aggregate net annual deposits collected and credited to the amount of the subscribers on policies having one year or less to run and pro rata on those for longer periods. Net annual deposits shall be construed to mean that advance payments of subscriber after deducting therefrom the amounts specifically provided in the subscribers' agreements for expenses. Said sum shall at no time be less than twenty-five thousand (\$25,000) dollars and if at any time fifty per centum (50%) of the aggregate deposits so collected and credited shall not equal that amount then the subscribers or their attorneys for them shall make up any deficiency under penalty of a revocation of the license

Section 1009 Fees and Taxes Such attorney shall pay to the Commonwealth the same fees and taxes as are now required by law to be paid by stock and mutual companies transacting like kinds of business in this Commonwealth. In the payment of taxes he may deduct from the gross premiums or deposits received during the calendar year all the amounts returned to subscribers or credited to their accounts other than for losses

Section 1010 Service of Process Concurrently with the filing of the declaration the attorney of every foreign exchange shall by a duly executed instrument filed in his office constitute and appoint the Insurance Commissioner or his successor the true and lawful attorney upon whom all lawful processes in any action rule order or legal proceeding against such subscribers may be served and therein shall agree that any lawful process against such subscribers which may be served upon him as the said attorney shall be of the same force and validity as if served on the said attorney and that the authority thereof shall continue in force irrevocable so long as any liability remains outstanding in this Commonwealth

Section 1011 Penalty Any attorney who shall except for the purpose of applying for certificate of authority as herein provided exchange any contracts of indemnity of the kind and character specified in this article or directly or indirectly solicit or negotiate any applications for same without first complying with the foregoing provisions shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred (\$100) dollars nor more than one thousand (\$1,000) dollars

## ARTICLE XI

### ACTS OF ASSEMBLY REPEALED

Section 1101 The following acts and parts of acts of assembly are hereby repealed as respectively indicated. The repeal of the first section of an act shall not repeal the enacting clause

The act approved the tenth day of March one thousand eight hundred and ten (Pamphlet Laws eighty-one) entitled "An act concerning foreign insurance companies" absolutely

Section six of the act approved the fifth day of April one thousand eight hundred and forty-two (Pamphlet Laws two hundred forty-five) entitled "An act to reduce the capital stock of the Atlantic Insurance Company of Philadelphia and for other purposes" so far as it relates to insurance companies

The act approved the nineteenth day of February one thousand eight hundred and forty-nine (Pamphlet Laws two hundred twenty-six) entitled "An act relative to mutual fire insurance companies and agencies of mutual fire insurance companies not chartered by this state" absolutely

Sections five six seven eight nine and eleven of the act approved the twenty-fourth day of January one thousand eight hundred and forty-nine (Pamphlet Laws nine hundred twenty-one) (eighteen hundred and fifty) entitled "An act to authorize Amanda M. Richmond of McKean county the trustees of the Church of God in Fredericksburg Lebanon county and Thomas Hoyl junior guardian to sell certain real estate empowering William H. Holstein guardian to draw and appropriate certain moneys in relation to insurance companies and the agencies of insurance companies not chartered by this state and to liens in Lycoming and Clinton counties" absolutely and section ten of the same act so far as it relates to insurance companies

Section twenty-two of the supplement approved the twenty-second day of April one thousand eight hundred and fifty (Pamphlet Laws five hundred forty-nine) entitled "A supplement to an act entitled 'An act to prevent waste in certain cases within this Commonwealth' passed the twenty-ninth day of March one thousand eight hundred and twenty-two to land and building associations giving the court of Susquehanna county jurisdiction in a certain case relative to the service of process in certain cases to party walls in West Philadelphia to the proof of a certain will to the sale and purchase of certain burial grounds in Philadelphia to the laying of gas pipes in the district of Moyamensing to the release of certain sureties in Erie county to the State Lunatic Hospital relative to the service of process against sheriffs to the rights of married women to ground rents and relating to foreign insurance companies" absolutely

Section six of the act approved the eighth day of April one thousand eight hundred and fifty-one (Pamphlet Laws three hundred fifty-three) entitled "An act relating to county prisons to the Foster Home Association and Cawanesque Plank Road Company to apportion the rent of wharves and docks in the port of Philadelphia and relative to the service of process on foreign insurance companies and other corporations" so far as it relates to insurance companies

Section nine of the act approved the twelfth day of April one thousand eight hundred and fifty-one (Pamphlet Laws four hundred eighty-two) entitled "An act to authorize the Governor to incorporate the Prompton and Cherry Ridge Turnpike Road Company and relative to Foreign Insurance Companies" absolutely

The act approved the second day of April one thousand eight hundred and fifty-six (Pamphlet Laws two hundred eleven) entitled "An act to provide for the incorporation of Insurance Companies" absolutely

The supplement approved the ninth day of April one thousand eight hundred and fifty-six (Pamphlet Laws two hundred ninety-three) entitled "Supplement to the acts relating to incorporations by the courts of common pleas" so far as it relates to the dissolution of insurance corporations

The act approved the twenty-fourth day of April one thousand eight hundred and fifty-seven (Pamphlet Laws three hundred eighteen) entitled "An act relative to insurance companies" absolutely

The supplement approved the first day of May one thousand eight hundred and fifty-seven (Pamphlet Laws three hundred eighty) entitled "A supplement to an act to provide for the incorporation of insurance companies approved the second day of April Anno Domini one thousand eight hundred and fifty-six" absolutely

The supplement approved the twenty-first day of April one thousand eight hundred and fifty-eight (Pamphlet Laws three hundred ninety) entitled "A supplement to an act authorizing courts of common pleas to incorporate scientific agricultural and other associations approved twentieth of February Anno Domini one thousand eight hundred and fifty-four" so far as it relates to the incorporation of insurance companies

The supplement approved the eleventh day of April one thousand eight hundred and sixty-two (Pamphlet Laws four hundred twenty-five) entitled "A supplement to an act to provide for the incorporation of insurance companies approved the second day of April Anno Domini one thousand eight hundred and fifty-six" absolutely

The act approved the twenty-sixth day of March one thousand eight hundred and sixty-seven (Pamphlet Laws forty-four) entitled "An act to enlarge the jurisdiction of the courts of common pleas of this Commonwealth relative to granting charters of incorporation and confirming those heretofore granted" so far as it relates to incorporation of insurance companies

The supplement approved the eighth day of April one thousand eight hundred and sixty-eight (Pamphlet Laws seventy) entitled "A supplement to an act in relation to insurance companies approved April twenty-seventh one thousand eight hundred and fifty-seven" absolutely

The act approved the fourth day of February one thousand eight hundred and seventy (Pamphlet Laws fourteen) entitled "An act to prevent the issue of unauthorized policies of insurance" absolutely

The act approved the seventeenth day of April one thousand eight hundred and seventy-one (Pamphlet Laws two hundred and forty) entitled "An act relative to the chartering of mutual fire insurance companies" absolutely

The act approved the fourth day of April one thousand eight hundred and seventy-two (Pamphlet Laws forty) entitled "An



act supplemental to an act entitled 'A supplement to acts relating to incorporations by the courts of common pleas' approved on the plinth day of April Anno Domini one thousand eight hundred and fifty-six so far as it relates to insurance corporations

The supplement approved the first day of May one thousand eight hundred and seventy-six (Pamphlet Laws fifty-three) entitled "A supplement to an act entitled 'An act to establish an insurance department' approved the fourth day of April one thousand eight hundred and seventy-three providing for the incorporation and regulation of insurance companies and relating to insurance agents and brokers and to foreign insurance companies" absolutely

The act approved the seventeenth day of June one thousand eight hundred and seventy-eight (Pamphlet Laws two hundred and twelve) entitled "An act extending protection to foreign and domestic insurance companies from fraudulent agents" so far as it relates to insurance companies

The act approved the eleventh day of May one thousand eight hundred and eighty-one (Pamphlet Laws twenty) entitled "An act relating to life and fire insurance policies" absolutely

The act approved the first day of June one thousand eight hundred and eighty-one (Pamphlet Laws thirty-eight) entitled "An act to enable foreign insurance corporations and joint-stock companies to hold real estate in this Commonwealth" absolutely

The act approved the tenth day of June one thousand eight hundred and eighty-one (Pamphlet Laws one hundred and nine) entitled "An act to punish frauds upon life insurance companies by agents physicians and others" absolutely

The supplement approved the twenty-ninth day of June one thousand eight hundred and eighty-one (Pamphlet Laws one hundred and twenty-one) entitled "A supplement to 'A supplement to an act entitled 'An act to establish an insurance department' approved the fourth day of April one thousand eight hundred and seventy-three providing for the incorporation and regulation of insurance companies and relating to insurance agents and brokers and to foreign insurance companies' approved the first day of May one thousand eight hundred and seventy-six amending the twenty-seventh section thereof and relating to the increase and sale of capital stock" absolutely

The act approved the twenty-seventh day of June one thousand eight hundred and eighty-three (Pamphlet Laws one hundred and sixty-five) entitled "An act for the protection of persons sustaining loss of property by fire where the same is covered by contracts of indemnity by fire insurance companies" absolutely

The act approved the twenty-fourth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws one hundred and eighty-six) entitled "An act defining the liability of steam boiler insurance companies" absolutely

The act approved the seventh day of May one thousand eight hundred and eighty-nine (Pamphlet Laws one hundred and two) entitled "An act defining evidence of stock ownership in corporations and for determining the right to vote thereon" so far as it relates to insurance corporations

The act approved the seventh day of May one thousand eight hundred and eighty-nine (Pamphlet Laws one hundred and sixteen) entitled "An act to prevent any life insurance company or agent thereof doing business in Pennsylvania from making or permitting any distinction or discrimination in favor of individuals between insureds of the same class and equal expectations of life in the amount or payment of premiums or rates charged for policies of life or endowment insurance and providing a penalty for violation thereof" absolutely

The act approved the ninth day of May one thousand eight hundred and eighty-nine (Pamphlet Laws one hundred and fifty-five) entitled "An act to confer additional powers upon fire and marine insurance companies" absolutely

The act approved the thirteenth day of May one thousand eight hundred and eighty-nine (Pamphlet Laws one hundred and ninety-eight) entitled "An act to amend an act entitled 'An act relative to insurance companies' approved April twenty-fourth Anno Domini one thousand eight hundred and fifty-seven to apply the provisions of said act to live stock insurance companies and to give jurisdiction to aldermen justices of the peace and magistrates" absolutely

The act approved the fifteenth day of April one thousand eight hundred and ninety-one (Pamphlet Laws eleven) entitled "An act to amend an act entitled 'A supplement to a supplement to an act entitled 'An act to establish an insurance department' approved the fourth day of April one thousand eight hundred and seventy-three providing for the incorporation and regulation of insurance companies and relating to insurance agents and brokers and to foreign insurance companies' approved the first day of May one thousand eight hundred and seventy-six amending the twenty-seventh section thereof and relating to the increase and sale of capital stock" approved the twenty-ninth day of June one thousand eight hundred and eighty-one amending the first section thereof and relating to the alteration and change of the par value of the shares of the capital stock in insurance companies" absolutely

The act approved the sixteenth day of April one thousand eight hundred and ninety-one (Pamphlet Laws twenty-two) entitled "An act to provide for a uniform contract or policy of fire insurance to be made and issued by all insurance companies taking fire risks on property within this State" absolutely

The act approved the eleventh day of May one thousand eight hundred and ninety-three (Pamphlet Laws forty-two) entitled "An act to authorize corporations organized for profit under the laws of Pennsylvania to make allowances or pensions to employes for faithful and long continued service who in such service have become old infirm or disabled" so far as it relates to insurance corporations

The act approved the twenty-sixth day of May one thousand eight hundred and ninety-three (Pamphlet Laws one hundred and forty-one) entitled "An act amending an act en-

titled 'An act defining evidence of stock ownership in corporations and for determining the right to vote thereon' approved May seventh one thousand eight hundred and eighty-nine further defining evidence of stock ownership and the right to vote thereon" so far as it relates to insurance corporations

The act approved the eighth day of June one thousand eight hundred and ninety-three (Pamphlet Laws three hundred and fifty-one) entitled "An act to provide for the manner or reducing the capital stock of corporations" so far as it relates to insurance corporations

The act approved the twenty-third day of May one thousand eight hundred and ninety-five (Pamphlet Laws one hundred and sixteen) entitled "An act to amend an act entitled 'A supplement to an act entitled 'An act to establish an insurance department' approved the fourth day of April one thousand eight hundred and seventy-three providing for the incorporation and regulation of insurance companies and relating to insurance agents and brokers and to foreign insurance companies' approved the first day of May one thousand eight hundred and seventy-six amending the third and fourth paragraphs of the first section thereof and relating to and defining the powers of the corporations organized thereunder" absolutely

The act approved the twenty-fourth day of June one thousand eight hundred and ninety-five (Pamphlet Laws two hundred and fifty-eight) entitled "An act relating to and regulating the issue and transfer of certificates of stock by companies incorporated under the laws of this Commonwealth" so far as it relates to insurance corporations

The act approved the second day of July one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and thirty) entitled "An act to amend an act entitled 'An act to prevent any life insurance company or agent thereof doing business in Pennsylvania from making or permitting any distinction or discrimination in favor of individuals between insureds of the same class and equal expectation of life in the amount or payment of premiums or rates charged for policies of life or endowment insurance and providing a penalty for violation thereof' approved the seventh day of May Anno Domini one thousand eight hundred and eighty-nine extending its provisions so as to include insureds and enlarging the penalty for the violation thereof" absolutely

The act approved the eighth day of May one thousand eight hundred and ninety-nine (Pamphlet Laws two hundred and fifty-eight) entitled "An act in relation to reinsurance and the transaction of business by fire or marine insurance companies or associations otherwise than through resident agents and the transaction of such business by or with authorized companies" absolutely

Section one two and three of the act approved the ninth day of February one thousand nine hundred and one (Pamphlet Laws three) entitled "An act to provide for increasing the capital stock and indebtedness of corporations" so far as they relate to insurance corporations

The supplement approved the fourth day of April one thousand nine hundred and one (Pamphlet Laws sixty-four) entitled "A supplement to an act entitled 'A supplement to an act to establish an insurance department' approved the fourth day of April one thousand eight hundred and seventy-three providing for the incorporation and regulation of insurance companies and relating to insurance agents and brokers and to foreign insurance companies' approved the first day of May Anno Domini one thousand eight hundred and seventy-six providing for the division of the directors or managers of insurance companies into classes and for the election of such directors or managers and making lawful and valid such division and classification of directors or managers of insurance companies when heretofore made" absolutely

The act approved the twenty-fourth day of March one thousand nine hundred and three (Pamphlet Laws fifty) entitled "An act relating to the taking of stock votes upon subjects presented to stockholders of corporations of this Commonwealth for their action" so far as it relates to insurance corporations

The act approved the twenty-second day of April one thousand nine hundred and five (Pamphlet Laws two hundred and sixty-four) entitled "An act to amend the first section of an act entitled 'An act to provide for the manner of reducing the capital stock of corporations' approved the eighth day of June Anno Domini one thousand eight hundred and ninety-three (1893) extending the provisions of the said act to all corporations created by general or special law and repealing all acts or parts of acts inconsistent therewith" so far as it relates to insurance corporations

The act approved the twenty-second day of April one thousand nine hundred and five (Pamphlet Laws two hundred and eighty) entitled "An act to amend section one of the act entitled 'An act to provide for increasing the capital stock and indebtedness of corporations' approved the ninth day of February Anno Domini one thousand nine hundred and one authorizing corporations to increase their capital stock and indebtedness and secure the payment of principal and interest of their indebtedness" so far as it relates to increasing capital stock of insurance corporations

The act approved the twenty-eighth day of May one thousand nine hundred and seven (Pamphlet Laws two hundred and ninety-six) entitled "An act to regulate the purchasing receiving holding and conveying of real estate by insurance companies incorporated under the laws of this Commonwealth" absolutely

The act approved the twenty-seventh day of April one thousand nine hundred and nine (Pamphlet Laws two hundred) entitled "An act to amend an act entitled 'An act to confer additional powers upon fire and fire and marine insurance companies' approved the ninth day of May Anno Domini one thousand eight hundred and eighty-nine authorizing said companies to grant insurance against loss or damage caused by lightning or by explosions of any kind when fire does not ensue and also



against loss or damage caused by tornadoes wind-storms hail sleet snow floods or cyclones" absolutely

The act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred eight) entitled "An act authorizing the merger and consolidation of certain corporations" so far as it relates to insurance corporations

The act approved the first day of June one thousand nine hundred and eleven (Pamphlet Laws five hundred fifty-nine) entitled "An act to provide for the incorporation of fire and marine insurance companies and for the regulation of home and foreign fire and marine insurance companies" absolutely

The act approved the first day of June one thousand nine hundred and eleven (Pamphlet Laws five hundred sixty-seven) entitled "An act to provide for the incorporation of casualty insurance companies and for the regulation of home and foreign casualty insurance companies and providing penalties for the violation of any of the provisions of this act" absolutely

The act approved the first day of June one thousand nine hundred and eleven (Pamphlet Laws five hundred eighty-one) entitled "An act to provide for the incorporation of life insurance companies and for the regulation of home and foreign life insurance companies and providing penalties for any violation thereof" absolutely

The act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven hundred twenty-three) entitled "An act dispensing in judicial proceedings to which a corporation is a party with proof of incorporation of either plaintiff or defendant when not put in issue" so far as it relates to insurance corporations

The supplement approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven hundred forty-one) entitled "A further supplement to an act entitled 'An act to establish an insurance department' approved the fourth day of April one thousand eight hundred and seventy-three providing that all persons associations or corporations engaged in the business of fire insurance within the Commonwealth of Pennsylvania shall report the total amount of risks covered by them in such Commonwealth and that rate-making association shall furnish data to the State Fire Marshal" absolutely

The supplement approved the twenty-third day of May one thousand nine hundred and thirteen (Pamphlet Laws three hundred and thirty-three) entitled "A supplement to an act approved the first day of June one thousand nine hundred and eleven entitled 'An act to provide for the incorporation of fire and marine insurance companies and for the regulation of home and foreign fire and marine insurance companies' absolutely

The act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws six hundred thirty-four) entitled "An act authorizing and regulating certain classes of indemnity reciprocal or inter-insurance contracts empowering corporations to make such contracts regulating process in suits on such contracts fixing certain fees and providing penalties for any violations of this act" absolutely

The act approved the seventh day of July one thousand nine hundred and thirteen (Pamphlet Laws six hundred ninety-six) entitled "An act to confer additional powers upon mutual fire insurance companies" absolutely

The act approved the seventh day of July one thousand nine hundred and thirteen (Pamphlet Laws six hundred ninety-eight) entitled "An act providing and requiring standard provisions in policies of health or accident or accident and health insurance issued or delivered in this Commonwealth prohibiting discrimination in such insurance exempting certain contracts and fixing penalties for violation of this act" absolutely

The act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred forty-four) entitled "An act to prevent misrepresentation or misleading estimates intended to induce the taking of a policy of insurance or misrepresentations or incomplete comparisons of policies intended to induce the lapse or forfeiture of policies of insurance prescribing penalties for violations of this act making provisions for compelling the production of evidence and repealing existing laws" so far as it relates to insurance companies associations and societies and their officers and directors

The act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred forty-five) entitled "An act relating to the issuing of policies of insurance prohibiting the giving or offering or receiving of rebates or inducements of any kind not specified in the policy with certain exceptions prescribing penalties for violations of this act and making provision for compelling the production of evidence and repealing existing laws" so far as it relates to insurance companies associations and societies

The act approved the twenty-ninth day of April one thousand nine hundred and fifteen (Pamphlet Laws two hundred five) entitled "An act to amend the third section of an act entitled 'An act authorizing the merger and consolidation of certain corporations' approved the third day of May Anno Domini one thousand nine hundred and nine" so far as it relates to insurance corporations

The act approved the fifth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and fifty-four) entitled "An act to regulate certain kinds of insurance by individuals and partnerships or associations of individuals known as Lloyds defining the powers of such associations authorizing the Insurance Commissioner to grant a license and prescribing penalties for any violation thereof and repealing existing laws" absolutely

The act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and sixty-nine) entitled "An act regulating policies of insurance against liability arising under article three of the Workmen's Com-

pensation Act of one thousand nine hundred and fifteen providing for the regulation of premium rates therefor and providing penalties for the violation thereof" absolutely

The act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and seventy-one) entitled "An act to provide for the incorporation and regulation of employers' mutual liability insurance associations and for the licensing of foreign mutual liability insurance companies and declaring the false oaths of officers thereof to be perjury" absolutely

Sections three four five six seven eight nine ten eleven twelve and thirteen of the act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and ninety-eight) entitled "An act to supervise the operations of fire insurance rate-making bureaus and providing for their examination by the Insurance Commissioner prohibiting discrimination in fixing and collecting fire insurance rates requiring companies to maintain and cooperate in maintaining and operating rate-making bureaus requiring inspection and survey by such bureaus of all risks specifically rated and regulating agreements between companies or other insurers with respect to fixing and collecting fire insurance rates and repealing existing laws" absolutely

The act approved the eighth day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred and nineteen) entitled "An act to provide a standard form of policy contract to be issued by fire insurance companies transacting business in Pennsylvania designating the provisions thereof exempting certain policies and prescribing penalties for any violations" absolutely

The act approved the fifth day of April one thousand nine hundred and seventeen (Pamphlet Laws forty-six) entitled "An act authorizing insurance companies to invest their capital and surplus in farm loan bonds issued by Federal Land Banks under the provisions of the act of Congress of the United States of July seventeenth one thousand nine hundred and sixteen its amendments or supplements" absolutely

The act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and twenty-eight) entitled "An act to authorize the payment by corporations to their directors of compensation for services rendered by them" so far as it relates to insurance corporations

The act approved the twenty-fourth day of May one thousand nine hundred and seventeen (Pamphlet Laws three hundred and two) entitled "An act to confer additional powers upon fire insurance companies" absolutely

The act approved the twenty-second day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and twenty-three) entitled "An act authorizing insurance companies upon any increase of capital to issue the same at a price in excess of par to require payment of such price as a condition to the right to subscribe and also to sell in such manner as the board of directors may prescribe for not less than such price any unsubscribed stock" absolutely

The act approved the fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighty-one) entitled "An act permitting corporations to invest their surplus funds in bonds of the United States issued for war purposes" so far as it relates to insurance corporations

The act approved the fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws six hundred ninety-eight) entitled "An act to authorize corporations organized for profit under the laws of Pennsylvania to continue the salaries of employees enlisting or enrolling in any branch of the military or naval service of the United States or other protective organization" so far as it relates to insurance corporations

The act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred eighty-two) entitled "An act to provide for the incorporation and regulation of mutual insurance companies other than life and for the licensing and regulation of such companies from other states" absolutely

The act approved the eleventh day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred forty-one) entitled "An act authorizing corporations incorporated under the laws of any other state of the United States to acquire erect and maintain buildings and manufacturing establishments and to take hold mortgage lease and convey real estate necessary and proper for such corporate purposes" so far as it relates to insurance corporations

The act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred sixty) entitled "An act to amend section three of an act approved the second day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws seven hundred sixty-nine) entitled 'An act regulating policies of insurance against liability arising under article three of the workmen's compensation act of one thousand nine hundred fifteen providing for the regulation of premium rates therefor and providing penalties for the violation thereof' so far as it relates to insurance companies associations and exchanges saving the act from repeal so far as it relates to the State Workmen's Insurance Fund

The act approved the twenty-first day of July one thousand nine hundred and nineteen (Pamphlet Laws ten hundred seventy-four) entitled "An act to amend section twelve of an act entitled 'An act to supervise the operations of fire insurance rate-making bureau and providing for their examination by the Insurance Commissioner prohibiting discrimination in fixing and collecting fire insurance rates requiring companies to maintain and cooperate in maintaining and operating rate-making bureaus requiring inspection and survey by such bureaus of all risks specifically rated and regulating agreements between companies or other insurers with respect to fixing and collecting fire insurance rates and repealing existing laws' approved June seventh one thousand nine hundred and fifteen relating to mutual insurance companies absolutely



The act approved the twenty-second day of July one thousand nine hundred and nineteen (Pamphlet Laws eleven hundred twenty) entitled "An act to amend section four of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and sixty-nine) entitled 'An act regulating policies of insurance against liability arising under article three of the Workmen's Compensation Act of one thousand nine hundred and fifteen providing for the regulation of premium rates therefor and providing penalties for the violation thereof' by prohibiting the application of any system of schedule or merit rating to insurance premiums except through a rating-bureau approved by the Commissioner of Insurance and by requiring copies of insurance policies and indorsements thereon to be filed with a bureau so approved" so far as it relates to insurance companies associations and exchanges saving the act from repeal so far as it relates to the State Workmen's Insurance Fund

An Act to insurance amending revising and consolidating the law providing for the incorporation of insurance companies and the regulation supervision and protection of home and foreign insurance companies Lloyds Associations reciprocal and inter-insurance exchanges and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund providing penalties and repealing existing laws

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

#### BILL ON THIRD READING (SPECIAL ORDER.)

The SPEAKER. The hour of 10.30 o'clock having arrived, the Chair lays before the House as a Special Order on third reading and final passage, House Bill No. 1491, File Folio 4429.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1491, entitled:

An Act providing a bonus for the residents of this Commonwealth who served in the military or naval forces of the United States during the world war creating a Soldiers' Bonus Commission and prescribing its powers and duties and making an appropriation.

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—204.

Alexander,	Eaches,	Kooser,	Ruddy,
Allum,	Edmonds,	Krause,	Ruth,
Armstrong,	Ehrhardt,	Krug,	Schaeffer,
Asbury,	Elgin,	Lafferty,	Schilling,
Aston,	Evans,	Leeds,	Schwartz,
Baker,	Feldman,	Lewis,	Sieg,
Baldi,	Finney,	Long,	Shaffer,
Barnhart,	Fitzgibbon,	Love,	Shannon,
Beaver,	Flynn,	McBride,	Shellenberger,
Beckley,	Fowler,	McCaig,	Sinclair,
Bell,	Fox,	McCann,	Smiley,
Bidelspacher,	Franklin,	McCarthy,	Smink,
Blair,	Gearhart,	McClure,	Smith, H. J.,
Bluet,	Gelder,	McConnell,	Smith, H.,
Blinnberg,	Gibbon,	McCurdy,	Smith, J. W.,
Bolard,	Glass,	McGowan,	Smith, L.,
Bower,	Goehring,	McHugh,	Snowden,
Brady,	Golder,	McKim,	Soffel,
Brendle,	Goodnough,	McKnight,	Sowers,
Brenneman,	Goss,	McMullen,	Spraws,
Bromley,	Green,	McWen,	Stackhouse,
Brooks,	Griffith,	McVicar,	Stark,
Brown, F. B.,	Hagerty,	Mangan,	Steedle,
Brown, T. R.,	Haines,	Marcus, J.,	Sterling,
Burns,	Hampson,	Marcus, J. C.,	Stevens,
Campoell,	Harding,	Marshall,	Stevenson,
Catlin,	Harer,	Martin,	Stewart,
Chaplin,	Haslett,	Mantz,	Strauss,
Clutton,	Hatrick,	Michel,	Sweetzer,
Comeror,	Haws,	Miller, A.,	Thomas,
Conner,	Haves,	Miller, A. S. C.,	Traiber,
Cook,	Heffernan,	Miller, C.,	Van Alen,
Craig, J. R.,	Henderson, E.,	Miller, D. I.,	Vickerman,
Craig, J. O.,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Cratty,	Hess,	Miller, H. F.,	Walker, J. A.,
Crum,	Herrick,	Miller, J. J.,	Weamer,
Curran,	Hoffman, J. N.,	Mitchell,	Weiss,
Curry,	Hoffman, M. R.,	Morris,	Wells,
Davis,	Holcombe,	Ogle,	Wetach,
Dawson,	Hoover,	Orr,	Whitaker,
DeHaas,	Horne,	Perry,	Whitehouse,
Denning,	Hough,	Phillips,	Whiteman,
Dewey, C. P.,	Huston,	Pike,	Williams,
Dewey, P. H.,	Jones, D. J.,	Posey,	Wolfe,

Diehm,	Jones, W. W.,	Quigley,	Woner,
Dilsheimer,	Jordab,	Rhoads,	Wood,
Ditrich,	Kantner,	Richards,	Woodruff,
Donneley,	Keene,	Rieder,	Zook,
Drinkhouse,	Kelly,	Rinn,	Spangler,
Dunlap,	Kinsman,	Roman,	Speaker,
Dunn,	Kohler,	Ruch,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

#### REQUEST FOR CONSENT TO CALL UP BILL.

Mr. PHILLIPS. Mr. Speaker, I ask unanimous consent to call from page 48 of to-day's calendar, bills on third reading postponed, House Bill No. 550, File Folio No. 3615, entitled:

An Act to amend sections four and six of the act approved the second day of April, one thousand nine hundred and three (P. L. 128), entitled "An act to establish a Department of Fisheries, to provide for its proper administration, and to provide for the protection and propagation of fish by the Department of Fisheries," as amended; fixing the salary of the Commissioner of Fisheries; authorizing the appointment of additional employees; providing for the salaries of the employees of the Department.

The SPEAKER. Will the House give unanimous consent to consider House Bill No. 550 at this time?

The Chair hears objections.

#### REQUEST FOR CONSENT TO CALL UP BILL.

Mr. ROMAN. Mr. Speaker, I ask unanimous consent to call up from page 27 of to-day's calendar, bills on final passage postponed, House Bill No. 1200, File Folio No. 4607, entitled:

An Act relating to hotels and restaurants providing for the licensing and regulation thereof and imposing penalties.

The SPEAKER. Will the House give unanimous consent to consider House Bill No. 1200 at this time?

The Chair hears objections.

#### BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 3, as follows:

A Joint Resolution authorizing the appointment of a commission to arrange for an international exhibition to be held in Philadelphia in the year one thousand nine hundred and twenty-six in celebration of the one hundred and fiftieth anniversary of American Independence

Section 1 Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That the Governor shall appoint a commission to be known as the "Independence Celebration Commission" The commission shall consist of twenty-five persons citizens of the Commonwealth Among the membership of said commission shall be the Governor three members of the Senate and three members of the House of Representatives

Section 2 The commission shall organize by the election from among their number of a Chairman and Secretary The members of the commission shall not receive any compensation but shall be allowed their actual expenses The commission is authorized to appoint a clerk

Section 3 The commission shall work in conjunction with the Congress of the United States the councils of the city of Philadelphia and the Legislatures of the several states and the Governments of foreign powers toward conducting an international exhibition to celebrate in Philadelphia in the year one thousand nine hundred and twenty-six the One Hundred and Fiftieth Anniversary of American Independence

Section 4 The sum of ten thousand (\$10,000) dollars or so much thereof as may be necessary is hereby specifically appropriated for the use of the commission for the two fiscal years beginning June first one thousand nine hundred and twenty-one Payment shall be made on order of the commission accompanied by itemized and verified vouchers and on warrant of the Auditor General

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 5, as follows:

Making an appropriation to the Trustees of the State Hospital of Nanticoke Luzerne County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred forty-four thousand dollars (\$144,000) or so much thereof as may be necessary is hereby specifically appropriated to the Trustees of the State Hospital of Nanticoke Luzerne County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes namely

For maintenance including salaries wages labor and ordinary repairs and restoration the sum of one hundred sixteen thousand dollars (\$116,000) or so much thereof as may be necessary

For the purpose of purchasing and installing an elevator the sum of seven thousand dollars (\$7,000) or so much thereof as may be necessary

For the purpose of purchasing and installing laundry equipment the sum of nine thousand dollars (\$9,000) or so much thereof as may be necessary

For improvements to grounds and erection of fences the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary

For the purpose of purchasing furniture and making improvements to the nurses' home the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

For the purpose of building fire escapes the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 7, as follows:

An Act making an appropriation to the Home for the Training in speech of Deaf Children before they are of school age at Belmont Avenue and Monument Road Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seventy-seven thousand dollars (\$77,000) or so much thereof as may be necessary is hereby specifically appropriated to the Home for the Training in Speech of Deaf Children before they are of school age in Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes

For the maintenance and training of sixty pupils in the Home during the two fiscal years (no vacations) the sum of seventy two thousand dollars (\$72,000) or so much thereof as may be necessary

For painting repairs and furnishings the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

Section 2 No part of this appropriation shall become available until the managers of this institution shall have filed with the State Board of Charities and the Auditor General a declaration that hereafter all pupils received into the institution shall be taught exclusively by the oral method

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 14 as follows:

An Act making an appropriation to the trustees of the Phoenixville Hospital

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-six thousand dollars (\$26,000) or so much thereof as may be necessary is hereby specifically appropriated to the trustees of the Phoenixville Hospital for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 15 as follows:

An Act making an appropriation to the agricultural experiment station of the Pennsylvania State College to maintain substations for the purpose of making experiments in the improvement culture curing and preparation of tobacco and providing for the publication of the report thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary for the two fiscal years beginning on the first day of June one thousand nine hundred and twenty-one be and the same is hereby specifically appropriated to the trustees of the agricultural experiment station of the Pennsylvania State College for the purpose of conducting experiments in the improvement culture curing and preparation of tobacco in collaboration with the Tobacco Growers Societies duly incorporated et cetera of Lancaster and Clinton counties and with such other responsible associations as may desire to engage in such work with the United States Department of Agriculture The management of the experiments shall be conducted by said experiment station and the results of the experiments together with an itemized statement of the expenditures hereunder shall be published in the annual report presented by said station to the Governor of the Commonwealth provided That no part of the appropriation herein made shall be used for the purchase of land

Section 2 That an amount not exceeding five per centum of the sum appropriated by this act may be used by the station for the purpose of printing and distributing the results of the experiments herein provided for in the form of bulletins one copy of each of which shall be sent to every newspaper published in the State and to such individuals as may request the same so far as the means of the station may permit

Section 3 The money hereby appropriated shall be paid to the said trustees by the State Treasurer on the warrant of the Auditor General in such sums as may be from time to time be required and as the condition of the treasury will allow on the presentation of a sworn statement showing in detail the purpose for which said sums have been expended under the provisions of this act

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 18, as follows:

An Act making an appropriation to the Trustees of the State Institution for Feeble-Minded of Eastern Pennsylvania at Spring City

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eight hundred and sixty thousand dollars (\$860,000) or so much thereof as may be necessary is hereby specifically appropriated to the Trustees of the State Institution for Feeble-Minded of Eastern Pennsylvania at Spring City for the following purposes

For the purpose of maintaining and training of inmates for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of six hundred and sixty thousand dollars (\$660,000) or so much thereof as may be necessary at the annual rate of two hundred seventy-five dollars per annum for each inmate

For the erection construction and equipment of a chapel and auditorium building for store rooms a creamery building and equipment the covering of corridors connecting the various buildings extensions to boys' and girls' dining rooms green houses hennery water system coal conveyor and storage yard root cellar and farm garage equipment of hospital kitchens dining rooms and school rooms finishing of sewage disposal plant a building for carpenter paint and other shops repairs to buildings equipment for fire protection building of roads walks walls fences and grading re-building of old barn for storage purposes purchase of farm land and improvement to farm buildings the purchase of motor truck tractors with equipment farm machinery nursery stock and livestock the sum of two hundred thousand dollars (\$200,000) or so much thereof as may be necessary

The appropriation for buildings improvements repairs and equipment provided for under this act shall remain in full force and be available until said buildings improvements and repairs are completed and equipped

It is further provided that the said board of trustees may and are hereby authorized and empowered to construct and erect buildings roads walks fences walls grading and all other work provided for under this act in whole or in part as they may deem advisable by the employment of such inmate labor as is available and employ such other labor skilled and unskilled as may be necessary and purchase such materials machinery and equipment as may be required and pay for the same out of the money appropriated in this act for such purposes for which bills shall be rendered to the Auditor General the same as heretofore has been done by the said board of trustees

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.



Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 32, as follows:

An Act making an appropriation to the United Zion Home at Lititz Lancaster County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary is hereby specifically appropriated to the United Zion Home located at Lititz Lancaster county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 35, as follows:

An Act making an appropriation to the Home for Friendless Children of Lancaster Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eleven thousand dollars (\$11,000) or so much thereof as may be necessary is hereby specifically appropriated to the Home for Friendless Children for the city and county of Lancaster for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 40, as follows:

An Act making an appropriation to the Grand View Institution for the Care and Treatment of Poor Consumptives Oil City Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five thousand (\$5,000) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Grand View Institution of Oil City Venango county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 42, as follows:

An Act making an appropriation to the Roselia Foundling Asylum and Maternity Hospital of the City of Pittsburgh

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty-three thousand (\$33,000) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Roselia Foundling Asylum and Maternity Hospital of the city of Pittsburgh for the two (2) fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 43, as follows:

An Act making an appropriation to the Pennsylvania Association for the Blind at Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifteen thousand dollars (\$15,000) or so much thereof as may be necessary is hereby specifically appropriated to the Pennsylvania Association for the Blind at Pittsburgh Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 51, as follows:

An Act making an appropriation to the Waynesburg Hospital of Waynesburg Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary is hereby specifically appropriated to the Waynesburg Hospital of Waynesburg Greene county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 53, as follows:

An Act making an appropriation to the Pennsylvania State Oral School for the Deaf at Scranton

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eighty-two thousand dollars (\$82,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Pennsylvania State Oral School for the Deaf for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes

For the purpose of maintenance the sum of seventy-five thousand (\$75,000) dollars or so much thereof as may be necessary

For the installation of an electric lighting system the sum of four thousand (\$4,000) dollars or so much thereof as may be necessary

For the installation of fire protection water lines and hose in the several buildings of the institution the sum of three thousand (\$3,000) dollars or so much thereof as may be necessary

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 56, as follows:

An Act making an appropriation to the Good Samaritan Hospital at Westfield Tioga county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary is hereby specifically appropriated to the Good Samaritan Hospital located at Westfield Tioga county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 57, as follows:



An Act making an appropriation to the Bethel Orphanage located at Osceola Tioga county Pennsylvania

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary is hereby specifically appropriated to the Bethel Orphanage located at Osceola Tioga county for the two fiscal years commencing June first one thousand nine hundred twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 62, as follows:

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Pennsylvania

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seventy-one thousand four hundred ninety-two dollars and sixty-three cents (\$71,492.63) or so much thereof as may be necessary is hereby specifically appropriated to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Pennsylvania for maintenance and betterments for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for the deficit incurred in maintenance for the two fiscal years ending May thirty-first one thousand nine hundred and twenty-one

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 74, as follows:

An Act making an appropriation to the Children's Home of South Bethlehem Salisbury township Lehigh county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary is hereby specifically appropriated to the Children's Home located at South Bethlehem Salisbury township Lehigh county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 83, as follows:

An Act making an appropriation to the trustees of the State Hospital for Insane at Danville for the purpose of improvements and purchase of equipment

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two hundred seventy-five thousand dollars (\$275,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the trustees of the State Hospital for Insane at Danville for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes

For the erection and equipment of a power plant railroad siding coal bunkers and the excavating necessary therefor and for steam and electrical connections to buildings and grounds one hundred ten thousand dollars (\$110,000) or so much thereof as may be necessary

For the purchase of hospital equipment beds chairs dressers wardrobes rugs surgical and laboratory supplies for the purchase of telephone switch boards and the wiring for an installation of new telephones for the installation of an automatic fire alarm system for extension and improvements to buildings for painting of wards and buildings for additional water mains for additional fire apparatus and fire truck for a generator for ventilating systems for the building enclosure heating and lighting of porches for extension to industrial building and additional industrial equipment for building calf barns for fire escapes seventy thousand dollars (\$70,000) or so much thereof as may be necessary

For the erection equipment furnishings lighting heating of and sewer connection to a mile nurses home forty thousand dollars (\$40,000) or so much thereof as may be necessary

For the erection equipment furnishing heating lighting of and sewer connections to a home for female employees twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary

For the erection equipment furnishing lighting of and sewer connections to a building for the treatment of infectious diseases twenty thousand dollars (\$20,000) or so much thereof as may be necessary

For rewiring buildings repairing and painting wards and buildings necessitated thereby to meet the requirements of the Department of Public Grounds and Buildings ten thousand dollars (\$10,000) or so much hereof as may be necessary

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 88 as follows:

An Act making an appropriation to Kane Summit Hospital Association of Kane McKean County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following sums of money are hereby specifically appropriated to Kane Summit Hospital Association of Kane McKean County Pennsylvania for the following purposes namely

For the purpose of maintenance for the two fiscal years beginning June first one thousand nine hundred twenty-one the sum of thirteen thousand dollars (\$13,000) or so much thereof as may be necessary

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 89, as follows:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seventy thousand five hundred and fifty dollars (\$75,550) or so much thereof as may be necessary is specifically appropriated to the trustees of the State Hospital for the Insane at Warren Pennsylvania for the two fiscal years beginning June first years beginning June first one thousand nine hundred and twenty-one for the following purposes namely

For installation of the Skinner Overhead Garden Irrigation System on a ten acre garden tract the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary

For erection of a machine and farm implement shed the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

For the construction of a ferry-boat required in farming operations the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary

For the construction of a root cellar for farm products the sum of fifteen hundred dollars (\$1,500) or so much thereof as may be necessary

For addition to calf barn the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary

For the purchase of farm machinery the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

For the installation of a rendering plant the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary

For the construction of a sanitary ceiling in the dairy barn the sum of one thousand two hundred dollars (\$1,200) or so much thereof as may be necessary

For making the required changes in electric wiring of the hospital the sum of seven thousand dollars (\$7,000) or so much thereof as may be necessary

For making required changes in fire protection the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary

For the erection of four employees cottages the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

For the installation of an auxiliary pumping unit the sum of four thousand two hundred dollars (\$4,200) or so much thereof as may be necessary

For the installation of a boiler feed pump the sum of six hundred and fifty dollars (\$650) or so much thereof as may be necessary



For relaying water and gas lines to the farm colony the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 100, as follows:

An Act making an appropriation to Saint Mary's Keller Memorial Hospital Scranton Lackawanna county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary is hereby specifically appropriated to the Saint Mary's Keller Memorial Hospital at Scranton Lackawanna county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 110, as follows:

An Act making appropriation to the Maple Avenue Hospital Association of DuBois Pennsylvania (formerly City Hospital Association of DuBois)

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of six thousand dollars (\$6,000) or as much thereof as may be necessary is hereby appropriated to the Maple Avenue Hospital Association of DuBois (formerly City Hospital Association of DuBois) for the two (2) fiscal years beginning June 1 1921 for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 124, as follows:

An Act making an appropriation to the Coatesville Hospital Coatesville Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-four thousand dollars (\$24,000) or so much thereof as may be necessary is hereby specifically appropriated to the Coatesville Hospital Coatesville Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 131, as follows:

An Act making an appropriation to the Jefferson Medical College of Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following sums or so much thereof as may be necessary be and the same are hereby specifically appropriated to the Jefferson Medical College of Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes namely

The sum of one hundred and eighty-eight thousand dollars (\$188,000) or so much thereof as may be necessary for the maintenance of its hospital

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 133, as follows:

An Act making an appropriation to the Lancaster General Hospital Lancaster Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary is hereby specifically appropriated to the Lancaster General Hospital Lancaster Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 137, as follows:

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two thousand six hundred (\$2,600) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated for the two fiscal years beginning June first one thousand nine hundred and twenty-one to the Colored Women's Relief Association of Western Pennsylvania to be used for the purpose of maintenance of the Davis Temporary Home for Colored Children and Day Nursery located at Pittsburgh Pennsylvania

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 146, as follows:

An Act making an appropriation to the Carbondale Emergency Hospital Carbondale Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary is hereby specifically appropriated to the Carbondale Emergency Hospital at Carbondale Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 149, as follows:

An Act making an appropriation to the Mid-Valley Hospital at Blakely Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary is hereby specifically appropriated to the Mid-Valley Hospital at Blakely Borough Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.



Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 157, as follows:

An Act making an appropriation to the Julia White Priscilla Home for Aged Colored People located at LaMott Montgomery county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary is hereby specifically appropriated to the Julia White Priscilla Home for Aged Colored People located at LaMott Montgomery county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 162, as follows:

An Act making an appropriation to the trustees of the State Hospital for injured persons of the Anthracite Coal Region of Pennsylvania at Ashland Schuylkill County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three hundred sixty-five thousand and five hundred dollars (\$365,500) or so much thereof as may be necessary is hereby specifically appropriated to the trustees of the State Hospital for injured persons of the Anthracite Coal Region of Pennsylvania located at Ashland Schuylkill County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes namely

For the purpose of maintenance for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of three hundred and five thousand (\$305,000) or so much thereof as may be necessary

For the completion furnishing finishing lighting heating and plumbing addition to nurses' home the sum of twelve thousand five hundred dollars (\$12,500) or so much thereof as may be necessary

For the completion furnishing finishing lighting heating and plumbing new ward and for new floors and sun rooms to old building the sum of twenty-two thousand five hundred dollars (\$22,500) or so much thereof as may be necessary

For one new one hundred and fifty kilowatt dynamo the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

For one new three hundred and fifty horsepower boiler and connections the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

For completing stack at boiler house the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary

For painting buildings inside and outside the sum of two thousand five hundred dollars (\$2,500) or so much thereof as may be necessary

For two new laundry washing machines the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary

Section 2 The trustees shall after the passage of this act and for one week and quarterly thereafter for the same length of time commencing on the first Monday of December the first Monday of March the first Monday of July and the first Monday of September advertise for bids in three newspapers of general circulation to furnish all needed supplies for the three months beginning January first April first July first and October first next ensuing said trustees shall furnish promptly on application to all persons desiring to bid an itemized list of the kind and probable amount required The maintenance and discipline committee shall open the bids and the board of trustees shall at a stated meeting award the contract for supplies to the lowest responsible bidder taking such security for the faithful performance of such contract as they may deem necessary The said appropriation to be paid monthly on the warrant of the Auditor General on a settlement made by him and the State Treasurer but no warrant shall be drawn on settlement made until the trustees of said institution shall have made under oath to the Auditor General a report containing a specifically itemized statement of the cost of said improvements during the previous month with a cash balance on hand and the same is approved by him and the State Treasurer nor until the Treasurer shall have sufficient money in the treasury not otherwise appropriated to pay the monthly installments due said institution unexpended balances of sums appropriated for specific purposes shall not be used for other purposes whether specific or general and shall revert to the State Treasury at the close of the two fiscal years

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 176, as follows:

An Act making an appropriation to the German Baptist Home at Lawndale Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary is hereby specifically appropriated to the German Baptist Home at Lawndale Philadelphia for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 178, as follows:

An Act making an appropriation to the Old Ladies' Home located at Wissinoming Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifteen thousand dollars (\$15,000) or so much thereof as may be necessary is hereby specifically appropriated to the Old Ladies' Home located at Wissinoming Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purposes of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 185, as follows:

An Act making an appropriation to the Western State Penitentiary

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following sums or so much thereof as may be necessary be and the same are hereby specifically appropriated to the Western State Penitentiary of Pennsylvania for the several purposes hereinafter named for the two fiscal years commencing June first one thousand nine hundred and twenty-one

For salaries of officers parole work returning convicts electrocution department and expenses necessary thereto the sum of six hundred thousand (\$600,000) dollars or so much thereof as may be necessary

For extraordinary repairs the sum of fifty thousand (\$50,000) dollars or so much thereof as may be necessary

For insurance the sum of four thousand two hundred forty-three and sixty-five one hundredths (\$4,243.65) dollars or so much thereof as may be necessary

For each discharged or paroled convict from the Penitentiary a sum not to exceed ten (\$10.00) dollars and for clothing for each discharged or paroled convict a sum not to exceed fifteen (\$15.00) dollars and appropriating thereon the sum of twenty thousand (\$20,000.00) dollars or so much thereof as may be necessary

For books and stationery for prisoners the sum of three thousand five hundred (\$3,500) dollars or so much thereof as may be necessary

For hospital equipment the sum of four thousand one hundred eighty (\$4,180.00) dollars or so much thereof as may be necessary

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 189, as follows:

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the City of Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of nineteen thousand dollars (\$19,000) or



so much thereof as may be necessary is hereby specifically appropriated to the Pittsburgh and Allegheny Home for the Friendless situated in the City of Pittsburgh for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 194, as follows:

An Act making an appropriation to the Florence Crittenton Mission of Scranton Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary is hereby specifically appropriated to the Florence Crittenton Mission of Scranton Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 200, as follows:

An Act making an appropriation to the Rush Hospital for Consumption and allied diseases at Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixty thousand dollars (\$60,000) or so much thereof as may be necessary is hereby specifically appropriated to the Rush Hospital for consumption and allied diseases at Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purpose namely  
Maintenance of the city hospital and the country branch thereof

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 222, as follows:

An Act making an appropriation to the Coudersport General Hospital at Coudersport Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary is hereby specifically appropriated to the Coudersport General Hospital at Coudersport Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 226, as follows:

An Act making an appropriation to the Christian Home of Johnstown Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary is hereby specifically appropriated to the Christian Home of Johnstown Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 228, as follows:

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm Chester county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eighteen thousand dollars (\$18,000) or so much thereof as may be necessary is hereby specifically appropriated to the Pennsylvania Epileptic Hospital and Colony Farm of Chester county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 232, as follows:

An Act making an appropriation to the Curtis Home for Destitute Women and Children of Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seven thousand dollars (\$7,000) or so much thereof as may be necessary is hereby specifically appropriated to the Curtis Home for Destitute Women and Children of Pittsburgh Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 234, as follows:

An Act making an appropriation to the Home for Colored Children located in the city of Pittsburgh northside

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five thousand (\$5,000) dollars or so much thereof as may be necessary is hereby specifically appropriated to the Home for Colored Children located in the City of Pittsburgh for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 235, as follows:

An Act making an appropriation to the First Allegheny Day Nursery and Temporary Home for Children Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four thousand eight hundred dollars (\$4,800) or so much thereof as may be necessary is hereby specifically appropriated to the First Allegheny Day Nursery and Temporary Home for Children of Pittsburgh Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,



The House proceeded to the second reading and consideration of House Bill No. 236, as follows:

An Act making an appropriation to the Frankford Hospital located at Frankford Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixty-seven thousand dollars (\$67,000) or so much thereof as may be necessary is hereby specifically appropriated to the Frankford Hospital located at Frankford Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance.

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 237, as follows:

An Act making an appropriation to Saint Vincent's Orphan's Asylum of Tacony Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary is hereby specifically appropriated to the Saint Vincent's Orphan's Asylum of Tacony Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 240, as follows:

An Act making an appropriation to the Northern Tier Home Harrison Valley Potter county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary is hereby specifically appropriated to the Northern Tier Home Harrison Valley Potter county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 245, as follows:

An Act making an appropriation to the Conemaugh Valley Memorial Hospital Johnstown Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seventy-nine thousand dollars (\$79,000) or so much thereof as may be necessary is hereby specifically appropriated to the Conemaugh Valley Memorial Hospital Johnstown Pennsylvania for the two fiscal years commencing June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 258, as follows:

An Act making an appropriation to the Miners' Hospital of northern Cambria at Spangler Cambria county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixteen thousand dollars (\$16,000) or so

much thereof as may be necessary is hereby specifically appropriated to the Miners' Hospital of northern Cambria at Spangler Cambria county Pennsylvania for the two fiscal years commencing June first one thousand nine hundred and twenty-one for the purpose of maintenance

For the purpose of maintenance the sum of thirty-two thousand dollars (\$32,000) or so much thereof as may be necessary

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 266 as follows:

An Act making an appropriation to the society of the Home for Friendless Women and Children of the city of Scranton

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirteen thousand dollars (\$13,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the society of the Home for Friendless Women and Children of the city of Scranton Pennsylvania located in the city of Scranton Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 268, as follows:

An Act making an appropriation to the trustees of the State Hospital for injured persons of the Middle Coal Field

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred and sixty-two thousand (\$162,000) dollars or so much thereof as may be necessary is hereby specifically appropriated to the trustees of the State Hospital for injured persons of the Middle Coal Field located at Hazleton Pennsylvania namely

For the two fiscal years beginning June first one thousand nine hundred and twenty-one for maintenance salaries wages labor and necessary repairs the sum of one hundred and thirty thousand dollars (\$130,000) or so much thereof as may be necessary For completing and furnishing the home for nurses the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary For installing of fire escapes fifteen hundred dollars (\$1500) For ice plant twenty-five hundred dollars (\$2500)

For painting buildings two thousand dollars (\$2,000) For new elevator and shaft eleven thousand five hundred dollars (\$11,500) For placing electric wires in conduit in all old buildings twenty-five hundred dollars (\$2500)

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 273, as follows:

An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred eighteen Westminister Avenue Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Philadelphia Home for Infants located at four thousand six hundred eighteen Westminister Avenue Philadelphia, for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,



The House proceeded to the second reading and consideration of House Bill No. 276, as follows:

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital Philadelphia Pennsylvania  
 Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eighteen thousand dollars (\$18,000) or so much thereof as may be necessary is hereby specifically appropriated to the West Philadelphia General Homeopathic Hospital of Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 277, as follows:

An Act making an appropriation to the Home of Veterans of the Grand Army of the Republic and Wives Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary is hereby specifically appropriated to the Home for Veterans of the Grand Army of the Republic and Wives located at Sixty-first and Vine Streets in the City of Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 278, as follows:

An Act making an appropriation to the Trustees of the Samaritan Hospital Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eighty thousand dollars (\$80,000) or so much thereof as may be necessary is hereby specifically appropriated to the Trustees of the Samaritan Hospital at Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 288, as follows:

An Act making an appropriation to the Home for Aged and Infirm Women of Easton Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seven thousand dollars (\$7,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Home for Aged and Infirm Women located at Easton Pennsylvania for the purpose of maintenance of said home for the two fiscal years beginning June first one thousand nine hundred and twenty-one

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 289, as follows:

An Act making an appropriation to the United Charities of Hazleton Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary is hereby specifically appropriated to the United Charities located at Hazleton Pennsylvania for the purpose of maintenance during the two fiscal years beginning June first one thousand nine hundred and twenty-one

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 302, as follows:

An Act making an appropriation to the Lying-in-Charity hospital Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-eight thousand dollars (\$28,000) or so much thereof as may be necessary is hereby specifically appropriated to the Lying-in-Charity hospital located at eleventh and Cherry streets Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 303, as follows:

An Act making an appropriation to the Hahnemann Hospital in city of Scranton Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifty-five thousand dollars (\$55,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Hahnemann Hospital in the city of Scranton Lackawanna county Pennsylvania for the purpose of maintenance for the two fiscal years beginning June first one thousand nine hundred and twenty-one

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 307, as follows:

An Act making an appropriation to The Pennsylvania Training School for Feeble Minded Children at Elwyn in the County of Delaware and Commonwealth of Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of Four hundred and twenty thousand dollars (\$420,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Pennsylvania Training School for Feeble Minded Children at Elwyn in the County of Delaware and Commonwealth of Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purpose namely for the maintenance of not more than six hundred feeble minded children at three hundred and fifty dollars (\$350.00) each per annum

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 308, as follows:

An Act making an appropriation to the Glen Mills Schools in the Eastern District of the Commonwealth of Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five hundred and thirty-two thousand four hundred and twenty dollars (\$532,420) or so much thereof

of as may be necessary be and the same is hereby specifically appropriated to The Glen Mills Schools situate in the Eastern District of the State of Pennsylvania for the two fiscal years beginning the first day of June one thousand nine hundred and twenty-one for the following purposes namely

For the purpose of maintenance the sum of four hundred and eighty-six thousand five hundred and seventy-eight dollars (\$486,578) or so much thereof as may be necessary

For improvements and repairs at the Boys' Department the sum of Twenty-three thousand dollars (\$23,000) or so much thereof as may be necessary

For replacement of floors in six cottages at the Girls' Department the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary

For sleeping porches at the Girls' Department the sum of six thousand three hundred and forty-two dollars (\$6,342) or so much thereof as may be necessary

For replacing areaways at the basement windows at the Girls' Department the sum of eight hundred dollars (\$800) or so much thereof as may be necessary

For capping out chimneys at the Girls' Department the sum of four hundred dollars (\$400) or so much thereof as may be necessary

For replacing slat floors upon the sleeping porches at the Girls' Department the sum of three hundred dollars (\$300) or so much thereof as may be necessary

For the construction of a pole line and other equipment necessary to furnish electric current to the Girls' Department from the Boys' Department the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 312, as follows:

An Act making an appropriation to the Suburban General Hospital of Bellevue Allegheny County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixteen thousand dollars (\$16,000) or so much thereof as may be necessary is hereby specifically appropriated to the Suburban General Hospital located at Bellevue Allegheny County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 319, as follows:

An Act making an appropriation to the Florence Crittenton Home and Rescue Association of Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one thousand four hundred dollars (\$1,400) or so much thereof as may be necessary is hereby specifically appropriated to the Florence Crittenton Home Rescue Association of Pittsburgh Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 320, as follows:

An Act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania located at Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty-three thousand dollars (\$43,000) or so much thereof as may be necessary is hereby specifically appropriated to the Montefiore Hospital Association for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 322, as follows:

An Act making an appropriation to the Pottstown Homeopathic Hospital Pottstown Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary is hereby specifically appropriated to the Pottstown Homeopathic Hospital High and Roland streets Pottstown Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 324, as follows:

An Act making an appropriation to Pottstown Hospital Pottstown Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirteen thousand dollars (\$13,000) or so much thereof as may be necessary is hereby specifically appropriated to the Pottstown Hospital Charlotte street Pottstown Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 327, as follows:

An Act making an appropriation to the Paradise Protectory and Agricultural School at Paradise Township York County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of nine thousand dollars (\$9,000) or so much thereof as may be necessary is hereby specifically appropriated to the Paradise Protectory and Agricultural School at Paradise Township York County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 328, as follows:

An Act making an appropriation to the York Society to Protect Children and Aged Person of York Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary is hereby specifically appropriated to the York Society to Protect Children and Aged Persons of York Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,



The House proceeded to the second reading and consideration of House Bill No. 329, as follows:

An Act making an appropriation to the York Hospital West College Avenue York Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary is hereby specifically appropriated to the York Hospital West College Avenue York Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 334, as follows:

An Act making an appropriation to the Annie M. Warner Hospital Gettysburg Adams county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary is hereby specifically appropriate dto the Annie M. Warner Hospital located in the borough of Gettysburg Adams county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 336, as follows:

An Act making an appropriation to the Meadville Children's Aid Society and Home for the Aged Meadville Crawford county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of six thousand five hundred dollars (\$6,500) or so much thereof as may be necessary is hereby specifically appropriated to the Meadville Children's Aid Society and Home for the Aged located at Meadville Crawford county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 337, as follows:

An Act making an appropriation to the Spencer Hospital Meadville Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifteen thousand dollars (\$15,000) or so much thereof as may be necessary is hereby specifically appropriated to the Spencer Hospital Meadville Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 338, as follows:

An Act making an appropriation to the Allegheny Valley Hospital at Tarentum Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eighteen thousand dollars (\$18,000) or so much thereof as may be necessary is hereby specifically appropriated to the Allegheny Valley Hospital at Tarentum Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 344, as follows:

An Act making an appropriation to the Mercy Hospital of Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty thousand (\$40,000) dollars or so much thereof as may be necessary is hereby specifically appropriated to the Mercy Hospital of Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 350, as follows:

An Act making an appropriation to the trustees of Temple University at Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three hundred thousand dollars (\$300,000) or so much thereof as may be necessary is hereby specifically appropriated to the trustees of Temple University at Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one the said amount to be applied as follows

For the purpose of general maintenance of the University and the purchase of such apparatus and equipment as the trustees may deem best for the interests of Temple University the sum of two hundred thousand dollars (\$200,000) or so much thereof as may be necessary.

For the general maintenance of the School of Medicine of Temple University and for the purchase of necessary supplies apparatus and equipment therefor the sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 352, as follows:

An Act making an appropriation to the Westmoreland Hospital Association of Greensburg Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-eight thousand five hundred (\$28,500) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Westmoreland Hospital Association of Greensburg Pennsylvania for the purpose of maintenance for the two fiscal years beginning June first one thousand nine hundred and twenty-one

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,



The House proceeded to the second reading and consideration of House Bill No. 354, as follows:

An Act making an appropriation to the Beacon Light Mission near the city of Bradford Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two thousand four hundred dollars (\$2,400) or so much thereof as may be necessary is hereby specifically appropriated to the Beacon Light Mission located near the city of Bradford Pennsylvania for the two fiscal years, beginning June first one thousand nine

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 356, as follows:

An Act making an appropriation to the Bradford Hospital of the city of Bradford

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Bradford Hospital of the city of Bradford for the two fiscal years beginning on June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 364, as follows:

An Act making an appropriation to the Benevolent Association's Home for Children Pottsville Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary is hereby specifically appropriated to the Benevolent Association's Home for Children Pottsville Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purposes of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 373, as follows:

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty-five thousand dollars (\$45,000) or so much thereof as may be necessary is hereby specifically appropriated to the Philadelphia Orthopaedic Hospital and infirmary for Nervous Diseases of Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 374, as follows:

An Act making an appropriation to Saint Francis Hospital of Pittsburgh

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in Gen-

eral Assembly met and it is hereby enacted by the authority of the same That the sum of two hundred thousand (\$200,000) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Saint Francis Hospital of Pittsburgh for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 378, as follows:

An Act making an appropriation to the Renovo Hospital Renovo Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eight thousand dollars (\$8,000) or so much thereof as may be necessary is hereby specifically appropriated to the Renovo Hospital of Renovo Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 386, as follows:

An Act making an appropriation to the trustees of the State Hospital for the Criminal Insane at Fairview Wayne County and authorizing the board of trustees to perform certain work in connection therewith

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two hundred and ninety-one thousand six hundred dollars (\$291,600) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the trustees of the State Hospital for the Criminal Insane at Fairview for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes namely

For the purpose of completing the erection of an additional ward authorized by the act of June eighteenth one thousand nine hundred and nineteen connecting corridors patients' dining room refrigerating plant and furnishing and equipping the same the sum of two hundred and two thousand dollars (\$202,000) or so much thereof as may be necessary

For the extension enlargement equipment and operation of brick plant the sum of fifteen thousand dollars (\$15,000) or so much thereof as may be necessary

For machinery and equipment of the textile industrial plant the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

For the purchase of additional land the sum of seven thousand six hundred dollars (\$7,600) or so much thereof as may be necessary

For deficiency in maintenance for the biennial period ending May thirty-first one thousand nine hundred and twenty-one the sum of fifty-seven thousand dollars (\$57,000) or so much thereof as may be necessary

It is further provided that by reason of the fact that the land of this hospital contains building stone brick-clay and lumber and also has a brick plant in operation the said board of trustees may and are hereby authorized and empowered to construct and erect buildings roads walks fences pipe lines conduits ducts mains reservoirs dams and greenhouses and perform the necessary work of clearing land and grading in whole or in part as they may deem advisable by the employment of such inmate labor skilled and unskilled labor as they deem necessary and to purchase such other material machinery and equipment as they may think advisable out of the moneys herein appropriated

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 396, as follows:

An Act making an appropriation to the Saint Joseph's Hospital and Dispensary of Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of



Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary is hereby specifically appropriated to the Saint Joseph's Hospital and Dispensary of Pittsburgh Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 397, as follows:

An Act making an appropriation to Providence Mission and Rescue Home at Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one thousand six hundred dollars (\$1,600) or so much thereof as may be necessary is hereby specifically appropriated to the Providence Mission and Rescue Home established and located at number twenty-four Sycamore Street Pittsburgh Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 406, as follows:

An Act making an appropriation to the trustees of the State Hospital for the Insane for the Southeastern District of Pennsylvania located at Norristown Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eighty-eight thousand dollars (\$88,000) or so much thereof as may be necessary is hereby specifically appropriated to the trustees of the State Hospital for the Insane of the Southeastern District of Pennsylvania for the two fiscal years beginning June one thousand nine hundred and twenty-one for the following purposes

For the purpose of installing additional equipment in the power house including CO2 recorder registering pyrometers boiler feed and water metering heaters centrifugal pumps and main damper regulators

For the purpose of purchasing and equipping with additional machinery and making direct connections to machines in the carpenter shop plumbing shop tin shop printing room and blacksmith shop

For the purpose of erecting completing and finishing an annex building to the male nurses home

For the purpose of installing a new boiler in soap factory For deficiency in appropriation for the purchase of a tract of about eight (8) acres (see Appropriation Acts of one thousand nine hundred and nineteen Pamphlet Laws one hundred Act number fifty-A) the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary

For the purpose of complying with the orders of the Public Service Commissions and railroad companies in the reconstruction of trestles and tracks in the coal shed

For the purpose of roofing the piggery and dairy barns

For the purpose of profitably using the unoccupied space in the old chapel in order to convert the same into living apartments for officials and employees

For the purpose of providing modern and sanitary methods of hauling the food and laundry by providing and installing additional electric trucks

For the purpose of providing wire screens in the male and female nurses home so that the comfort and health of the nurses can be provided for

For the purpose of converting and making usable in winter time some of the porches adjoining the wards and erecting porches to the receiving wards

For the purpose of providing new power sewing machines in the sewing room

To supplying deficiency incurred in acquisition and condemnation of Bower and Moyer properties pursuant to provisions of acts of Assembly of one thousand nine hundred and nineteen authorizing the same the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary

The appropriation for buildings improvements repairs and providing sanitary equipment provided for under this act shall remain in full force and be available until said buildings repairs and improvements are completed and equipped

It is further provided that the said board of trustees may and are hereby authorized and empowered to construct and erect buildings roads and make necessary improvements re-

pairs and provide sanitary equipment and all other work provided for under this act in whole or in part as they may deem advisable by the employment of such inmate labor as is available and employ such other labor skilled or unskilled as may be necessary and purchase such materials machinery and equipment as may be required and pay for the same out of the money appropriated in this act for such purposes for which bills shall be rendered to the Auditor General as heretofore has been done by the said board of trustees in conformity with law

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 409, as follows:

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary is hereby specifically appropriated to the Beaver Valley General Hospital at New Brighton Beaver County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 410, as follows:

An Act making an appropriation to the Passavant Memorial Homes for the Care of Epileptics at Rochester Beaver County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifteen thousand dollars (\$15,000) or so much thereof as may be necessary is hereby specifically appropriated to the Passavant Memorial Homes for the Care of Epileptics at Rochester Beaver County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 411, as follows:

An Act making an appropriation to the Rochester General Hospital at Rochester Beaver County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty-eight thousand dollars (\$38,000) or so much thereof as may be necessary is hereby specifically appropriated to the Rochester General Hospital at Rochester Beaver County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 412, as follows:

An Act making an appropriation to Providence Hospital of Beaver Falls Beaver County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary is

hereby specifically appropriated to the Providence Hospital located at Beaver Falls Beaver County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 413, as follows:

An Act making an appropriation to the Beaver County Children's Home of New Brighton Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seven thousand dollars (\$7,000) or so much thereof as may be necessary is hereby specifically appropriated to the Beaver County Children's Home Association of New Brighton Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 414, as follows:

An Act making an appropriation to the Maternity Hospital in the City of Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seven thousand five hundred dollars (\$7,500) or so much thereof as may be necessary is hereby specifically appropriated to the Maternity Hospital in the City of Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 419, as follows:

An Act making an appropriation to the Easton Hospital at Easton Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-nine thousand dollars (\$29,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Easton Hospital at Easton for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 343, as follows:

An Act making an appropriation to the Board of Managers of the Pennsylvania Village for Feeble-Minded Women at Laurelton Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two hundred sixty-five thousand dollars (\$265,000) or so much thereof as may be necessary is hereby specifically appropriated to the Board of Managers of the Pennsylvania Village for Feeble-Minded Women at Laurelton Pennsylvania for the following purposes

For maintenance for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of one hundred thousand (\$100,000) dollars or so much thereof as may be necessary

For the construction and equipment of one cottage for patients the sum of seventy-five thousand dollars (\$75,000) or so much thereof as may be necessary

For the construction and equipment of one cottage for employees the sum of thirty (\$30,000) thousand dollars or so much thereof as may be necessary

For the construction and equipment of a sewage disposal plant the sum of thirty thousand (\$30,000) dollars or so much thereof as may be necessary

For the construction of a reservoir for water storage fifteen thousand (\$15,000) dollars or so much thereof as may be necessary

For buildings and improvements for farm (including stock) the sum of fifteen thousand (\$15,000) dollars or so much thereof as may be necessary

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 435, as follows:

An Act making an appropriation to the Mercy Hospital of Altoona Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eighteen thousand dollars (\$18,000) or so much thereof as may be necessary is hereby specifically appropriated to the Mercy Hospital of Altoona for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 436, as follows:

An Act making an appropriation to the Altoona Hospital Altoona Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifty-nine thousand dollars (\$59,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Altoona Hospital of Altoona Pennsylvania for the two fiscal years beginning June first one thousand nine hundred twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 445, as follows:

An Act making an appropriation to the Passavant Hospital of Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary is hereby specifically appropriated to the Passavant Hospital of Pittsburgh Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 448, as follows:

An Act making an appropriation to the Ladies of the Grand Army of the Republic Home Department of Pennsylvania at Hawkins Station Allegheny County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority



of the same. That the sum of thirty-five thousand two hundred (\$35,200) dollars or so much thereof as may be necessary is hereby specifically appropriated to the Ladies Grand Army of the Republic Home Department of Pennsylvania located at Hawkins Station Allegheny County Pennsylvania for the following purposes namely:

The sum of thirty-five thousand two hundred (\$35,200) dollars or so much thereof as may be necessary for maintenance during the two fiscal years beginning June one one thousand nine hundred and twenty-one

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 458, as follows:

An Act making an appropriation to the Chambersburg Hospital at Chambersburg Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten thousand six hundred dollars (\$10,600) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Chambersburg Hospital in the borough of Chambersburg for the following purposes:

For the purpose of maintenance for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of ten thousand six hundred dollars (\$10,600) or so much thereof as may be necessary

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 459, as follows:

An Act making an appropriation to the United Evangelical Home Lewisburg Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two thousand five hundred dollars (\$2,500) or so much thereof as may be necessary is hereby specifically appropriated to the United Evangelical Home at Lewisburg Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 460, as follows:

An Act making an appropriation to the Lewistown Hospital of Lewistown Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary is hereby specifically appropriated to the Lewistown Hospital of Lewistown Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 461, as follows:

An Act making an appropriation to the Westmoreland County Children's Aid Society at Greensburg Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary is hereby specifically appropriated to the Westmoreland County Children's

Aid Society at Greensburg Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 462, as follows:

An Act making an appropriation to the Mount Pleasant Memorial Hospital Mount Pleasant Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-three thousand or so much thereof as may be necessary is hereby specifically appropriated to the Mount Pleasant Memorial Hospital at Mount Pleasant Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 463, as follows:

An Act making an appropriation to the Latrobe Hospital Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eighteen thousand six hundred dollars (\$18,600) or so much thereof as may be necessary is hereby specifically appropriated to the Latrobe Hospital of Latrobe Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 467, as follows:

An Act making an appropriation to the Simon H Barnes Memorial Hospital of Susquehanna Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary is hereby specifically appropriated to the Simon H Barnes Memorial Hospital of Susquehanna Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 469, as follows:

An Act making an appropriation to the Western Pennsylvania Institution for the Instruction of the Deaf and Dumb

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two hundred twenty-four thousand (\$224,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Western Pennsylvania Institution for the Instruction of the Deaf and Dumb for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the education and maintenance of two hundred and eighty State pupils at an annual rate not exceeding the sum of four hundred dollars (\$400.00) per pupil or so much thereof as may be necessary

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.



Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 473, as follows:

An Act making an appropriation to the Berwick Hospital Berwick Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary is hereby specifically appropriated to the Berwick Hospital of Berwick Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 474, as follows:

An Act making an appropriation to the Mercy Hospital at Wilkes-Barre Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred eighteen thousand dollars (\$118,000) or so much thereof as may be necessary is hereby specifically appropriated to the Mercy Hospital at Wilkes-Barre for the purpose of maintenance for the two fiscal years beginning June first one thousand nine hundred and twenty-one

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 484, as follows:

An Act making an appropriation to the Eastern State Penitentiary at Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four hundred and eighty-five thousand three hundred and eighty-five dollars (\$485,385) or so much thereof as may be necessary is hereby specifically appropriated to the Eastern State Penitentiary at Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes

For salaries of officers and parole work the sum of three hundred and eighty thousand dollars (\$380,000) or so much thereof as may be necessary

For general repairs the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary

For library books and stationery the sum of five hundred dollars (\$500) or so much thereof as may be necessary

For gratuities paid discharged convicts for each discharged convict from the city of Philadelphia or whose residence is within fifty miles thereof the sum of five dollars and for each discharged convict whose residence is more than fifty miles from the city of Philadelphia the sum of ten dollars the sum of seven thousand dollars (\$7,000) or so much thereof as may be necessary

For clothing furnished discharged convicts the sum of fifteen thousand dollars (\$15,000) or so much thereof as may be necessary

To reimburse funds of treasurer for amount expended for salaries of officers and parole work in excess of appropriation awarded under act of July sixteenth one thousand nine hundred and nineteen the sum of twenty-six thousand dollars (\$26,000) or so much thereof as may be necessary

To reimburse funds of treasurer for amount expended for general repairs in excess of appropriation awarded under the act of July sixteenth one thousand nine hundred and nineteen the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary

To reimburse funds of treasurer for amount expended for clothing furnished discharged convicts in excess of appropriation awarded under act of July sixteenth one thousand nine hundred and nineteen the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

To reimburse funds of treasurer for amount expended in purchase of a Dodge Sedan automobile as per authority for purchase given by the Board of Commissioners of Public Grounds and Buildings under date of June thirtieth one thousand nine hundred and twenty the sum of eighteen hundred eighty-five dollars (\$1,885) or so much thereof as may be necessary

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 485, as follows:

An Act making an appropriation to the Bloomsburg Hospital Bloomsburg Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary is hereby specifically appropriated to the Bloomsburg Hospital of Bloomsburg Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 486, as follows:

An Act making an appropriation to the Washington Hospital Washington Pennsylvania or its successor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fourteen thousand dollars (\$14,000) or so much thereof as may be necessary is hereby specifically appropriated to the Washington Hospital Washington Pennsylvania or its successor for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 488, as follows:

An Act making an appropriation to the Home of the Good Shepherd of the County of Allegheny Lowrie street Troy Hill North Side Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary is hereby specifically appropriated to the Home of the Good Shepherd of the County of Allegheny Lowrie street Troy Hill North Side Pittsburgh Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 489, as follows:

An Act making an appropriation to the Kittanning General Hospital Kittanning Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary is hereby specifically appropriated to the Kittanning General Hospital Kittanning Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.



Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 490, as follows:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred and forty thousand (\$140,000) dollars is hereby specifically appropriated to the Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh for the purpose of maintenance for the two fiscal years beginning June first one thousand nine hundred and twenty-one

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 495, as follows:

An Act making an appropriation to the Roosevelt Hospital of Philadelphia Pennsylvania

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary is hereby specifically appropriated to the Roosevelt Hospital of Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 498, as follows:

An Act making an appropriation to the Salvation Army and Rescue Home at Bellevue Allegheny county Pennsylvania

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary is hereby specifically appropriated to the Salvation Army and Rescue Home at Bellevue Allegheny county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 504, as follows:

An Act making an appropriation to the City Hospital Washington Pennsylvania or its successor

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary is hereby specifically appropriated to the City Hospital Washington Pennsylvania or its successor for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 505, as follows:

An Act making an appropriation to Saint Mary's Hospital of Philadelphia Pennsylvania

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred ten thousand dollars (\$110,000) or so much thereof as may be necessary is hereby specifically appropriated to the Saint Mary's Hospital of Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 508, as follows:

An Act making a deficiency appropriation to the Gettysburg Memorial Commission to carry into effect the act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand two hundred and forty) entitled "An act making an appropriation to the Gettysburg Battlefield Memorial Commission for various purposes" to be used for the erection of bronze statues of Generals Crawford and Gibbon and for repairs to the Pennsylvania memorial in accordance with the provisions of said act

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary is hereby specifically appropriated to the Gettysburg Memorial Commission as a deficiency to provide for the erection of bronze statues of Generals Crawford and Gibbon and for repairs to the Pennsylvania memorial on the battlefield of Gettysburg in accordance with the provisions of the act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand two hundred and forty) entitled "An act making an appropriation to the Gettysburg Battlefield Memorial Commission for various purposes"

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 516, as follows:

An Act making an appropriation to the Montgomery Hospital at Norristown Montgomery county Pennsylvania

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary is hereby specifically appropriated to the Montgomery Hospital at Norristown Montgomery county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 521, as follows:

An Act making an appropriation to the Presbyterian Hospital at Pittsburgh Pennsylvania

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty thousand dollars (\$40,000) or so much thereof as may be necessary is hereby specifically appropriated to the Presbyterian Hospital at Pittsburgh Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 522, as follows:

An Act making an appropriation to Saint John's General Hospital of Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary is hereby specifically appropriated to Saint John's General Hospital of Pittsburgh for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 523, as follows:

An Act making an appropriation to the Meadville City Hospital Meadville Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-three thousand dollars (\$23,000) or so much thereof as may be necessary is hereby specifically appropriated to the Meadville City Hospital Meadville Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 528, as follows:

An Act making an appropriation to the Christian H. Buhl Hospital of Sharon Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary is hereby specifically appropriated to the Christian H. Buhl Hospital located at Sharon Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 536, as follows:

An Act making an appropriation to the Saint Joseph's Protector for Homeless Boys Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of nine thousand dollars (\$9,000) or so much thereof as may be necessary is hereby specifically appropriated to the Saint Joseph's Protector for Homeless Boys located at five hundred and fifty-two Protectorial Place Pittsburgh Allegheny County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 537, as follows:

An Act making an appropriation to the American Oncologic Hospital at Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-three thousand dollars (\$23,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the American Oncologic Hospital at Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 540, as follows:

An Act making an appropriation to the Pennsylvania Memorial Home of Brookville Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eighteen thousand dollars (\$18,000) or so much thereof as may be necessary is hereby specifically appropriated to the Pennsylvania Memorial Home of Brookville Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 547, as follows:

An Act making an appropriation for the Hospital Department of the Jewish Hospital Association of Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ninety thousand dollars (\$90,000) or so much thereof as may be necessary is hereby specifically appropriated to the Hospital Department of the Jewish Hospital Association of Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 548, as follows:

An Act making an appropriation to the Germantown Dispensary and Hospital Germantown Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary is hereby specifically appropriated to the Germantown Dispensary and Hospital Germantown Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 558, as follows:

An Act making an appropriation to the State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania located at Blossburg Pennsylvania



Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That there is hereby appropriated to the State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania located at Blossburg Pennsylvania the following sums for the purposes mentioned

For the purpose of maintenance for the two years ending May thirty-one one thousand nine hundred and twenty-three the sum of sixty thousand dollars (\$60,000)

For the payment of deficit in maintenance for the two years ending May thirty-one one thousand nine hundred and twenty-one the sum of twenty thousand dollars (\$20,000.00)

For completing laundry building and equipping same the sum of six thousand five hundred dollars (\$6,500.00)

For completing the instalment of electric elevator the sum of one thousand five hundred dollars (\$1,500.00)

For a new ward addition to Nurses' Home building and equipping kitchen dining-room and maids' quarters building second story front porch and contagious building the sum of seventy-five thousand dollars (\$75,000)

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 561, as follows:

An Act making an appropriation to the Women's Hospital of Philadelphia two thousand one hundred and thirty-seven North College Avenue

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixty-five thousand dollars (\$65,000) or so much thereof as may be necessary is hereby specifically appropriated to the Women's Hospital of Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 564, as follows:

An Act making an appropriation to the Butler County General Hospital at Butler Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary is hereby specifically appropriated to the Butler County General Hospital at Butler Pennsylvania or its successor for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 565, as follows:

An Act making an appropriation to the Carlisle Hospital Carlisle Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixteen thousand dollars (\$16,000) or so much thereof as may be necessary is hereby specifically appropriated to the Carlisle Hospital of Carlisle Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 568, as follows:

An Act making an appropriation to the Howard Hospital of Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary is hereby specifically appropriated to the Howard Hospital located in the City of Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 569, as follows:

An Act making an appropriation to the Wayne County Memorial Hospital at Honesdale Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary is hereby specifically appropriated to the Wayne County Memorial Hospital at Honesdale Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 570, as follows:

An Act making an appropriation to the Trustees of the Garretson Hospital Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seventeen thousand dollars (\$17,000) or so much thereof as may be necessary is hereby specifically appropriated to the Trustees of the Garretson Hospital at Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 585, as follows:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb Mount Airy Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four hundred and four thousand dollars (\$404,000) or so much thereof as may be necessary is hereby specifically appropriated to the Pennsylvania Institution for the Deaf and Dumb located at Mount Airy Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the education and maintenance of not more than five hundred and five deaf children residents of the State at an annual rate not exceeding four hundred dollars (\$400) per capita and that the further sum of six thousand dollars (\$6,000) is hereby specifically appropriated to said Institution for the education and maintenance of three pupils who are deaf dumb and blind for the two fiscal years beginning June first one thousand nine hundred and twenty-one the evidence of the cost per capita to be furnished to the Auditor General before the quarterly settlements Provided however That no part of this appropriation shall become available until the managers of this Institution shall have filed with the State Board of Public Charities and the Auditor General a declaration that hereafter all pupils received into this Institution shall be taught exclusively by the oral method unless physically incapable of being taught by such method

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.



Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 586, as follows:

An Act making an appropriation to the Chestnut Hill Hospital of Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary is hereby specifically appropriated to the Chestnut Hill Hospital of Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 590, as follows:

An Act making an appropriation to the Homestead Hospital Homestead Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-eight thousand dollars (\$28,000) or so much thereof as may be necessary is hereby specifically appropriated to the Homestead Hospital Homestead Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 591, as follows:

An Act making an appropriation to the Boys' Industrial Home of Western Pennsylvania located at Oakdale Allegheny County

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-two thousand dollars (\$22,000) or so much thereof as may be necessary is hereby specifically appropriated to the Boys' Industrial Home of Western Pennsylvania located at Oakdale Allegheny County for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 592, as follows:

An Act making an appropriation to the Berean Manual Training and Industrial School

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifteen thousand (\$15,000) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Berean Manual Training and Industrial School for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 593, as follows:

An Act making an appropriation to the Children's Aid Society of Franklin County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary is hereby specifically appropriated to the Children's Aid Society of Franklin County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 594, as follows:

An Act making an appropriation to the Woman's Medical College of Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty-eight thousand dollars (\$48,000) or so much thereof as may be necessary is hereby specifically appropriated to the Woman's Medical College of Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes

For the purpose of maintenance of the hospital the sum of forty-eight thousand dollars (\$48,000) or so much thereof as may be necessary

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 610, as follows:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its navigable tributaries for two years from June first one thousand nine hundred and twenty-one

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixty-three thousand dollars (\$63,000) is hereby specifically appropriated to the Board of Commissioners of Navigation for the River Delaware and its navigable tributaries for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the payment of the salaries of secretary statistician port captain assistant port captain civil engineer vessel clerk stenographer harbor masters for Chester and Bristol and messengers and pay of captain engineer fireman deckhands and steward of the "M S Quay" and for the payment of the rent and care of the offices stationery telephone service subscription to Maritime Exchange books charts and official expenses to the Commission and incidentals and for the cost of repairs maintenance supplies fuel insurance oil and equipment of steam tugs "M S Quay"

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 612, as follows:

An Act making an appropriation to the Wood Run Settlement Association Petosky Street North Side Pittsburgh Allegheny County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three thousand (\$3,000) dollars or so much thereof as may be necessary is hereby specifically appropriated to the Woods Run Settlement Association located on Petosky Street North Side Pittsburgh Pennsylvania for the purpose of maintenance for the two fiscal years beginning June first one thousand nine hundred and twenty-one

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.



The House proceeded to the second reading and consideration of House Bill No. 613, as follows:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its navigable tributaries for the maintenance of a nautical school to be located at the Port of Philadelphia for two years from June first one thousand nine hundred and twenty-one

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred thousand dollars (\$100,000) be and the same is hereby specifically appropriated to the said Commissioners together with such other moneys as may be received by the State from the Federal Government in accordance with the Act of Congress of March four one thousand nine hundred and eleven for the maintenance of a nautical school to be located at the Port of Philadelphia and the State Treasurer is hereby authorized to pay the same to the Commissioners in equal quarterly payments during the two years commencing on the first day of June Anno Domini one thousand nine hundred and twenty-one

Provided That quarterly statements of the expenditures of the said Commissioners for the maintenance of the said nautical school shall be rendered to the Auditor General of the Commonwealth and no part of the moneys hereinbefore appropriated except the first quarterly payment thereof shall be paid until the said statement for the previous quarter shall have been submitted to the Auditor General as herein provided and approved by him

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 615, as follows:

An Act making an appropriation to the Orphan Asylum of the Holy Family of Emsworth Allegheny county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary is hereby appropriated to the Orphan Asylum of the Holy Family of Emsworth Allegheny county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 616, as follows:

An Act making an appropriation to the Trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three hundred twenty thousand five hundred dollars (\$320,500), or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes namely

For the maintenance of said Hospital for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for payment of deficit for the year ending May thirty-first one thousand nine hundred and twenty-one the sum of two hundred and thirty-six thousand dollars (\$236,000) or so much thereof as may be necessary

For the erection and completion of an additional floor to the present Nurses Home Building including purchase of furniture and furnishings for the same the sum of forty-seven thousand dollars (\$47,000.00) or so much thereof as may be necessary

For the erection and completion of a Nurses' Dining Room and Kitchen Building including purchase and installation of furniture furnishings and equipment for the same the sum of thirty-five thousand dollars (\$35,000.00) or so much thereof as may be necessary

For the purchase of laundry equipment the sum of twenty-five hundred dollars (\$2,500) or so much thereof as may be necessary

The said appropriation to be paid monthly on the warrant of the Auditor General on a settlement made by him and the State Treasurer but no warrant shall be drawn until the Trustees of said Hospital shall have made under oath to the Auditor General a report containing a specifically itemized statement of the receipts from all sources and expenses of said institution during the previous month and the same is approved

by him and the State Treasurer and the unexpended balance of sums appropriated for specific purposes shall not be used for other purposes whether specified or general but the same shall revert to the State Treasury

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 617, as follows:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Harrisburg Hospital for two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 618, as follows:

An Act making an appropriation to the West Side Hospital Association of Scranton Lackawanna county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty-eight thousand dollars (\$48,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the West Side Hospital Association of Scranton Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 622, as follows:

An Act making an appropriation to the Northeastern Hospital of Philadelphia Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary is hereby specifically appropriated to the Northeastern Hospital Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 628, as follows:

An Act making an appropriation to the Graduate School of Medicine of the University of Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two hundred thousand dollars (\$200,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Graduate School of Medicine of the University of Pennsylvania for the maintenance of the said School for the two fiscal years beginning June first one thousand nine hundred and twenty-one

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.



Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 636, as follows:

An Act making an appropriation to the Northwestern General Hospital of Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-one thousand dollars (\$21,000) or so much thereof as may be necessary is hereby specifically appropriated to the Northwestern General Hospital of Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 643, as follows:

An Act making an appropriation to the Williamsport Training Home for Girls' at Williamsport Lycoming county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eight thousand dollars (\$8,000) or so much thereof as may be necessary is hereby specifically appropriated to the Williamsport Training Home for Girls at Williamsport Lycoming county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 645, as follows:

An Act making an appropriation to the trustees of the Grove City Hospital located at Grove City Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary is hereby specifically appropriated to the trustees of the Grove City Hospital Grove City Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 647, as follows:

An Act making an appropriation to the Pennsylvania Working Home for Blind Men Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary is hereby specifically appropriated to the Pennsylvania Working Home for Blind Men Philadelphia for the instruction maintenance and employment in handicraft of inhabitants of the State of Pennsylvania and to aid in the necessary expenses of the same for the two fiscal years beginning June first one thousand nine hundred and twenty-one

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 649, as follows:

An Act making an appropriation to the De Paul Institute of Mount Lebanon township Allegheny county Pennsylvania  
Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary is hereby specifically appropriated to the De Paul Institute of Mount Lebanon township Allegheny county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purpose

For the education and maintenance of one hundred and thirty (130) State pupils at an annual rate not exceeding the sum of one hundred and ninety dollars and sixty cents (\$190.60) per pupil or so much thereof as may be necessary  
Provided That no part of this appropriation shall become available until the management of this institution shall have filed with the State Board of Public Charities and the Auditor General a declaration that all pupils received in this institution under sixteen years of age who have not been pupils in another institution of a similar character shall be taught by the oral method unless physically or mentally incapable of being taught by such method

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 652, as follows:

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two thousand four hundred dollars (\$2,400) or so much thereof as may be necessary is hereby specifically appropriated to the Aged Colored Women's Home at Williamsport Lycoming county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 653, as follows:

An Act making an appropriation to the Florence Crittendon Mission of the city of Williamsport Lycoming county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary is hereby specifically appropriated to the Florence Crittendon Mission of the city of Williamsport Lycoming county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 654, as follows:

An Act making an appropriation to the Boys' Industrial Home at Williamsport Lycoming county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary is hereby specifically appropriated to the Boys' Industrial Home at Williamsport Lycoming county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 655, as follows:



An Act making an appropriation to the Williamsport Hospital of the city of Williamsport Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixty-seven thousand dollars (\$67,000) or so much thereof as may be necessary is hereby specifically appropriated to the Williamsport Hospital of the city of Williamsport Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 658, as follows:

An Act making an appropriation to the Greenville Hospital Greenville Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary is hereby specifically appropriated to the Greenville Hospital of Greenville Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 661, as follows:

An Act making an appropriation to the Home for the Friendless of the City of Williamsport Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eighteen thousand dollars (\$18,000) or so much thereof as may be necessary is hereby specifically appropriated to the Home for the Friendless of the City of Williamsport Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 675, as follows:

An Act making an appropriation for the support and maintenance of the National Guard Naval Militia and the Pennsylvania Reserve Militia of the Commonwealth for improvements to permanent camp grounds for the replacing and repairing of armories and military stores destroyed or damaged and for the payment of expenses incidental to calling the National Guard Naval Militia or Pennsylvania Reserve Militia into active service under a call from the Governor or for service under a call from the President of the United States

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seven hundred and fifty thousand dollars (\$750,000) be and the same is hereby specifically appropriated for the support of the Pennsylvania National Guard the Naval Militia and the Pennsylvania Reserve Militia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one for the payment of stabling of horses furnished by the United States Government to organizations of the National Guard at a rate not exceeding two dollars per month per horse for the payment of an annual allowance to the commissioned officers of the Pennsylvania National Guard the Naval Militia and the Pennsylvania Reserve Militia as follows namely For commissioned officers required to be mounted forty dollars per year For commissioned officers not required to be mounted thirty dollars per year Provided That such commissioned officer shall have been in commission continuously during the year for which payment is claimed

Section 2 For the purpose of placing at the disposal of the Governor of the Commonwealth and making same avail-

able for replacing or repairing armory buildings owned by the Commonwealth of Pennsylvania and occupied by an organization or organizations of the Pennsylvania National Guard the Naval Militia or Pennsylvania Reserve Militia for all and any necessary expenses in connection therewith should such armory building be destroyed or damaged in whole or part by fire flood storm or other unavoidable cause and to replace or repair military stores or supplies stored or used in such armory buildings and destroyed or damaged in whole or part in like manner and to pay for transportation pay of officers and enlisted men horse hire subsistence and quartermaster stores and other proper and necessary expenses incident to actual service rendered by the Pennsylvania National Guard the Naval Militia or the Pennsylvania Reserve Militia under orders of the Governor in repelling invasion subduing insurrection riot tumult or disorder or imminent danger thereof or when such Pennsylvania National Guard the Naval Militia or Pennsylvania Reserve Militia may be placed on duty under orders of the Governor under extraordinary circumstances for the protection of property or human life or in the event of all or any portion of said Pennsylvania National Guard the Naval Militia or the Pennsylvania Reserve Militia being called into the active service of the United States by the President of the United States or in furnishing the quota of volunteers from the Commonwealth of Pennsylvania under a call made by the President of the United States or for the payment of mileage and lawful expenses of commissioners to take the vote of Pennsylvania soldiers in Federal or State service when in the field on active duty the sum of five hundred thousand dollars (\$500,000) or so much thereof as may be necessary is hereby appropriated for which the Governor of the Commonwealth is authorized to draw warrant upon the State Treasurer to be subsequently accounted for by vouchers filed in the office of the Auditor General

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 680, as follows:

An Act making an appropriation to the German Protestant Home for Aged at Fair Oaks Allegheny County Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four thousand six hundred dollars (\$4,600) or so much thereof as may be necessary is hereby specifically appropriated to the German Protestant Home for Aged at Fair Oaks Allegheny County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and nineteen for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 681, as follows:

An Act making an appropriation to the Homeopathic Hospital of Chester located at West Chester Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifteen thousand dollars (\$15,000) or so much thereof as may be necessary is hereby specifically appropriated to the Homeopathic Hospital at Chester County located at West Chester for the purpose of maintenance for the two fiscal years beginning June first one thousand nine hundred and twenty-one

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 682, as follows:

An Act making an appropriation to the Chester County Hospital

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eighteen thousand dollars (\$18,000) or so much thereof as may be necessary be and same is hereby specifically appropriated to the Ch



County Hospital situate in the borough of West Chester Chester county for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 683, as follows:

An Act making an appropriation to the trustees of the University of Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one million dollars (\$1,000,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the trustees of the University of Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes namely

For the general maintenance of the university and the purchase of such apparatus and equipment as the trustees may deem necessary for the best interests of the University of Pennsylvania the sum of nine hundred thousand dollars (\$900,000) or so much thereof as may be necessary

For the maintenance of the Extension Schools of the University of Pennsylvania the sum of one hundred thousand dollars (\$100,000), or so much thereof as may be necessary

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 689, as follows:

An Act making an appropriation to the Polyclinic Hospital of the University of Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Polyclinic Hospital of the University of Pennsylvania for the maintenance and equipment of said hospital for the two fiscal years beginning June first one thousand nine hundred and twenty-one

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 690, as follows:

An Act making an appropriation to the McKeesport Hospital McKeesport Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred ten thousand dollars (\$110,000) or so much thereof as may be necessary is hereby specifically appropriated to the McKeesport Hospital of McKeesport Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance interest on debt and repairs

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 705, as follows:

An Act making an appropriation to the Downingtown Industrial and Agricultural School Downingtown Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty-four thousand dollars (\$44,000) or so much thereof as may be necessary is hereby specifically appropriated to the Downingtown Industrial and Agricultural School of Downingtown Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes

For the purpose of maintenance the sum of forty thousand dollars (\$40,000) or so much thereof as may be necessary

For the renewal of stock and farming implements the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 706, as follows:

An Act making an appropriation to the State Hospital of Coaldale Coaldale Schuylkill County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred and twenty-five thousand five hundred dollars (\$125,500) or so much thereof as may be necessary is hereby specifically appropriated to the State Hospital of Coaldale Coaldale Schuylkill County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes

For the purpose of maintenance the sum of sixty-five thousand dollars (\$65,000) or so much thereof as may be necessary

For completion of boiler house kitchen and dormitories the sum of forty-eight thousand dollars (\$48,000) or so much thereof as may be necessary

For completion of superintendent's residence and furnishings the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

For refurnishing laundry the sum of two thousand five hundred dollars (\$2,500) or so much thereof as may be necessary

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 711, as follows:

An Act making an appropriation to the Elk County General Hospital of Ridgeway Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-two thousand dollars (\$22,000) or so much thereof as may be necessary is hereby specifically appropriated to the Elk County General Hospital located at Ridgeway Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 723, as follows:

An Act making an appropriation to The Home of Industry for Discharged prisoners of the City of Philadelphia and State of Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary be and the same is hereby appropriated to the Home of Industry for Discharged Prisoners of the City of Philadelphia and State of Pennsylvania for the purpose of maintenance for the two fiscal years beginning June first one thousand nine hundred and twenty-one

Provided That the sum hereby appropriated shall not be paid if at any time during the said two years satisfactory



evidence shall be produced to the Auditor General that articles manufactured are being sold at less than the open market price

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 724, as follows:

An Act making an appropriation to the Women's Southern Homeopathic Hospital of Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Women's Southern Homeopathic Hospital of Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 727, as follows:

An Act making an appropriation to The Pennsylvania Home Teaching Society and Free Circulating Library for the Blind at Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary is hereby specifically appropriated to The Pennsylvania Home Teaching Society and Free Circulating Library for the Blind in the City of Philadelphia for the two fiscal years beginning June first nineteen hundred and twenty-one for the purpose of maintenance and that the further sum of three thousand dollars (\$3,000) is hereby specifically appropriated for the purpose of purchasing books in the Moon or raised letter type for the blind and other supplies during the same period

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 750, as follows:

An Act making an appropriation to Saint Joseph's Protectory Norristown Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eight thousand dollars (\$8,000) or so much thereof as may be necessary is hereby specifically appropriated to the Saint Joseph's Protectory Norristown Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 755, as follows:

An Act making an appropriation to the Citizens General Hospital of New Kensington Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifteen thousand dollars (\$15,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Citizens General Hospital of New Kensington Pennsylvania for the purpose of maintenance for the two fiscal years beginning June first one thousand nine hundred and twenty-one

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 756, as follows:

An Act making an appropriation to the Memorial Hospital at Roxborough Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty-three thousand dollars (\$43,000) or so much thereof as may be necessary is hereby specifically appropriated to the Memorial Hospital located at Roxborough Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 761, as follows:

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital at Wilkes-Barre Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of nine thousand dollars (\$9,000) or so much thereof as may be necessary is hereby specifically appropriated to the Wyoming Valley Homeopathic Hospital at Wilkes-Barre Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 773, as follows:

An Act making an appropriation to carry into effect the provision of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State supervisor and assistants and fixing the salaries of such State supervisors and assistants defining the powers and duties of boards of trustees including the power of appointing assistants and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one million two hundred thousand dollars (\$1,200,000) together with the unexpended balance appropriated by the act of July tenth one thousand nine hundred and nineteen (Pamphlet Laws nine hundred seven) entitled "An act making an appropriation to carry out the provisions of an act approved the twentieth day of April one thousand nine hundred and thirteen entitled 'An act applicable to all counties of this Commonwealth to provide monthly payments as approved by the trustees to indigent widowed or abandoned mothers for partial support of their children in their own homes' The manner of appointment of the trustees the administration of the trust amount of appropriations proportioning appropriations coordinate appropriations amounts to be paid form of records eligibility penalties and reports as set forth' and the amendments thereto and creating the office of Assistant State Supervisor of the Mothers' Assistance Fund" is hereby specifically appropriated for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of carrying into effect the provisions of the act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State supervisor and assistants and fixing the salaries of such State supervisor and assistants defining the powers and duties of boards of trustees including the power of appointing assistants and



investigators and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties."

Section 2 Upon the approval of this act the State Treasurer after deducting from the entire amount appropriated and reappropriated the sums hereinafter designated for salaries and expenses shall divide the balance into two equal parts

The one part hereinafter referred to as the second part shall be held intact for distribution on and after the first day of June one thousand nine hundred and twenty-one in the manner hereinafter provided

The other part shall upon the approval of this act be distributed and apportioned to the several counties of the State according to the following classification

First-class counties with a population of more than one million five hundred thousand inhabitants twenty-four per centum

Second-class counties with a population of more than one million and not more than one million five hundred thousand and inhabitants sixteen per centum

Third-class counties with a population of more than two hundred thousand and not more than one million in inhabitants equal parts of nineteen per centum

Fourth-class counties with a population of more than one hundred thousand and not more than two hundred thousand and inhabitants equal parts of twenty-six per centum

Fifth-class counties with a population of more than fifty thousand and not more than one hundred thousand inhabitants equal parts of nine per centum

Sixth-class counties with a population of twenty-five thousand and not more than fifty thousand inhabitants equal parts of four and one-fourth per centum

Seventh-class counties with a population of twenty-five thousand inhabitants or less equal parts of one and three-fourths per centum

Section 3 On the first day of June one thousand nine hundred and twenty-two the State Treasurer shall set aside out of the second part to each county then organized under the Mothers' Assistance System a sum equal to that apportioned to it under the preceding section Except as in section five of this act provided the amount so set aside to any county together with the unexpended balance of the amount apportioned to the county during the first year shall constitute the State's assistance during the second year to such county

Section 4 No county shall receive any sum from the State under sections two and three of this act unless such county shall appropriate a like sum for the same purpose

Section 5 The money set aside on the approval of this act to counties that were not at that time organized under the Mothers' Assistance System and which did not come into the system during the year ending May thirty-first one thousand nine hundred and twenty-two together with the balance of the second part remaining after the proper amounts have been set aside as provided in section three shall constitute a fund to be known as the surplus fund

A county organized under the Mothers' Assistance System prior to or during the year ending May thirty-first one thousand nine hundred and twenty-two may receive during the second year out of the surplus fund a sum additional to that apportioned and set aside to it under sections two and three

Section 6 No county shall receive its allotment of the State appropriation available for any year under the classification appointed by this act unless such county has accepted the provisions of the act to July tenth one thousand nine hundred and nineteen (Pamphlet Laws eight hundred ninety-three) and has placed at the disposal of the board of trustees a sum equal to the amount available from the State appropriation for such year But a county may participate in the surplus fund if in addition to the appropriations and provisions hereinbefore required it shall appropriate a sum equal to the amount which it desires from the surplus fund

No county shall be permitted to participate in such surplus fund to an amount in excess of twenty-five per centum of the aggregate sum apportioned and set aside by the State Treasurer to that county for the entire two-year period

Section 7 Out of the amount hereinbefore appropriated the following amounts shall be set apart and applied for the following purposes

For the payment of the salary of the State Supervisor of the Mothers' Assistance Fund at the rate of three thousand dollars (\$3,000) per annum the sum of six thousand dollars (\$6,000) for the two fiscal years beginning June first one thousand nine hundred and twenty-one

For the payment of the salary of an assistant State Supervisor at the rate of two thousand two hundred dollars (\$2,200) per annum the sum of four thousand four hundred dollars (\$4,400) for the two fiscal years beginning June first one thousand nine hundred and twenty-one

For the payment of the salary of a clerk at the rate of one thousand eight hundred dollars (\$1,800) per annum the sum of three thousand six hundred (\$3,600) for the two fiscal years beginning June first one thousand nine hundred and twenty-one

For the traveling and hotel expenses of the supervisor and assistant supervisor cost of making special investigations contingent and office expenses and extra assistance for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of eight thousand dollars (\$8,000) or so much thereof as may be necessary

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 774, as follows:

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty-four thousand dollars (\$34,000) or so much thereof as may be necessary is hereby specifically appropriated to the Eye and Ear Hospital of Pittsburgh Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 777, as follows:

An Act making an appropriation to the Tuberculosis League of Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary is hereby specifically appropriated to the Tuberculosis League of Pittsburgh Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 799, as follows:

An Act making an appropriation to the Home of the Good Shepherd's Lincoln avenue Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-three thousand dollars (\$23,000) or so much thereof as may be necessary is hereby specifically appropriated to the Home of the Good Shepherd of Lincoln avenue Pittsburgh Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 800, as follows:

An Act making an appropriation to the Taylor Hospital Association of the borough of Taylor Lackawanna county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-eight thousand dollars (\$28,000) or so much thereof as may be necessary is hereby specifically appropriated to the Taylor Hospital Association of the borough of Taylor Lackawanna county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 801, as follows:

An Act making an appropriation to the Saint Joseph's Foundling Home and Maternity Hospital of Scranton Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General



Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-one thousand dollars (\$21,000) or so much thereof as may be necessary is hereby specifically appropriated to the Saint Joseph's Foundling Home and Maternity Hospital of Scranton Pennsylvania for the two fiscal years, beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 802, as follows:

An Act making an appropriation to the Pennsylvania Museum and School of Industrial Art

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred and twenty-five thousand dollars (\$125,000) is hereby specifically appropriated to the Pennsylvania Museum and School of Industrial Art for the two fiscal years beginning June first one thousand nine hundred and twenty-one for maintenance provided that in said school there shall be maintained a free scholarship for one pupil from each senatorial district in the State to be filled by appointment by the Governor of the Commonwealth and if any senatorial district is not properly represented by an appointee at the opening of any school year on October first the Governor may fill such vacancy by appointment of a pupil from any other part of the State In each quarterly report of the school to the Auditor General there shall be included a statement of the names and residences of all pupils holding free scholarships as provided by this act

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 813 as follows:

An Act making an appropriation to the Titusville Hospital at Titusville Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eleven thousand dollars (\$11,000) or so much thereof as may be necessary is hereby specifically appropriated to the Titusville Hospital at Titusville Crawford County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 814, as follows:

An Act making an appropriation to the House of Good Shepherd Scranton Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary is hereby specifically appropriated to the House of Good Shepherd located at Scranton Lackawanna county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 815, as follows:

An Act making an appropriation to the Brookville Hospital Brookville Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eight thousand dollars (\$8,000) or so

much thereof as may be necessary is hereby specifically appropriated to the Brookville Hospital Brookville Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 819, as follows:

An Act making an appropriation to the DuBois Hospital of Du Bois Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary is hereby specifically appropriated to the Du Bois Hospital of Du Bois Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 825, as follows:

An Act to repeal an act of General Assembly approved May first Anno Domini one thousand nine hundred and nineteen entitled "An act making an appropriation for the payment of the statutory medical hospital surgical and burial expenses and compensation outstanding and due and to become due to injured employees and dependents of deceased employees whose deaths have resulted from injuries sustained in the course of employment in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first one thousand nine hundred and nineteen" (Appropriation Acts page twenty-five) to repeal an act of General Assembly approved July eighteenth Anno Domini one thousand nine hundred and nineteen entitled "An act making an appropriation for the payment of the statutory medical hospital surgical and burial expenses and compensation due and to become due to injured employees and dependents of deceased employees whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first one thousand nine hundred and twenty-one" (Appropriation Acts page two hundred and thirty-five) and making an appropriation for the payment of medical hospital surgical and burial expenses and workmen's compensation which may become due during the biennial period ending May thirty-first one thousand nine hundred and twenty-three to employees and dependents of employees of the various departments of the Commonwealth under the Workmen's Compensation Act of one thousand nine hundred and fifteen as amended and for the payment of expenses incurred in the investigation and adjustment of such claims

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act of General Assembly approved May first Anno Domini one thousand nine hundred and nineteen entitled "An act making an appropriation for the payment of the statutory medical hospital surgical and burial expenses and compensation outstanding and due and to become due to injured employees and dependents of deceased employees whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first one thousand nine hundred and nineteen" (Appropriation Acts page twenty-five) and the act of General Assembly approved July eighteenth Anno Domini one thousand nine hundred and nineteen entitled "An act making an appropriation for the payment of the statutory medical hospital surgical and burial expenses and compensation due and to become due to injured employees and dependents of deceased employees whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first one thousand nine hundred and twenty-one" (Appropriation Acts page two hundred and thirty-five) shall be and the same hereby are repealed the said repeal to become effective on the thirty-first day of May Anno Domini one thousand nine hundred and twenty-one and so much of the said appropriations as shall remain unexpended at that time shall thereupon revert into the general fund of the State Treasury

Section 2 That the sum of one hundred and twenty thousand dollars (\$120,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated for the payment of any and all amounts of statutory medical hospital surgical and burial expenses and of workmen's compensation which may become due and payable during the biennial period beginning June first Anno Domini one thousand nine hundred and twenty-one and ending May thirty-first one thousand nine



hundred and twenty-three to injured employees and dependents of deceased employees of the various departments of the Government of the Commonwealth of Pennsylvania upon claims arising under the provisions of the Workmen's Compensation Act of one thousand nine hundred and fifteen and the amendments thereto and supplements thereof and for the payment of actual expenses incurred by the Bureau of Workmen's Compensation in the investigation and adjustment of claims of such employees and dependents said appropriation to be paid by the State Treasurer on the warrant of the Auditor General upon certificates furnished by the Commissioner or acting Commissioner of Labor and Industry

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 826, as follows:

An Act making an appropriation to the Ohio Valley General Hospital at McKees Rocks Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty-two thousand dollars (\$32,000) or so much thereof as may be necessary is hereby specifically appropriated to the Ohio Valley General Hospital located at McKees Rocks Allegheny County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 829, as follows:

An Act making an appropriation to Saint Patrick's Orphan Asylum of Scranton Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary is hereby specifically appropriated to Saint Patrick's Orphan Asylum of Scranton Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 832, as follows:

An Act making an appropriation to the Retirement Board for the purposes of carrying out the provisions of the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one million six hundred thousand dollars (\$1,600,000) is hereby specifically appropriated to the Retirement Board created by the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" for the following purposes namely

For the expense fund created by said act to be used for the payment of the salaries of the secretary actuary chief clerk assistant clerks and stenographers postage expressage travelling expenses contingent fund and other incidental legal expenses the sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary for the two fiscal years beginning June first one thousand nine hundred and twenty-one

For the payment into the contingent reserve fund as provided for by clause three of section eight of said act the sum of two hundred and fifty thousand dollars (\$250,000)

For the payment into the annuity reserve fund number two as provided for by clause five of section eight of said act the sum of one million two hundred and fifty thousand dollars (\$1,250,000)

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 833, as follows:

An Act making an appropriation to the Cottage State Hospital Cottage avenue Connellsville Fayette county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary is hereby specifically appropriated to the Cottage State Hospital Cottage avenue Connellsville Fayette county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes

For the purpose of maintenance the sum of twenty-four thousand dollars (\$24,000) or so much thereof as may be necessary

For farming and equipment for same for chicken and pig raising the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary

For electric wiring the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary

For repairs to sewage disposal plant the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

For stockers the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary

For an addition to the industrial building and equipment for the same the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 844, as follows:

An Act making an appropriation to the Bellefonte Hospital Bellefonte Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) for maintenance or so much thereof as may be necessary is hereby specifically appropriated to the Bellefonte Hospital at Bellefonte Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 845, as follows:

An Act creating a commission to secure a site and to establish and conduct a state fair and making an appropriation therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a State Fair Commission is hereby created which shall consist of nine citizens of the Commonwealth The Governor and the Secretary of Agriculture shall be ex-officio members of the commission The remaining seven members of the commission shall be appointed by the Governor by and with the advice and consent of the Senate Of the first appointments three members shall be appointed for terms of four years each two for terms of three years each and two for terms of two years each Thereafter as the terms of the respective members shall expire all appointments shall be made for terms of



four years each. Vacancies happening by death resignation or otherwise shall be filled by the Governor for the unexpired term.

Section 2 As soon as may be the commission first appointed shall organize by the election of a permanent chairman and thereafter the commission shall organize at Harrisburg on the fourth Wednesday of January of each year. The commission shall at each organization meeting appoint a secretary a treasurer and a general manager neither of whom shall be members of the commission. The commission shall define the duties of the secretary treasurer and general manager and shall fix their salaries and each of said officers shall give bond to the Commonwealth for the faithful performance of their duties in such amount as the commission shall determine. The members of the commission shall serve without compensation. They shall be reimbursed for all expenses actually incurred in the discharge of their official duties.

Section 3 Immediately after its first organization the commission in conjunction with the Board of Commissioners of Public Grounds and Buildings shall select and purchase a suitable and adequate site for the location of a State fair. In all matters relating to the selection and procuring of a site the erection and construction of buildings and permanent improvement to the grounds the members of the Board of Commissioners of Public Grounds and Buildings shall be members of the commission. The title of any land purchased shall be taken in the name of the Commonwealth and shall be approved by the Attorney General.

Section 4 As soon as a site has been selected and purchased the commission together with the Board of Commissioners of Public Grounds and Buildings shall proceed with the improvements of said grounds and with the erection construction and equipment of the necessary buildings and appurtenances for the operation of a State fair and for such purposes the commission may in the name of the Commonwealth enter into such contract or contracts as may be deemed necessary.

Section 5 The commission shall hold an annual fair on such date as a majority of the members of the commission shall determine. Such fair shall embrace exhibits of all classes of farm products embracing livestock breeding dairying horticulture manufacture and domestic arts and such other exhibits as will best advance the interests of agriculture and other industries.

Section 6 In the operation of said State fair the commission is authorized to obtain contract and purchase supplies and exhibits in the name of the Commonwealth and may subject to the approval of the Auditor General pay operating expenses upon the submission of duly itemized vouchers.

Section 7 All proceeds from the operation of the State fair and all appropriations made by the General Assembly from time to time to the State Fair Commission shall be set apart into a separate fund in the State Treasury to be known as the "State Fair Fund". All moneys in said fund from time to time are hereby specifically appropriated to the State Fair Commission for the purchase of a site for the State fair site for the grounds the improvement of the grounds the erection construction and equipment of buildings and appurtenances the expenses of operating State fairs the salaries compensation and expenses of officers and employees of the commission and the expenses of the commission. All moneys shall be paid from said fund upon warrant of the Auditor General on the State Treasurer after the filing of itemized vouchers by the commission.

Section 8 The commission shall make a detailed report to the Governor each year showing all receipts and disbursements and other information pertaining to the operating of such State fair.

Section 9 The sum of fifteen thousand dollars (\$15,000) is hereby appropriated to carry out the provisions of this act.

Section 10 All acts and parts of acts inconsistent with this act are repealed.

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 847, as follows:

An Act making an appropriation to the Shenango Valley Hospital of New Castle, Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-seven thousand dollars (\$27,000) or so much thereof as may be necessary is hereby specifically appropriated to the Shenango Valley Hospital of New Castle Lawrence county Pennsylvania for the two fiscal years beginning the first day of June one thousand nine hundred and twenty-one for the purpose of maintenance.

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 851, as follows:

An Act making an appropriation to the Philadelphia Home for Incurables.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-seven thousand dollars (\$27,000) or so much thereof as may be necessary is hereby specifically appropriated to the Philadelphia Home for Incurables for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance and general expenses.

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 852 as follows:

An Act making an appropriation to the Ellwood City Hospital Ellwood City Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary is hereby specifically appropriated to the Ellwood City Hospital Ellwood City Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance.

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 853, as follows:

An Act making an appropriation to the Almira Home Association at New Castle Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of nine thousand two hundred dollars (\$9,200) or so much thereof as may be necessary is hereby specifically appropriated to the Almira Home Association at New Castle Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance.

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 854, as follows:

An Act making an appropriation to the Canonsburg General Hospital Association at Canonsburg Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four thousand six hundred dollars (\$4,600) or so much thereof as may be necessary is hereby specifically appropriated to the Canonsburg General Hospital Association located at Canonsburg Washington county Pennsylvania for two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance.

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 857, as follows:

An Act making an appropriation to the Charleroi-Monessen Hospital at Charleroi Pennsylvania.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five thousand dollars (\$5,000) or so



much thereof as may be necessary is hereby specifically appropriated to the Charleroi-Monessen Hospital at Charleroi Washington county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 874, as follows:

An Act making an appropriation to the Children's Hospital of Pittsburgh in the city of Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixty thousand dollars (\$60,000) or so much thereof as may be necessary is hereby specifically appropriated to the Children's Hospital of Pittsburgh in the city of Pittsburgh Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 882, as follows:

An Act making an appropriation to the trustees of the University of Pittsburgh for the general maintenance of and purchase of equipment for the University and for the summer term

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eight hundred and twenty thousand dollars (\$820,000) or so much thereof as may be necessary is hereby specifically appropriated to the trustees of the University of Pittsburgh for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the general maintenance of the University of Pittsburgh and the purchase of such apparatus and equipment as the trustees may deem necessary for its best interests

For the maintenance of teaching facilities in hospitals for students in the School of Medicine of the University of Pittsburgh including the maintenance of the Maternity Dispensary and also the purchase of apparatus and equipment for the same as the trustees of the university may deem necessary the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 889 (Senate Bill No. 258), entitled:

An Act to amend an act approved the eighteenth day of July one thousand nine hundred and nineteen (Appropriation Acts page one hundred thirty-nine) entitled "An act making an appropriation to the Frederick Douglass Memorial Hospital and Training School of Philadelphia Pennsylvania

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 900, as follows:

An Act making an appropriation to the Jewish Sheltering Home and Home for the Homeless and Aged Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seven thousand dollars (\$7,000) or so much thereof as may be necessary is hereby specifically appropriated to the Jewish Sheltering Home and Home for the Home-

less and Aged Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 901, as follows:

An Act making an appropriation to the National Stomach Hospital of Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary is hereby specifically appropriated to the National Stomach Hospital of Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 902, as follows:

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of six thousand eight hundred dollars (\$6,800) or so much thereof as may be necessary is hereby specifically appropriated to the Nazarene Home for the Aged at Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 903, as follows:

An Act making an appropriation to the Mount Sinai Hospital of Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred and twenty-five thousand dollars (\$125,000) or so much thereof as may be necessary is hereby specifically appropriated to the Mount Sinai Hospital of Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 904, as follows:

An Act making an appropriation to the Mount Sinai Hospital Association of the city of Erie Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixty-three thousand dollars (\$63,000) or so much thereof as may be necessary is hereby specifically appropriated to the Saint Vincent's Hospital Association of the city of Erie Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.



Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 905, as follows:

An Act making an appropriation to the Erie Home for the Friendless of the city of Erie Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary is hereby specifically appropriated to the Erie Home for the Friendless of the city of Erie Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 906, as follows:

An Act making an appropriation to the Bethesda Home Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary is hereby specifically appropriated to the Bethesda Home located at one thousand three hundred fifteen Liverpool street Pittsburgh Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 911, as follows:

An Act making an appropriation to the Pennsylvania Training school at Morgantown Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following sums or so much thereof as may be necessary is hereby specifically appropriated to the Pennsylvania Training School at Morgantown Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one (1921) for the following purposes namely

For the payment of salaries the sum of one hundred and twenty-five thousand dollars (\$125,000) or so much thereof as may be necessary

For resident physician assistants nurses and parole bureau the sum of fourteen thousand dollars (\$14,000) or so much thereof as may be necessary

For equipment and instruction in Industrial School the sum of thirteen thousand dollars (\$13,000) or so much thereof as may be necessary

For repairs and extensions to kitchen building the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

For electric extension and repairs the sum of ten thousand (\$10,000) or so much thereof as may be necessary

For steam line extensions repairs building tunnels and replacing underground pipe the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

For water dam and filtration plant pumping station equipment water lines extensions and repairs the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

For the purchase of machinery and supplies for industrial buildings the sum of eight thousand eight hundred and fifty dollars (\$8,850) or so much thereof as may be necessary

For roadway improvements the sum of six thousand five hundred dollars (\$6,500) or so much thereof as may be necessary

For repairs to farm houses the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary

For improvements and extensions to the present laundry or the construction of a new laundry building and water softening plant the sum of forty-two thousand dollars (\$42,000) or so much thereof as may be necessary

For the purpose of improvements and extensions to the present creamery building or the construction of a new creamery building the sum of two thousand two hundred dollars (\$2,200) or so much thereof as may be necessary

For repairs painting and glazing and the purchase of materials the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

For library books the sum of five hundred dollars (\$500) or so much thereof as may be necessary

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 919, as follows:

An Act making a deficiency appropriation in the Department of Public Instruction for the payment of the State's share of the salary of vocational teachers and for the State's share of the increase of salaries of teachers

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one million seven hundred thousand dollars (\$1,700,000) or as much thereof as may be necessary is hereby specifically appropriated to the Department of Public Instruction for the purpose of paying the deficiency in the State's share of the salaries of vocational teachers in the Commonwealth and the deficiency in the State's share of the teacher's salary increases in accordance with the provisions of an act of Assembly approved the tenth day of July one thousand nine hundred and nineteen (one thousand nine hundred and nineteen Pamphlet Laws nine hundred and ten)

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 920, as follows:

An Act making an appropriation to the Pittsburgh Home for Babies Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixteen thousand dollars (\$16,000) or so much thereof as may be necessary is hereby specifically appropriated to the Pittsburgh Home for Babies located in the City of Pittsburgh for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 921, as follows:

An Act making an appropriation to the Saint Christopher's Hospital for Children Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eighteen thousand dollars (\$18,000) or so much thereof as may be necessary is hereby specifically appropriated to the Saint Christopher's Hospital for Children Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 922, as follows:

An Act making an appropriation to the Kensington Hospital for Women Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-two thousand five hundred dollars (\$22,500) or so much thereof as may be necessary is hereby specifically appropriated to the Kensington Hospital for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance



And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 936, as follows:

An Act making an appropriation to the Elmwood Home Erie Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary is hereby specifically appropriated to the Elmwood Home of Erie Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 940, as follows:

An Act making an appropriation to the Brownsville General Hospital Brownsville Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of nineteen thousand dollars (\$19,000) or so much thereof as may be necessary is hereby specifically appropriated to the Brownsville General Hospital of Brownsville Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 970, as follows:

An Act making an appropriation to the Robert Wood Home of Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two thousand six hundred dollars (\$2,600) or so much thereof as may be necessary is hereby specifically appropriated to the Robert Wood Home of Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 971, as follows:

An Act making an appropriation to the Prison Labor Commission

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred and twenty-five thousand dollars (\$125,000) or so much thereof as may be necessary is hereby specifically appropriated to the Prison Labor Commission for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the manufacturing fund for the general use of the Commission for the enlarging of the present industries and to add new industries as may seem advisable from time to time

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee

of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 975, as follows:

An Act making an appropriation to the board of trustees of the Pennsylvania Soldiers and Sailors' Home at Erie Pennsylvania for maintenance of said home and the payment of expenses of administration including salaries of officials and clerks and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two hundred and forty thousand dollars (\$240,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the board of trustees of the Pennsylvania Soldiers and Sailors' Home at Erie Pennsylvania for the purpose of maintaining the said home and paying expenses of administration including salaries of officials and clerks for the two fiscal years beginning June first one thousand nine hundred and twenty-one

Section 2 All moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance of honorably discharged soldiers sailors or marines in the Pennsylvania Soldiers and Sailors' Home at Erie Pennsylvania shall be paid into the State Treasury

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 996, as follows:

An Act making an appropriation to the Hamet Hospital Association of Erie Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifty-five thousand dollars (\$55,000) or so much thereof as may be necessary is hereby specifically appropriated to the Hamet Hospital Association of Erie Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1023, as follows:

An Act making an appropriation to provide the necessary expenses of blind students who are residents of the Commonwealth in attendance at institutions of higher learning

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eight thousand dollars (\$8,000) or so much thereof as may be necessary is hereby specifically appropriated for the purpose of aiding students who are blind and are regularly enrolled students pursuing any course of study profession art or science in any university college conservatory of music normal professional or vocational school approved by the State Superintendent of Public Instruction and who are residents of the Commonwealth in defraying their necessary expenses including those of a reader said money is to be expended under the direction of the State Board of Education and shall be paid out by warrant drawn by the Auditor General upon the State Treasurer when certified by the officers of the State Board of Education

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1028, as follows:

An Act making an appropriation to the Midnight Mission of Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary is hereby



specifically appropriated to the Midnight Mission of Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1036, as follows:

An Act making an appropriation to the Florence Crittenton Home of Erie Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of six hundred dollars (\$600) or so much thereof as may be necessary is hereby specifically appropriated to the Florence Crittenton Home of Erie Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1037, as follows:

An Act making an appropriation to the Uniontown Hospital Uniontown Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty-nine thousand dollars (\$39,000) or so much thereof as may be necessary is hereby specifically appropriated to the Uniontown Hospital Uniontown Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1039, as follows:

An Act making an appropriation to carry out the provisions of an act approved the eighteenth day of July one thousand nine hundred nineteen (Pamphlet Laws one thousand and forty-four) entitled "An Act to assist worthy young men and women graduates of secondary schools of the State to obtain a higher education and making an appropriation"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifty-six thousand dollars (\$56,000) or as much thereof as may be necessary is hereby specifically appropriated to the Department of Public Instruction for the purpose of carrying out the provisions of an act of Assembly approved the eighteenth day of July one thousand nine hundred nineteen (one thousand nine hundred nineteen Pamphlet Laws one thousand and forty-four) entitled "An Act to assist worthy young men and women graduates of secondary schools of the State to obtain a higher education and making an appropriation" for the two school years beginning the first day of June one thousand nine hundred and twenty-one and ending the first day of June one thousand nine hundred and twenty-three

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1048 (Senate Bill No. 294), entitled:

An Act making an appropriation to the Water Supply Commission of Pennsylvania to continue the work upon the Pymatuning Swamp Reservoir

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1099, as follows:

An Act making an appropriation to Saint Rita's L. C. B. A. Home for Infants Pittsburgh Allegheny County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eleven thousand dollars (\$11,000) or so much thereof as may be necessary is hereby specifically appropriated to the Saint Rita's L. C. B. A. Home for Infants located at Pittsburgh Allegheny County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1127, as follows:

An Act making an appropriation to the Williams Valley Hospital of Williamstown Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Williams Valley Hospital of Williamstown Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one (1921) for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1131, as follows:

An Act making an appropriation to the Children's Industrial Home at Harrisburg Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eight thousand dollars (\$8,000) or so much thereof as may be necessary is hereby appropriated to the Children's Industrial Home Harrisburg Pennsylvania for maintenance for the two fiscal years beginning June first Anno Domini one thousand nine hundred and twenty-one (1921)

In the event of the merger or consolidation of the Children's Industrial Home at Harrisburg Pennsylvania with any other institution the amount of the aforesaid appropriation remaining unpaid at the time of such merger or consolidation is hereby appropriated and made available to the Institution with or into which such Children's Industrial Home has been merged or consolidated for the same purpose The Auditor General is hereby authorized to issue his warrant upon the State Treasurer in favor of the institution into which such Children's Industrial Home has been merged or consolidated for the payment of the sum to it so appropriated and made available

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1132, as follows:

An Act making an appropriation to the Messiah Rescue and Benevolent Home of Harrisburg Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two thousand five hundred dollars (\$2,500) or so much thereof as may be necessary is hereby specifically appropriated to the Messiah Rescue and

Benevolent Home of Harrisburg Pennsylvania for the two fiscal years beginning June first Anno Domini one thousand nine hundred and twenty-one (1921) for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1133, as follows:

An Act making an appropriation to the Nursery Home of Harrisburg Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seven thousand dollars (\$7,000) or so much thereof as may be necessary is hereby specifically appropriated to the Nursery Home of Harrisburg Pennsylvania for the two fiscal years beginning June first Anno Domini one thousand nine hundred and twenty-one (1921) for the purpose of maintenance

In the event of the merger or consolidation of the Nursery Home of Harrisburg Pennsylvania with any other institution the amount of the aforesaid appropriation remaining unpaid at the time of such merger or consolidation is hereby appropriated and made available to the institution with or into which such Nursery Home has been merged or consolidated for the same purpose The Auditor General is hereby authorized to issue his warrant upon the State Treasurer in favor of the institution into which such Nursery Home has been merged or consolidated for the payment of the sum to it so appropriated and made available

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1134, as follows:

An Act making an appropriation to the Florence Crittenton Home of Harrisburg Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one thousand six hundred dollars (\$1,600) or so much thereof as may be necessary is hereby specifically appropriated to the Florence Crittenton Home of Harrisburg Pennsylvania for the two fiscal years beginning June first Anno Domini one thousand nine hundred and twenty-one (1921) for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1208, as follows:

An Act making an appropriation to the Messiah Orphanage of Monaghan township York county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three thousand five hundred dollars (\$3,500) or so much thereof as may be necessary is hereby specifically appropriated to the Messiah Orphanage of Monaghan township York county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1255, as follows:

An Act making an appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred five thousand (\$105,000) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania for the two (2) fiscal years beginning June first Anno Domini one thousand nine hundred and twenty-one for the following purposes namely

For repairs alterations and new equipment for buildings the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary

For the purpose of improvements to buildings fences and grounds the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary

For motor ambulance the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1264, as follows:

An Act to amend an act approved the twenty-first day of July one thousand nine hundred and nineteen (Pamphlet Laws ten hundred fifty-seven) entitled "An act to amend section one and to supplement an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and two) entitled 'An act providing for the appointment and expenses of a commission of five persons to codify and revise the law relating to banks private bankers and trust companies doing business within this Commonwealth and making an appropriation' extending the powers and duties of the commission so as to include the codification and revision of the law relating to all corporations persons partnerships and associations under the supervision of the Banking Department and making an appropriation" extending said commission for a further period of two years conferring additional power upon such commission and making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the twenty-first day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand fifty-seven) entitled "An act to amend section one and to supplement an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and two) entitled 'An act providing for the appointment and expenses of a commission of five persons to codify and revise the law relating to banks private bankers and trust companies doing business within this Commonwealth and making an appropriation' extending the powers and duties of the commission so as to include the codification and revision of the law relating to all corporations persons partnerships and associations under the supervision of the Banking Department and making an appropriation" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the commission appointed by the Governor under the authority of the act to which this is an amendment shall be continued for the further period of two years The commission shall codify and revise the law relating to banks private bankers trust companies savings institutions building and loan associations loan brokers and all other corporations persons partnerships and associations under the supervision of the Banking Department The commission shall report to the General Assembly at the session of one thousand nine hundred and twenty-one and shall recommend such changes in the existing law as may to such commission seem desirable" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the commission appointed by the Governor under the authority of the act of July twenty-fifth one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and two) entitled "An act providing for the appointment and expenses of a commission of five persons to codify and revise the law relating to banks private bankers and trust companies doing business within this Commonwealth and making an appropriation" and continued by the act to which this is an amendment is hereby continued for a further period of two years The commission shall codify and revise the laws relating to banks private bankers trust companies savings institutions building and loan associations loan brokers and all other corporations persons partnerships and associations under the supervision of the Banking Department as well as all other laws on matters and subjects relating to bank-



ing and co-relative subjects as may be referred to the commission by the Governor or the Banking Commissioner. The commission shall report to the General Assembly at the session of one thousand nine hundred and twenty-three and shall recommend such changes in the existing law as may to such commission seem desirable.

Section 2 The sum of ten thousand dollars (\$10,000) or so much as may be necessary is hereby specifically appropriated to the use of the commission for the purpose of carrying into effect this act and the act to which this is an amendment. Payments from said appropriation shall be made on order of the chairman of said commission by warrant of the Auditor General on the State Treasurer.

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1265, as follows:

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred and nineteen.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixty-three thousand nine hundred seventy-three dollars and eight cents (\$63,973.08) be and the same is hereby specifically appropriated to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred and nineteen.

The said appropriation shall be paid on the warrant of the Auditor General on the basis of settlement by that officer and the State Treasurer but no warrant shall be drawn or settlement made until the directors or managers of the several hospitals and asylums for the insane shall have made on oath or affirmation to the Auditor General a quarterly report setting forth the actual number of indigent persons received and maintained in said hospitals and asylums for the insane respectively during the quarter for which the report is made with the dates of their admission and discharge or death respectively and the actual time during which each of said indigent insane persons was treated maintained and cared for during said quarter. Provided also That no payment shall be made on account of the care and treatment of the insane until the secretary of the Board of Public Charities shall have certified to the Auditor General that the quarterly report of the cost of such care and treatment contains no charge except for "care treatment removal and maintenance" as the said words are construed in this act. Provided further That the words "care treatment removal and maintenance" used in this act shall be construed to mean medical and surgical treatment and nursing food and clothing and absolutely necessary repairs to existing buildings of such hospitals and asylums.

Section 2 It shall be the duty of the commissioners of the several counties of the Commonwealth or the directors or overseers of the poor of the different counties or poor districts of the State to report under oath to the Auditor General on the first day of September December March and June of each year the numbers of indigent insane persons transferred from said counties or poor districts respectively to the State hospitals or asylums for the insane in their respective districts. Said report shall contain the name of every indigent insane person so transferred or maintained at said hospitals or asylums and shall set forth when he or she was admitted the length of time cared for in said hospitals or asylum and the date of discharge or death.

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1267, as follows:

An Act making an appropriation to pay for the care treatment removal and maintenance of the indigent insane for two years ending the thirty-first day of May one thousand nine hundred and twenty-three.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five million two hundred and fifty thousand dollars (\$5,250,000) or so much thereof as may be necessary be and the same is hereby specially appropriated to pay for the care treatment removal and maintenance of the indigent insane for and during the two years ending the thirty-first day of May one thousand nine hundred and twenty-three.

one and ending May thirty-first one thousand nine hundred and twenty-three.

The said appropriation shall be paid on the warrant of the Auditor General on the basis of settlement by that officer and the State Treasurer but no warrant shall be drawn or settlement made until the directors or managers of the several hospitals and asylums for the insane shall have made on oath or affirmation to the Auditor General a quarterly report setting forth the actual number of indigent persons received and maintained in said hospitals and asylums for the insane respectively during the quarter for which the report is made with the dates of their admission and discharge or death respectively and the actual time during which each of said indigent insane persons was treated maintained and cared for during said quarter. Provided also That no payment shall be made on account of the care and treatment of the insane until the secretary of the Board of Public Charities shall have certified to the Auditor General that the quarterly report of the cost of such care and treatment contains no charge except for "care treatment removal and maintenance" used in this act shall be construed to mean medical and surgical treatment and nursing food and clothing and absolutely necessary repairs to existing buildings of such hospitals and asylums.

Section 2 It shall be the duty of the commissioners of the several counties of the Commonwealth or the directors or overseers of the poor of the different counties or poor districts of the State to report under oath to the Auditor General on the first day of September December March and June of each year the number of indigent insane persons transferred from said counties or poor districts respectively to the State hospitals or asylums for the insane in their respective districts. Said report shall contain the name of every indigent insane person so transferred or maintained at said hospitals or asylums and shall set forth when he or she was admitted the length of time cared for in said hospital or asylum and the date of discharge or death.

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1313, as follows:

An Act making an appropriation to carry out the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-five) entitled "An act for the encouragement of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof."

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary is hereby specifically appropriated for the two fiscal years beginning June first one thousand nine hundred and twenty-one to carry out the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural associations and regulating the payment thereof."

Section 2 No payment shall be made under this act except for exhibits of live stock products horticultural products cereals bees bee products and handiwork nor shall payment of any moneys appropriated by this act be made by any agricultural association which shall have at its annual exhibition made a profit of ten thousand dollars or more over all expenses. The Secretary of Agriculture shall supervise all claims for payments from said appropriation.

All associations requesting State aid shall report all expenditures for agricultural exhibits as specified in the preceding paragraph to the Secretary of Agriculture on blank forms furnished by him. Such reports shall be attested and knowledge by affidavit by the president and secretary of each association and shall be filed with the Secretary of Agriculture on or before the thirty-first day of December of each year for approval. Reports approved by the Secretary of Agriculture shall be transmitted to the Auditor General for payment as provided by law. Provided however That any association which shall have made a profit as hereinbefore provided and shall not receive any moneys under the provisions of this act shall nevertheless make such report to the Secretary of Agriculture as to its receipts and expenditures as he shall require.

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1322, as follows:

An Act making an appropriation to the Penn Asylum for Indigent Widows and Single Women Philadelphia Pennsylvania



Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eight thousand dollars (\$8,000) or so much thereof as may be necessary is hereby specifically appropriated to the Penn Asylum for Indigent Widows and Single Women at Belgrade Street and East Susquehanna Avenue Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1327, as follows:

An Act making an appropriation to the Evangelical Home for the Aged at Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four thousand five hundred dollars (\$4,500) or so much thereof as may be necessary be appropriated to the Evangelical Home for the Aged at Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1349, as follows:

An Act making an appropriation to the Salvation Army Social Settlement and Day Nursery of Fernando street Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a sum of three thousand (\$3,000) dollars or as much thereof as may be necessary is hereby specifically appropriated to the Salvation Army Social Settlement and Day Nursery Fernando street Pittsburgh Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1356, as follows:

An Act to appropriate and to reappropriate to the Water Supply Commission moneys for the purpose of continuing the work of deepening widening and improving French Creek in Crawford county commenced under the provisions of the act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred ninety-one) entitled "An act providing for the deepening widening and improvement of French Creek in Crawford county vesting certain powers in the Water Supply Commission including the taking of land and materials by eminent domain and making an appropriation"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-five thousand (\$25,000) dollars together with any unexpended balances of moneys appropriated under the provisions of the act approved the twenty-fifth day of July one thousand nine hundred and nineteen (Appropriation Acts page two hundred and forty-seven) entitled "An act making an appropriation to the Water Supply Commission for the purpose of continuing the work of deepening widening and improving French Creek in Crawford county commenced under the provisions of the act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred ninety-one) entitled 'An act providing for the deepening widening and improvement of French Creek in Crawford county vesting certain powers in the Water Supply Commission including the taking of land and materials by eminent domain and making an appropriation'" is hereby specifically appropriated and reappropriated to the Water Supply Commission for the purpose of continuing the work of deepening

widening and improving French Creek in Crawford county commenced under the provisions of said act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred ninety-one)

Section 2 The moneys herein appropriated shall be available for expenditure for any of the purposes provided for in the said act of July twenty-fifth one thousand nine hundred and seventeen and payment from said appropriation shall be made on order of the chairman of the commission countersigned by the secretary and accompanied by itemized and verified vouchers and upon warrant of the Auditor General on the State Treasurer

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1358, as follows:

An Act making an appropriation to the Providence General Hospital of Philadelphia Philadelphia county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary is hereby specifically appropriated to the Providence General Hospital located in Philadelphia Philadelphia county Pennsylvania for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1362, as follows:

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon county

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four thousand five hundred dollars (\$4,500) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Home for Widows and Single Women of Lebanon county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1364, as follows:

An Act making an appropriation to the Coleman Industrial Home for Colored Boys Pittsburgh Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three thousand six hundred dollars (\$3,600) or so much thereof as may be necessary is hereby specifically appropriated to the Coleman Industrial Home for Colored Boys at Pittsburgh Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1411, as follows:

An Act making an appropriation to the Philadelphia College of Pharmacy Philadelphia Pennsylvania

Whereas The Legislature of the session of one thousand nine hundred and nineteen made an appropriation to the Philadelphia College of Pharmacy of fifteen thousand dollars (\$15,000) for maintenance for the two fiscal years beginning June first one thousand nine hundred and nineteen



Whereas There still remains in the treasury of the Commonwealth an unexpended balance of the aforementioned appropriation amounting to thirteen thousand one hundred and twenty-five dollars (\$13,125) no part of which has been paid to the said Philadelphia College of Pharmacy therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the aforementioned sum of thirteen thousand one hundred and twenty-five dollars (\$13,125) or so much thereof as may be necessary is hereby specifically appropriated to the Philadelphia College of Pharmacy located at number one hundred forty-five North Tenth street Philadelphia for deficiency in maintenance for the two fiscal years ending May thirty-first one thousand nine hundred and nineteen

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1436, as follows:

A Joint Resolution providing for a commission to study the taxation of natural resources and making an appropriation

Section 1 Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That a commission is hereby constituted which shall be known as the "Natural Resource Tax Commission" Said commission shall be composed of five citizens of the Commonwealth to be appointed by the Governor

Section 2 The commission shall investigate and study the subject of the taxation of the natural resources of the Commonwealth and shall compile such data relating thereto as it deems necessary and pertinent The commission shall make report of its proceedings to the General Assembly of the session of one thousand nine hundred twenty-three and in such report shall include such draft or drafts of legislation as it deems proper

Section 3 The commission shall have power to employ such assistance as may be necessary and to fix the compensation therefor The members of the commission shall serve without compensation but shall be allowed all actual and necessary expenses incurred in the discharge of their duties The sum of five thousand dollars (\$5,000) or so much thereof as may be necessary is hereby specifically appropriated to the commission to carry out the provisions of this act

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1475 as follows:

An Act making an appropriation to the Home for the Aged located at one thousand eight hundred nine Mount Vernon street Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary is hereby specifically appropriated to the Home for the Aged located at one thousand eight hundred nine Mount Vernon street Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1494, as follows:

An Act making an appropriation to the Stetson Hospital of Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary is hereby specifically appropriated to the Stetson Hospital of Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

#### BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 6, entitled:

An Act to provide for the safety of persons employed in and about the anthracite coal mines of this Commonwealth and to limit the hours of labor of fan engineers and pump engineers employed at or about the same and fixing a penalty for the violation of this act

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1156, entitled:

An Act affecting anthracite coal mines and operations establishing the Pennsylvania State Anthracite Mine Cave Commission defining its jurisdiction and powers imposing duties upon powers and operators of anthracite coal mines and imposing penalties

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1250, entitled:

An Act providing for licensing drivers of taxicabs and passenger motor vehicles for hire by cities boroughs and townships prescribing the method of securing such licenses and the right of the proper authorities of cities boroughs and townships to inquire into the moral character and general fitness of all applicants for such licenses prohibiting all persons from engaging in the business of driving taxicabs and passenger motor vehicles for hire without first having obtained such license and providing penalties for violation of this act

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 297, entitled:

An Act to repeal an act approved the twenty-third day of June one thousand eight hundred eighty-five (Pamphlet Laws one hundred and forty-four) entitled "An act for the regulation of advertising of general elections"

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1294, entitled:

An Act creating a Budget Commission defining its duty and making an appropriation

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1296, entitled:

A joint resolution providing for the continuation of the commission appointed in accordance with the provisions of a joint resolution approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred and eighty-eight) entitled "A joint resolution providing for a commission to submit a revised penal code of Pennsylvania and making an appropriation for the expenses of the commission" authorizing said commission to revise collate and digest all the acts and parts of acts relating to criminal procedure

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1034, entitled:

A Joint Resolution proposing an amendment to article nine section one of the Constitution of Pennsylvania

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.



Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1035, entitled:

A Joint Resolution proposing an amendment to article three section eighteen of the Constitution of Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1426, entitled:

An Act for the better protection of human life livestock and poultry by prohibiting shooting and the discharge of firearms within two hundred yards of any residence or dwelling house without the consent of the owner or tenant thereof and providing penalties

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1157, entitled:

An Act regulating the mining of anthracite coal prescribing duties for certain municipal officers and imposing penalties

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1287, entitled:

An Act imposing a State tax on anthracite coal providing for the assessment and collection thereof and providing penalties for the violation of this act

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1541, (Senate Bill No. 170), entitled:

An Act to amend section two of an act approved the twentieth day of March, eighteen hundred and ninety-one (Pamphlet Laws twenty-one), entitled "An act to establish a board for the examination of accountants, to provide for the granting of certificates to accountants, and to provide a punishment for the violation of this act" as amended.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1521, (Senate Bill No. 646), entitled:

An Act permitting the carrying of shotguns and target and trapshooting within public parks in cities of the first class

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1683, (Senate Bill No. 861), entitled:

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1641, (Senate Bill No. 889), entitled:

An act authorizing the purchasing or building of residences for principals teachers or janitors by school districts of the fourth class

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1675, (Senate Bill No. 793), entitled:

An Act providing for and regulating the maintenance and government of a children's home in each county of the fourth fifth sixth seventh eighth class of the State for indigent orphans and for incorrigible indigent dependent and neglected children under sixteen years of age and providing their commitment thereto

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1532, (Senate Bill No. 694), entitled:

An Act authorizing and empowering county commissioners with the approval of the court of quarter sessions to enter a bridge on record as a county bridge by resolution without the recommendation of viewers and the approval of a grand jury and making it the duty of county commissioners to build such bridges at the expense of the county or counties in or between which they may be located and so making it the duty of county commissioners to erect and construct a new and sufficient bridge to take the place of any county or inter-county bridge which has been or which shall hereafter be totally or partially destroyed by some sudden casualty and authorizing county commissioners to erect a new and sufficient bridge to take the place of any existing county or inter-county bridge which has become or which hereafter becomes insufficient for any cause to accommodate the public travel at the expense of the county or counties in or between which such bridge may be located without the recommendation of viewers and the approval of the court of quarter sessions and of the grand jury

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

#### APPROPRIATION BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1336, entitled:

A supplement to an act approved the eighteenth day of July one thousand nine hundred and nineteen (Appropriation Acts page two hundred and twenty-nine number three hundred and eighty-two A) entitled "An act authorizing the appointment of a commission to supervise the revising amending consolidating and simplifying of the laws relating to the assessment levy and collection of taxes for local purposes prescribing the power and duties of such commission imposing certain duties on the Legislative Reference Bureau and making an appropriation" continuing the commission appointed under the provisions of said act for a further period of two years providing for the appointment of additional members on said commission and making an appropriation

And said bill having been read at length the third time,  
considered and agreed to,

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—204.

Alexander,	Edmonds,	Kohler,	Roman,
Allum,	Ehrhardt,	Kooser,	Ruch,
Armstrong,	Elgin,	Krause,	Ruddy,
Asbury,	Evans,	Krugh,	Ruth,
Aston,	Feldman,	Lafferty,	Schaeffer,
Baker,	Finney,	Leeds,	Schilling,
Baldi,	Fitzgibbon,	Lewis,	Schwartz,
Barnhart,	Flynn,	Long,	Sieg,
Beaver,	Fowler,	Love,	Shaffer,
Beckley,	Fox,	McBride,	Shannon,
Bell,	Franklin,	McCaig,	Shellenberger,
Bidelspacher,	Gearhart,	McCann,	Sinclair,
Blair,	Gelder,	McCarthy,	Smiley,
Bluett,	Gibbon,	McClure,	Smink,
Blumberg,	Glass,	McConnell,	Smith, H. J.,
Bolard,	Goehring,	McCurdy,	Smith, H.,
Bower,	Golder,	McGowan,	Smith, J. W.,
Brady,	Goodnough,	McHugh,	Smith, L.,
Brendle,	Goss,	McKin,	Snowden,
Brenneman,	Green,	McKnight,	Soffel,
Bromley,	Griffith,	McMullen,	Sowers,
Brooks,	Hagerty,	McOwen,	Sprows,
Brown, F. B.,	Hames,	McVicar,	Stackhouse,
Brown, T. R.,	Haldeman,	Magill,	Stark,
Burns,	Hampson,	Mangan,	Steedle,
Campbell,	Harding,	Marcus, J.,	Sterling,
Catlin,	Harer,	Marcus, J. C.,	Stevens,
Clutton,	Harry,	Marshall,	Stevenson,
Comer,	Haslett,	Martin,	Stewart,
Conner,	Hatrck,	Mantz,	Strauss,
Cook,	Haws,	Michel,	Sweitzer,
Craig, J. R.,	Hayes,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,



Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. P.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
Eaches,	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 441, as follows:

An Act making an appropriation to pay for the collection revising indexing and proof-reading of the material contained in the pamphlet known as "The Game Fish and Forestry Laws" of this Commonwealth.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three hundred dollars (\$300) is hereby specifically appropriated one-third thereof out of the Resident Hunters' License Fund to the use of the Secretary of the Game Commission of Pennsylvania to pay for the services to be rendered in collecting revising indexing and proof-reading the material to be published in said "Game Fish and Forestry Laws" for the year nineteen hundred and twenty-one as directed by a joint resolution of the Senate and House of Representatives.

Payment of this amount is to be made upon proof rendered to the Superintendent of State Printing that said pamphlet was published as directed by said joint resolution.

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—204.

Alexander,	Edmonds,	Kohler,	Roman,
Allum,	Ehrhardt,	Kooser,	Ruch,
Armstrong,	Elgin,	Krause,	Ruddy,
Ashury,	Evans,	Krugh,	Ruth,
Aston,	Feldman,	Lafferty,	Schaeffer,
Baker,	Finney,	Leeds,	Schilling,
Baldi,	Fitzgibbon,	Lewis,	Schwartz,
Barnhart,	Flynn,	Long,	Sieg,
Beaver,	Fowler,	Love,	Shaffer,
Beckley,	Fox,	McBride,	Shannon,
Bell,	Franklin,	McCaig,	Shellenberger,
Bidelspacher,	Gearhart,	McCann,	Sinclair,
Blair,	Gelder,	McCarthy,	Smiley,
Bluet,	Gibbon,	McClure,	Smink,
Blumberg,	Glass,	McConnell,	Smith, H. J.,
Bolard,	Goehring,	McCurdy,	Smith, H.,
Bower,	Golder,	McGowan,	Smith, J. W.,
Brady,	Goodnough,	McHugh,	Smith, L.,
Brendle,	Goss,	McKim,	Snowden,
Brenneman,	Green,	McKnight,	Soffel,
Bromley,	Griffith,	McMullen,	Sowers,
Brooks,	Hagerty,	McOwen,	Spowls,
Brown, F. B.,	Haines,	McVicar,	Stackhouse,
Brown, T. R.,	Haldeman,	Magill,	Stark,
Burns,	Hampson,	Mangan,	Steedle,
Campbell,	Harding,	Marcus, J.,	Sterling,
Catlin,	Harer,	Marcus, J. C.,	Stevens,
Clutton,	Harry,	Marshall,	Stevenson,
Comer,	Haslett,	Martin,	Stewart,
Conner,	Hatrick,	Mantz,	Strauss,
	Haws,	Michel,	Sweitzer,
	Hayes,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,			

Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
Eaches,	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 214, entitled:

An Act providing for the refunding of moneys paid to the State Highway Department for registration of motor vehicles and driver's licenses which motor vehicles and licenses have not been used and to which moneys it appears the Commonwealth has no claim and making an appropriation for such refunds.

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—204.

Alexander,	Edmonds,	Kohler,	Roman,
Allum,	Ehrhardt,	Kooser,	Ruch,
Armstrong,	Elgin,	Krause,	Ruddy,
Ashury,	Evans,	Krugh,	Ruth,
Aston,	Feldman,	Lafferty,	Schaeffer,
Baker,	Finney,	Leeds,	Schilling,
Baldi,	Fitzgibbon,	Lewis,	Schwartz,
Barnhart,	Flynn,	Long,	Sieg,
Beaver,	Fowler,	Love,	Shaffer,
Beckley,	Fox,	McBride,	Shannon,
Bell,	Franklin,	McCaig,	Shellenberger,
Bidelspacher,	Gearhart,	McCann,	Sinclair,
Blair,	Gelder,	McCarthy,	Smiley,
Bluet,	Gibbon,	McClure,	Smink,
Blumberg,	Glass,	McConnell,	Smith, H. J.,
Bolard,	Goehring,	McCurdy,	Smith, H.,
Bower,	Golder,	McGowan,	Smith, J. W.,
Brady,	Goodnough,	McHugh,	Smith, L.,
Brendle,	Goss,	McKim,	Snowden,
Brenneman,	Green,	McKnight,	Soffel,
Bromley,	Griffith,	McMullen,	Sowers,
Brooks,	Hagerty,	McOwen,	Spowls,
Brown, F. B.,	Haines,	McVicar,	Stackhouse,
Brown, T. R.,	Haldeman,	Magill,	Stark,
Burns,	Hampson,	Mangan,	Steedle,
Campbell,	Harding,	Marcus, J.,	Sterling,
Catlin,	Harer,	Marcus, J. C.,	Stevens,
Clutton,	Harry,	Marshall,	Stevenson,
Comer,	Haslett,	Martin,	Stewart,
Conner,	Hatrick,	Mantz,	Strauss,
	Haws,	Michel,	Sweitzer,
	Hayes,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,			

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 294, entitled:

An Act making an appropriation to the Lake Erie and Ohio River Canal Board of Pennsylvania for the payment of expenses incurred in printing distributing or otherwise making available for public use reports maps documents and records of the board in securing the co-operation and aid of the Government of the United States and other public authorities in the construction of the canal or waterway authorized to be constructed by the board for the payment of incidental office expenses and for the payment of salaries fees and expenses

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—204.

Alexander,	Edmonds,	Kohler,	Roman,
Allum,	Ehrhardt,	Kooser,	Ruch,
Armstrong,	Elgin,	Krause,	Ruddy,
Asbury,	Evans,	Krugh,	Ruth,
Aston,	Feldman,	Lafferty,	Schaeffer,
Baker,	Finney,	Leeds,	Schilling,
Baldi,	Fitzgibbon,	Lewis,	Schwartz,
Barnhart,	Flynn,	Long,	Sieg,
Beaver,	Fowler,	Love,	Shaffer,
Beckley,	Fox,	McBride,	Shannon,
Bell,	Franklin,	McCaig,	Shellenberger,
Bidelspacher,	Gearhart,	McCann,	Sinclair,
Blair,	Gelder,	McCarthy,	Smiley,
Bluett,	Gibbon,	McClure,	Smink,
Blumberg,	Glass,	McConnell,	Smith, H. J.,
Bolard,	Goehring,	McCurdy,	Smith, H.,
Bower,	Golder,	McGowan,	Smith, J. W.,
Brady,	Goodnough,	McHugh,	Smith, J.,
Brendle,	Goss,	McKim,	Snowden,
Brenneman,	Green,	McKnight,	Soffel,
Bromley,	Griffith,	McMullen,	Sowers,
Brooks,	Hagerty,	McOwen,	Sprrows,
Brown, F. B.,	Haines,	McVicar,	Stackhouse,
Brown, T. R.,	Haldeman,	Magill,	Stark,
Burns,	Hampson,	Mangan,	Steedle,
Campbell,	Harding,	Marcus, J.,	Sterling,
Catlin,	Harer,	Marcus, J. C.,	Stevens,
Clutton,	Harry,	Marshall,	Stevenson,
Comer,	Haslett,	Martin,	Stewart,
Conner,	Hatrack,	Mantz,	Strauss,
Cook,	Haws,	Michel,	Sweltzer,
Craig, J. R.,	Hayes,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Dielm,	Huston,	Phillips,	Whiteman,
Dillsheimer,	Jones, D. J.,	Pike,	Williams,
Ditrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
Eaches,	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 385, entitled:

An Act re-appropriating certain moneys to the trustees of the State Hospital for the Criminal Insane at Fairview Wayne County

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—204.

Alexander,	Edmonds,	Kohler,	Roman,
Allum,	Ehrhardt,	Kooser,	Ruch,
Armstrong,	Elgin,	Krause,	Ruddy,
Asbury,	Evans,	Krugh,	Ruth,

Aston,	Feldman,	Lafferty,	Schaeffer,
Baker,	Finney,	Leeds,	Schilling,
Baldi,	Fitzgibbon,	Lewis,	Schwartz,
Barnhart,	Flynn,	Long,	Sieg,
Beaver,	Fowler,	Love,	Shaffer,
Beckley,	Fox,	McBride,	Shannon,
Bell,	Franklin,	McCaig,	Shellenberger,
Bidelspacher,	Gearhart,	McCann,	Sinclair,
Blair,	Gelder,	McCarthy,	Smiley,
Bluett,	Gibbon,	McClure,	Smink,
Blumberg,	Glass,	McConnell,	Smith, H. J.,
Bolard,	Goehring,	McCurdy,	Smith, H.,
Bower,	Golder,	McGowan,	Smith, J. W.,
Brady,	Goodnough,	McHugh,	Smith, J.,
Brendle,	Goss,	McKim,	Snowden,
Brenneman,	Green,	McKnight,	Soffel,
Bromley,	Griffith,	McMullen,	Sowers,
Brooks,	Hagerty,	McOwen,	Sprrows,
Brown, F. B.,	Haines,	McVicar,	Stackhouse,
Brown, T. R.,	Haldeman,	Magill,	Stark,
Burns,	Hampson,	Mangan,	Steedle,
Campbell,	Harding,	Marcus, J.,	Sterling,
Catlin,	Harer,	Marcus, J. C.,	Stevens,
Clutton,	Harry,	Marshall,	Stevenson,
Comer,	Haslett,	Martin,	Stewart,
Conner,	Hatrack,	Mantz,	Strauss,
Cook,	Haws,	Michel,	Sweltzer,
Craig, J. R.,	Hayes,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Dielm,	Huston,	Phillips,	Whiteman,
Dillsheimer,	Jones, D. J.,	Pike,	Williams,
Ditrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
Eaches,	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 530, entitled:

An Act making an appropriation for the purpose of maintaining the public roads through the Cornplanter Indian Reservation in Elk Township Warren County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz;

## YEAS—204.

Alexander,	Edmonds,	Kohler,	Roman,
Allum,	Ehrhardt,	Kooser,	Ruch,
Armstrong,	Elgin,	Krause,	Ruddy,
Asbury,	Evans,	Krugh,	Ruth,
Aston,	Feldman,	Lafferty,	Schaeffer,
Baker,	Finney,	Leeds,	Schilling,
Baldi,	Fitzgibbon,	Lewis,	Schwartz,
Barnhart,	Flynn,	Long,	Sieg,
Beaver,	Fowler,	Love,	Shaffer,
Beckley,	Fox,	McBride,	Shannon,
Bell,	Franklin,	McCaig,	Shellenberger,
Bidelspacher,	Gearhart,	McCann,	Sinclair,
Blair,	Gelder,	McCarthy,	Smiley,
Bluett,	Gibbon,	McClure,	Smink,
Blumberg,	Glass,	McConnell,	Smith, H. J.,
Bolard,	Goehring,	McCurdy,	Smith, H.,
Bower,	Golder,	McGowan,	Smith, J. W.,
Brady,	Goodnough,	McHugh,	Smith, J.,
Brendle,	Goss,	McKim,	Snowden,
Brenneman,	Green,	McKnight,	Soffel,
Bromley,	Griffith,	McMullen,	Sowers,
Brooks,	Hagerty,	McOwen,	Sprrows,
Brown, F. B.,	Haines,	McVicar,	Stackhouse,
Brown, T. R.,	Haldeman,	Magill,	Stark,
Burns,	Hampson,	Mangan,	Steedle,
Campbell,	Harding,	Marcus, J.,	Sterling,
Catlin,	Harer,	Marcus, J. C.,	Stevens,
Clutton,	Harry,	Marshall,	Stevenson,
Comer,	Haslett,	Martin,	Stewart,
Conner,	Hatrack,	Mantz,	Strauss,



Cook,	Haws,	Michel,	Sweitzer,
Craig, J. R.,	Hayes,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
Eaches,	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1448, (Senate Bill No. 683), entitled:

An Act making a deficiency appropriation to the trustees of the Western State Hospital for the Insane

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz;

YEAS—204.

Alexander,	Edmonds,	Kohler,	Roman,
Allum,	Ehrhardt,	Kooser,	Ruch,
Armstrong,	Elgin,	Krause,	Ruddy,
Asbury,	Evans,	Krug,	Ruth,
Aston,	Feldman,	Lafferty,	Schaeffer,
Baker,	Finney,	Leeds,	Schilling,
Baldi,	Fitzgibbon,	Lewis,	Schwartz,
Barnhart,	Flynn,	Long,	Sieg,
Beaver,	Fowler,	Love,	Shaffer,
Beckley,	Fox,	McBride,	Shannon,
Bell,	Franklin,	McCaig,	Shellenberger,
Bidelspacher,	Gearhart,	McCann,	Sinclair,
Blair,	Gelder,	McCarthy,	Smiley,
Bluett,	Gibbon,	McClure,	Smink,
Blumberg,	Glass,	McConnell,	Smith, H. J.,
Bolard,	Goehring,	McCurdy,	Smith, H.,
Bower,	Golder,	McGowan,	Smith, J. W.,
Brady,	Goodnough,	McHugh,	Smith, L.,
Brendle,	Goss,	McKim,	Snowden,
Brenneman,	Green,	McKnight,	Soffel,
Bromley,	Griffith,	McMullen,	Sowers,
Brooks,	Hagerty,	McOwen,	Sprows,
Brown, F. B.,	Haines,	McVicar,	Stackhouse,
Brown, T. R.,	Haldeman,	Magill,	Stark,
Burns,	Hampson,	Mangan,	Steedle,
Campbell,	Harding,	Marcus, J.,	Sterling,
Catlin,	Harer,	Marcus, J. C.,	Stevens,
Clutton,	Harry,	Marshall,	Stevenson,
Comeror,	Haslett,	Martin,	Stewart,
Conner,	Hatrack,	Mantz,	Strauss,
Cook,	Haws,	Michel,	Sweitzer,
Craig, J. R.,	Hayes,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
Eaches,	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the af-

firmative.

Ordered, That the Clerk present the same to the Senate with the information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1451. (Senate Bill No. 834), entitled:

An Act authorizing the Governor to appoint a Board of Claims to hear audit dismiss or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways and making an appropriation

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Allum,	Elgin,	Krause,	Ruddy,
Armstrong,	Evans,	Krug,	Ruth,
Asbury,	Feldman,	Lafferty,	Schaeffer,
Baker,	Finney,	Leeds,	Schilling,
Baldi,	Fitzgibbon,	Lewis,	Schwartz,
Barnhart,	Flynn,	Long,	Sieg,
Beaver,	Fowler,	McBride,	Shaffer,
Beckley,	Fox,	McCann,	Shannon,
Bell,	Franklin,	McCarthy,	Shellenberger,
Bidelspacher,	Gearhart,	McClure,	Sinclair,
Blair,	Gibbon,	McConnell,	Smiley,
Bluett,	Glass,	McCurdy,	Smink,
Blumberg,	Goehring,	McGowan,	Smith, H. J.,
Bolard,	Golder,	McHugh,	Smith, H.,
Bower,	Goodnough,	McKim,	Smith, J. W.,
Brady,	Goss,	McKnight,	Smith, L.,
Brendle,	Green,	McMullen,	Snowden,
Brenneman,	Griffith,	McOwen,	Soffel,
Bromley,	Hagerty,	McVicar,	Sowers,
Brooks,	Haines,	Magill,	Sprows,
Brown, F. B.,	Haldeman,	Mangan,	Stackhouse,
Brown, T. R.,	Hampson,	Marcus, J.,	Stark,
Burns,	Harding,	Marcus, J. C.,	Steedle,
Campbell,	Harer,	Marshall,	Sterling,
Catlin,	Harry,	Martin,	Stevens,
Clutton,	Haslett,	Mantz,	Stevenson,
Comeror,	Hatrack,	Michel,	Stewart,
Conner,	Haws,	Millar, A.,	Strauss,
Cook,	Hayes,	Millar, A. S. C.,	Sweitzer,
Craig, J. R.,	Heffernan,	Miller, C.,	Thomas,
Craig, J. O.,	Henderson, E.,	Miller, D. I.,	Trainer,
Cratty,	Henderson, W.,	Miller, D. D.,	Van Alen,
Crum,	Hess,	Miller, H. F.,	Vickerman,
Curran,	Hetrick,	Miller, J. J.,	Walker, G. T.,
Curry,	Hoffman, J. N.,	Mitchell,	Walker, J. A.,
Davis,	Hoffman, M. R.,	Morris,	Weamer,
Dawson,	Holcombe,	Ogle,	Weiss,
DeHaas,	Hoover,	Orr,	Wells,
Denning,	Horne,	Perry,	Wettach,
Dewey, C. P.,	Hough,	Phillips,	Whitaker,
Dewey, P. H.,	Huston,	Pike,	Whitehouse,
Diehm,	Jones, D. J.,	Posey,	Whiteman,
Dilsheimer,	Jones, W. W.,	Quigley,	Williams,
Dithrich,	Jordan,	Rhoads,	Wolfe,
Donneley,	Kantner,	Richards,	Woner,
Drinkhouse,	Keene,	Rieder,	Wood,
Dunlap,	Kelly,	Rinn,	Woodruff,
Dunn,	Kinsman,	Roman,	Zook,
Eaches,	Kohler,	Ruch,	Spangler,
	Kooser,		Speaker.

NAYS—1.

Alexander,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate with the information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 979, as follows:

An Act making an appropriation to the State Highway Department for the payment of rewards to townships of the second class for the construction and improvement of township roads and the erection and construction of township bridges

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one million dollars (\$1,000,000) or so much thereof as may be necessary is hereby specifically ap-

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1035, entitled:

A Joint Resolution proposing an amendment to article three section eighteen of the Constitution of Pennsylvania

And said bill having been read at length the first time.  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1426, entitled:

An Act for the better protection of human life livestock and poultry by prohibiting shooting and the discharge of firearms within two hundred yards of any residence or dwelling house without the consent of the owner or tenant thereof and providing penalties

And said bill having been read at length the first time.  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1157, entitled:

An Act regulating the mining of anthracite coal prescribing duties for certain municipal officers and imposing penalties

And said bill having been read at length the first time.  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1287, entitled:

An Act imposing a State tax on anthracite coal providing for the assessment and collection thereof and providing penalties for the violation of this act

And said bill having been read at length the first time.  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1541, (Senate Bill No. 170), entitled:

An Act to amend section two of an act approved the twenty-ninth day of March, eighteen hundred and ninety-one (Pamphlet Laws twenty-one), entitled "An act to establish a board for the examination of accountants, to provide for the granting of certificates to accountants, and to provide a punishment for the violation of this act" as amended.

And said bill having been read at length the first time.  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1521, (Senate Bill No. 646), entitled:

An Act permitting the carrying of shotguns and target and trapshooting within public parks in cities of the first class

And said bill having been read at length the first time.  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1683, (Senate Bill No. 861), entitled:

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the first time.  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1641, (Senate Bill No. 889), entitled:

An act authorizing the purchasing or building of residences for principals teachers or janitors by school districts of the fourth class

And said bill having been read at length the first time.  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1675, (Senate Bill No. 793), entitled:

An Act providing for and regulating the maintenance and government of a children's home in each county of the fourth fifth sixth seventh eighth class of the State for indigent orphans and for incorrigible indigent dependent and neglected children under sixteen years of age and providing their commitment thereto

And said bill having been read at length the first time.  
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1532, (Senate Bill No. 694), entitled:

An Act authorizing and empowering county commissioners with the approval of the court of quarter sessions to enter a bridge on record as a county bridge by resolution without the recommendation of viewers and the approval of a grand jury and making it the duty of county commissioners to build such bridges at the expense of the county or counties in or between which they may be located and so making it the duty of county commissioners to erect and construct a new and sufficient bridge to take the place of any county or inter-county bridge which has been or which shall hereafter be totally or partially destroyed by some sudden casualty and authorizing county commissioners to erect a new and sufficient bridge to take the place of any existing county or inter-county bridge which has become or which hereafter becomes insufficient for any cause to accommodate the public travel at the expense of the county or counties in or between which such bridge may be located without the recommendation of viewers and the approval of the court of quarter sessions and of the grand jury

And said bill having been read at length the first time.  
Ordered, To be laid aside for second reading.

#### APPROPRIATION BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1336, entitled:

A supplement to an act approved the eighteenth day of July one thousand nine hundred and nineteen (Appropriation Acts page two hundred and twenty-nine number three hundred and eighty-two A) entitled "An act authorizing the appointment of a commission to supervise the revising amending consolidating and simplifying of the laws relating to the assessment levy and collection of taxes for local purposes prescribing the power and duties of such commission imposing certain duties on the Legislative Reference Bureau and making an appropriation" continuing the commission appointed under the provisions of said act for a further period of two years providing for the appointment of additional members on said commission and making an appropriation

And said bill having been read at length the third time,  
considered and agreed to,

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—204.

Alexander,	Edmonds,	Kohler,	Roman,
Allum,	Ehrhardt,	Kooser,	Ruch,
Armstrong,	Elgin,	Krause,	Ruddy,
Asbury,	Evans,	Krugh,	Ruth,
Aston,	Feldman,	Lafferty,	Schaeffer,
Baker,	Finney,	Leeds,	Schilling,
Baldi,	Fitzgibbon,	Lewis,	Schwartz,
Barnhart,	Flynn,	Long,	Sieg,
Beaver,	Fowler,	Love,	Shaffer,
Beckley,	Fox,	McBride,	Shannon,
Bell,	Franklin,	McCaig,	Shellenberger,
Bidelspacher,	Gearhart,	McCann,	Sinclair,
Blair,	Gelder,	McCarthy,	Smiley,
Bluet,	Gibbon,	McClure,	Smink,
Blumberg,	Glass,	McConnell,	Smith, H. J.,
Bolard,	Goehring,	McCurdy,	Smith, H.,
Bower,	Golder,	McGowan,	Smith, J. W.,
Brady,	Goodnough,	McHugh,	Smith, L.,
Brendle,	Goss,	McKim,	Snowden,
Brenneman,	Green,	McKnight,	Soffel,
Bromley,	Griffith,	McMullen,	Sowers,
Brooks,	Hagerty,	McOwen,	Sprowls,
Brown, F. B.,	Haines,	McVicar,	Stackhouse,
Brown, T. R.,	Haldeman,	Magill,	Stark,
Burns,	Hampson,	Mangan,	Steedle,
Campbell,	Harding,	Marcus, J.,	Sterling,
Catlin,	Harer,	Marcus, J. C.,	Stevens,
Clutton,	Harry,	Marshall,	Stevenson,
Comeror,	Haslett,	Martin,	Stewart,
Conner,	Hatrick,	Mantz,	Strauss,
Cook,	Haws,	Michel,	Sweitzer,
Craig, J. R.,	Hayes,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,



Curran,  
Curry,  
Davis,  
Dawson,  
DeHaas,  
Denning,  
Dewey, C. P.,  
Dewey, P. H.,  
Diehm,  
Dilsheimer,  
Dithrich,  
Donneley,  
Drinkhouse,  
Dunlap,  
Dunn,  
Eaches,

Hess,  
Hetrick,  
Hoffman, J. N.,  
Hoffman, M. R.,  
Holcombe,  
Hoover,  
Horne,  
Hough,  
Huston,  
Jones, D. J.,  
Jones, W. W.,  
Jordan,  
Kantner,  
Keene,  
Kelly,  
Kinsman,

Miller, D. D.,  
Miller, H. F.,  
Miller, J. J.,  
Mitchell,  
Morris,  
Ogle,  
Orr,  
Perry,  
Phillips,  
Pike,  
Posey,  
Quigley,  
Rhoads,  
Richards,  
Rieder,  
Rinn,

Walker, G. T.,  
Walker, J. A.,  
Weamer,  
Weiss,  
Wells,  
Wettach,  
Whitaker,  
Whitehouse,  
Whiteman,  
Williams,  
Wolfe,  
Woner,  
Wood,  
Woodruff,  
Zook,  
Spangler,  
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 441, as follows:

An Act making an appropriation to pay for the collection revising indexing and proof-reading of the material contained in the pamphlet known as "The Game Fish and Forestry Laws" of this Commonwealth

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three hundred dollars (\$300) is hereby specifically appropriated one-third thereof out of the Resident Hunters' License Fund to the use of the Secretary of the Game Commission of Pennsylvania to pay for the services to be rendered in collecting revising indexing and proof-reading the material to be published in said "Game Fish and Forestry Laws" for the year nineteen hundred and twenty-one as directed by a joint resolution of the Senate and House of Representatives

Payment of this amount is to be made upon proof rendered to the Superintendent of State Printing that said pamphlet was published as directed by said joint resolution

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,  
Allum,  
Armstrong,  
Asbury,  
Aston,  
Baker,  
Baldi,  
Barnhart,  
Beaver,  
Beckley,  
Bell,  
Beldspacher,  
Blair,  
Bluet,  
Blumberg,  
Bolard,  
Bower,  
Brady,  
Brendle,  
Brenneman,  
Bromley,  
Brooks,  
Brown, F. B.,  
Brown, T. R.,  
Burns,  
Campbell,  
Catlin,  
Clutton,  
Comeror,  
Conner,  
Cook,  
Craig, J. R.,  
Craig, J. O.,  
Cratty,  
Crum,  
Curran,  
Curry,  
Davis,  
Dawson,  
DeHaas,  
Denning,  
Dewey, C. P.,  
Dewey, P. H.,  
Diehm,  
Dilsheimer,

Edmonds,  
Ehrhardt,  
Elgin,  
Evans,  
Feldman,  
Finney,  
Fitzgibbon,  
Flynn,  
Fowler,  
Fox,  
Franklin,  
Gearhart,  
Gelder,  
Gibbon,  
Glass,  
Goehring,  
Golder,  
Goodnough,  
Goss,  
Green,  
Griffith,  
Hagerty,  
Haines,  
Haldeman,  
Hampson,  
Harding,  
Harer,  
Harry,  
Haslett,  
Hatrck,  
Haws,  
Hayes,  
Heffernan,  
Henderson, E.,  
Henderson, W.,  
Hess,  
Hetrick,  
Hoffman, J. N.,  
Hoffman, M. R.,  
Holcombe,  
Hoover,  
Horne,  
Hough,  
Huston,  
Jones, D. J.,

Kohler,  
Kooser,  
Krause,  
Krug,  
Lafferty,  
Leeds,  
Lewis,  
Long,  
Love,  
McBride,  
McCaig,  
McCann,  
McCarthy,  
McClure,  
McConnell,  
McCurdy,  
McGowan,  
McHugh,  
McKin,  
McKnight,  
McMullen,  
McOwen,  
McVicar,  
Magill,  
Mangan,  
Marcus, J.,  
Marcus, J. C.,  
Marshall,  
Martin,  
Mantz,  
Michel,  
Miller, A. S. C.,  
Miller, C.,  
Miller, D. I.,  
Miller, D. D.,  
Miller, H. F.,  
Miller, J. J.,  
Mitchell,  
Morris,  
Ogle,  
Orr,  
Perry,  
Phillips,  
Pike,

Roman,  
Ruch,  
Ruddy,  
Ruth,  
Schaeffer,  
Schilling,  
Schwartz,  
Sieg,  
Shaffer,  
Shannon,  
Shellenberger,  
Sinclair,  
Smiley,  
Smink,  
Smith, H. J.,  
Smith, H.,  
Smith, J. W.,  
Smith, L.,  
Snowden,  
Soffel,  
Sowers,  
Sprows,  
Stackhouse,  
Stark,  
Steedle,  
Sterling,  
Stevens,  
Stevenson,  
Stewart,  
Strauss,  
Sweltzer,  
Thomas,  
Trainer,  
Van Alen,  
Vickerman,  
Walker, G. T.,  
Walker, J. A.,  
Weamer,  
Weiss,  
Wells,  
Wettach,  
Whitaker,  
Whiteman,  
Williams,

Dithrich,  
Donneley,  
Drinkhouse,  
Dunlap,  
Dunn,  
Eaches,

Jones, W. W.,  
Jordan,  
Kantner,  
Keene,  
Kelly,  
Kinsman,

Posey,  
Quigley,  
Rhoads,  
Richards,  
Rieder,  
Rinn,

Wolfe,  
Woner,  
Wood,  
Woodruff,  
Zook,  
Spangler,  
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 214, entitled:

An Act providing for the refunding of moneys paid to the State Highway Department for registration of motor vehicles and driver's licenses which motor vehicles and licenses have not been used and to which moneys it appears the Commonwealth has no claim and making an appropriation for such refunds

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,  
Allum,  
Armstrong,  
Asbury,  
Aston,  
Baker,  
Baldi,  
Barnhart,  
Beaver,  
Beckley,  
Bell,  
Beldspacher,  
Blair,  
Bluet,  
Blumberg,  
Bolard,  
Bower,  
Brady,  
Brendle,  
Brenneman,  
Bromley,  
Brooks,  
Brown, F. B.,  
Brown, T. R.,  
Burns,  
Campbell,  
Catlin,  
Clutton,  
Comeror,  
Conner,  
Cook,  
Craig, J. R.,  
Craig, J. O.,  
Cratty,  
Crum,  
Curran,  
Curry,  
Davis,  
Dawson,  
DeHaas,  
Denning,  
Dewey, C. P.,  
Dewey, P. H.,  
Diehm,  
Dilsheimer,  
Dithrich,  
Donneley,  
Drinkhouse,  
Dunlap,  
Dunn,  
Eaches,

Edmonds,  
Ehrhardt,  
Elgin,  
Evans,  
Feldman,  
Finney,  
Fitzgibbon,  
Flynn,  
Fowler,  
Fox,  
Franklin,  
Gearhart,  
Gelder,  
Gibbon,  
Glass,  
Goehring,  
Golder,  
Goodnough,  
Goss,  
Green,  
Griffith,  
Hagerty,  
Haines,  
Haldeman,  
Hampson,  
Harding,  
Harer,  
Harry,  
Haslett,  
Hatrck,  
Haws,  
Hayes,  
Heffernan,  
Henderson, E.,  
Henderson, W.,  
Hess,  
Hetrick,  
Hoffman, J. N.,  
Hoffman, M. R.,  
Holcombe,  
Hoover,  
Horne,  
Hough,  
Huston,  
Jones, D. J.,  
Jones, W. W.,  
Jordan,  
Kantner,  
Keene,  
Kelly,  
Kinsman,

Kohler,  
Kooser,  
Krause,  
Krug,  
Lafferty,  
Leeds,  
Lewis,  
Long,  
Love,  
McBride,  
McCaig,  
McCann,  
McCarthy,  
McClure,  
McConnell,  
McCurdy,  
McGowan,  
McHugh,  
McKin,  
McKnight,  
McMullen,  
McOwen,  
McVicar,  
Magill,  
Mangan,  
Marcus, J.,  
Marcus, J. C.,  
Marshall,  
Martin,  
Mantz,  
Michel,  
Miller, A. S. C.,  
Miller, C.,  
Miller, D. I.,  
Miller, D. D.,  
Miller, H. F.,  
Miller, J. J.,  
Mitchell,  
Morris,  
Ogle,  
Orr,  
Perry,  
Phillips,  
Pike,

Roman,  
Ruch,  
Ruddy,  
Ruth,  
Schaeffer,  
Schilling,  
Schwartz,  
Sieg,  
Shaffer,  
Shannon,  
Shellenberger,  
Sinclair,  
Smiley,  
Smink,  
Smith, H. J.,  
Smith, H.,  
Smith, J. W.,  
Smith, L.,  
Snowden,  
Soffel,  
Sowers,  
Sprows,  
Stackhouse,  
Stark,  
Steedle,  
Sterling,  
Stevens,  
Stevenson,  
Stewart,  
Strauss,  
Sweltzer,  
Thomas,  
Trainer,  
Van Alen,  
Vickerman,  
Walker, G. T.,  
Walker, J. A.,  
Weamer,  
Weiss,  
Wells,  
Wettach,  
Whitaker,  
Whiteman,  
Williams,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 294, entitled:

An Act making an appropriation to the Lake Erie and Ohio River Canal Board of Pennsylvania for the payment of expenses incurred in printing distributing or otherwise making available for public use reports maps documents and records of the board in securing the co-operation and aid of the Government of the United States and other public authorities in the construction of the canal or waterway authorized to be constructed by the board for the payment of incidental office expenses and for the payment of salaries fees and expenses

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—204.

Alexander,	Edmonds,	Kohler,	Roman,
Allum,	Ehrhardt,	Kooser,	Ruch,
Armstrong,	Elgin,	Krause,	Ruddy,
Asbury,	Evans,	Krugh,	Ruth,
Aston,	Feldman,	Lafferty,	Schaeffer,
Baker,	Finney,	Leeds,	Schilling,
Baldi,	Fitzgibbon,	Lewis,	Schwartz,
Barnhart,	Flynn,	Long,	Sieg,
Beaver,	Fowler,	Love,	Shaffer,
Beckley,	Fox,	McBride,	Shannon,
Bell,	Franklin,	McCaig,	Shellenberger,
Bidelspacher,	Gearhart,	McCann,	Sinclair,
Blair,	Gelder,	McCarthy,	Smiley,
Bluett,	Gibbon,	McClure,	Snink,
Blumberg,	Glass,	McConnell,	Smith, H. J.,
Bolard,	Goehring,	McCurdy,	Smith, H.,
Bower,	Goldner,	McGowan,	Smith, J. W.,
Brady,	Goodnough,	McHugh,	Smith, L.,
Brendle,	Goss,	McKim,	Snowden,
Brenneman,	Green,	McKnight,	Soffel,
Bromley,	Griffith,	McMullen,	Sowers,
Brooks,	Hagerty,	McOwen,	Sprowls,
Brown, F. B.,	Haines,	McVicar,	Stackhouse,
Brown, T. R.,	Haldeman,	Magill,	Stark,
Burns,	Hampson,	Mangan,	Steedle,
Campbell,	Harding,	Marcus, J.,	Sterling,
Catlin,	Harer,	Marcus, J. C.,	Stevens,
Clutton,	Harry,	Marshall,	Stevenson,
Comer,	Haslett,	Martin,	Stewart,
Conner,	Hatrick,	Mantz,	Strauss,
Cook,	Haws,	Michel,	Sweltzer,
Craig, J. R.,	Hayes,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dillsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
Eaches,	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 385, entitled:

An Act re-appropriating certain moneys to the trustees of the State Hospital for the Criminal Insane at Fairview Wayne County

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—204.

Alexander,	Edmonds,	Kohler,	Roman,
Allum,	Ehrhardt,	Kooser,	Ruch,
Armstrong,	Elgin,	Krause,	Ruddy,
Asbury,	Evans,	Krugh,	Ruth,

Aston,	Feldman,	Lafferty,	Schaeffer,
Baker,	Finney,	Leeds,	Schilling,
Baldi,	Fitzgibbon,	Lewis,	Schwartz,
Barnhart,	Flynn,	Long,	Sieg,
Beaver,	Fowler,	Love,	Shaffer,
Beckley,	Fox,	McBride,	Shannon,
Bell,	Franklin,	McCaig,	Shellenberger,
Bidelspacher,	Gearhart,	McCann,	Sinclair,
Blair,	Gelder,	McCarthy,	Smiley,
Bluett,	Gibbon,	McClure,	Snink,
Blumberg,	Glass,	McConnell,	Smith, H. J.,
Bolard,	Goehring,	McCurdy,	Smith, H.,
Bower,	Goldner,	McGowan,	Smith, J. W.,
Brady,	Goodnough,	McHugh,	Smith, L.,
Brendle,	Goss,	McKim,	Snowden,
Brenneman,	Green,	McKnight,	Soffel,
Bromley,	Griffith,	McMullen,	Sowers,
Brooks,	Hagerty,	McOwen,	Sprowls,
Brown, F. B.,	Haines,	McVicar,	Stackhouse,
Brown, T. R.,	Haldeman,	Magill,	Stark,
Burns,	Hampson,	Mangan,	Steedle,
Campbell,	Harding,	Marcus, J.,	Sterling,
Catlin,	Harer,	Marcus, J. C.,	Stevens,
Clutton,	Harry,	Marshall,	Stevenson,
Comer,	Haslett,	Martin,	Stewart,
Conner,	Hatrick,	Mantz,	Strauss,
Cook,	Haws,	Michel,	Sweltzer,
Craig, J. R.,	Hayes,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dillsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
Eaches,	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 530, entitled:

An Act making an appropriation for the purpose of maintaining the public roads through the Cornplanter Indian Reservation in Elk Township Warren County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—204.

Alexander,	Edmonds,	Kohler,	Roman,
Allum,	Ehrhardt,	Kooser,	Ruch,
Armstrong,	Elgin,	Krause,	Ruddy,
Asbury,	Evans,	Krugh,	Ruth,
Aston,	Feldman,	Lafferty,	Schaeffer,
Baker,	Finney,	Leeds,	Schilling,
Baldi,	Fitzgibbon,	Lewis,	Schwartz,
Barnhart,	Flynn,	Long,	Sieg,
Beaver,	Fowler,	Love,	Shaffer,
Beckley,	Fox,	McBride,	Shannon,
Bell,	Franklin,	McCaig,	Shellenberger,
Bidelspacher,	Gearhart,	McCann,	Sinclair,
Blair,	Gelder,	McCarthy,	Smiley,
Bluett,	Gibbon,	McClure,	Snink,
Blumberg,	Glass,	McConnell,	Smith, H. J.,
Bolard,	Goehring,	McCurdy,	Smith, H.,
Bower,	Goldner,	McGowan,	Smith, J. W.,
Brady,	Goodnough,	McHugh,	Smith, L.,
Brendle,	Goss,	McKim,	Snowden,
Brenneman,	Green,	McKnight,	Soffel,
Bromley,	Griffith,	McMullen,	Sowers,
Brooks,	Hagerty,	McOwen,	Sprowls,
Brown, F. B.,	Haines,	McVicar,	Stackhouse,
Brown, T. R.,	Haldeman,	Magill,	Stark,
Burns,	Hampson,	Mangan,	Steedle,
Campbell,	Harding,	Marcus, J.,	Sterling,
Catlin,	Harer,	Marcus, J. C.,	Stevens,
Clutton,	Harry,	Marshall,	Stevenson,
Comer,	Haslett,	Martin,	Stewart,
Conner,	Hatrick,	Mantz,	Strauss,



Cook,	Haws,	Michel,	Sweitzer,
Craig, J. R.,	Hayes,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Orr,	Wettach,
Dewey, C. P.,	Horne,	Perry,	Whitaker,
Dewey, P. H.,	Hough,	Phillips,	Whitehouse,
Diehm,	Huston,	Pike,	Whiteman,
Dilsheimer,	Jones, D. J.,	Posey,	Williams,
Dithrich,	Jones, W. W.,	Quigley,	Wolfe,
Donneley,	Jordan,	Rhoads,	Woner,
Drinkhouse,	Kantner,	Richards,	Wood,
Dunlap,	Keene,	Rieder,	Woodruff,
Dunn,	Kelly,	Rinn,	Zook,
Eaches,	Kinsman,		Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1448, (Senate Bill No. 683), entitled:

An Act making a deficiency appropriation to the trustees of the Western State Hospital for the Insane

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—204.

Alexander,	Edmonds,	Kohler,	Roman,
Allum,	Ehrhardt,	Kooser,	Ruch,
Armstrong,	Elgin,	Krause,	Ruddy,
Asbury,	Evans,	Krugh,	Ruth,
Aston,	Feldman,	Lafferty,	Schaeffer,
Baker,	Finney,	Leeds,	Schilling,
Baldi,	Fitzgibbon,	Lewis,	Schwartz,
Barnhart,	Flynn,	Long,	Sieg,
Beaver,	Fowler,	Love,	Shaffer,
Beckley,	Fox,	McBride,	Shannon,
Bell,	Franklin,	McCaig,	Shellenberger,
Bidelspacher,	Gearhart,	McCann,	Sinclair,
Blair,	Gelder,	McCarthy,	Smiley,
Bluet,	Gibbon,	McClure,	Smink,
Blumberg,	Glass,	McConnell,	Smith, H. J.,
Bolard,	Goehring,	McCurdy,	Smith, H.,
Bower,	Gold,	McGowan,	Smith, J. W.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprows,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Switzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Hayes,	Millar, A. S. C.,	Trainer,
Cratty,	Heffernan,	Miller, C.,	Van Alen,
Crum,	Henderson, E.,	Miller, D. I.,	Vickerman,
Curran,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Curry,	Hess,	Miller, H. F.,	Walker, J. A.,
Davis,	Hetrick,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, J. N.,	Mitchell,	Weiss,
DeHaas,	Hoffman, M. R.,	Morris,	Wells,
Denning,	Holcombe,	Ogle,	Wettach,
Dewey, C. P.,	Hoover,	Orr,	Whitaker,
Dewey, P. H.,	Horne,	Perry,	Whitehouse,
Diehm,	Hough,	Phillips,	Whiteman,
Dilsheimer,	Huston,	Pike,	Williams,
Dithrich,	Jones, D. J.,	Posey,	Wolfe,
Donneley,	Jones, W. W.,	Quigley,	Woner,
Drinkhouse,	Jordan,	Rhoads,	Wood,
Dunlap,	Kantner,	Richards,	Woodruff,
Dunn,	Keene,	Rieder,	Zook,
Eaches,	Kelly,	Rinn,	Spangler,
	Kinsman,		Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the af-

firmative.

Ordered, That the Clerk present the same to the Senate with the information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1451, (Senate Bill No. 834), entitled:

An Act authorizing the Governor to appoint a Board of Claims to hear audit dismiss or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways and making an appropriation

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Allum,	Elgin,	Krause,	Ruddy,
Armstrong,	Evans,	Krugh,	Ruth,
Asbury,	Feldman,	Lafferty,	Schaeffer,
Baker,	Finney,	Leeds,	Schilling,
Baldi,	Fitzgibbon,	Lewis,	Schwartz,
Barnhart,	Flynn,	Long,	Sieg,
Beaver,	Fowler,	Love,	Shaffer,
Beckley,	Fox,	McBride,	Shannon,
Bell,	Franklin,	McCaig,	Shellenberger,
Bidelspacher,	Gearhart,	McCann,	Sinclair,
Blair,	Gelder,	McCarthy,	Smiley,
Bluet,	Gibbon,	McClure,	Smink,
Blumberg,	Glass,	McConnell,	Smith, H. J.,
Bolard,	Goehring,	McCurdy,	Smith, H.,
Bower,	Gold,	McGowan,	Smith, J. W.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprows,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Switzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Hayes,	Millar, A. S. C.,	Trainer,
Cratty,	Heffernan,	Miller, C.,	Van Alen,
Crum,	Henderson, E.,	Miller, D. I.,	Vickerman,
Curran,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Curry,	Hess,	Miller, H. F.,	Walker, J. A.,
Davis,	Hetrick,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, J. N.,	Mitchell,	Weiss,
DeHaas,	Hoffman, M. R.,	Morris,	Wells,
Denning,	Holcombe,	Ogle,	Wettach,
Dewey, C. P.,	Hoover,	Orr,	Whitaker,
Dewey, P. H.,	Horne,	Perry,	Whitehouse,
Diehm,	Hough,	Phillips,	Whiteman,
Dilsheimer,	Huston,	Pike,	Williams,
Dithrich,	Jones, D. J.,	Posey,	Wolfe,
Donneley,	Jones, W. W.,	Quigley,	Woner,
Drinkhouse,	Jordan,	Rhoads,	Wood,
Dunlap,	Kantner,	Richards,	Woodruff,
Dunn,	Keene,	Rieder,	Zook,
Eaches,	Kelly,	Rinn,	Spangler,
	Kinsman,		Speaker.

## NAYS—1.

Alexander,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate with the information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 979, as follows:

An Act making an appropriation to the State Highway Department for the payment of rewards to townships of the second class for the construction and improvement of township roads and the erection and construction of township bridges

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one million dollars (\$1,000,000) or so much thereof as may be necessary is hereby specifically ap-

propriated to the State Highway Department for the two fiscal years commencing June first one thousand nine hundred and twenty-one for the payment of rewards to townships of the second class for the construction and improvement of township roads and the erection and construction of township bridges in accordance with the provisions of sections four hundred and thirty-two four hundred and thirty-three four hundred and thirty-four four hundred and thirty-seven and four hundred and thirty-eight of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" and the amendments to said sections

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—204.

Alexander,	Edmonds,	Kohler,	Roman,
Alhum,	Ehrhardt,	Kooser,	Ruch,
Armstrong,	Elgin,	Krause,	Ruddy,
Asbury,	Evans,	Krugh,	Ruth,
Aston,	Feldman,	Lafferty,	Schaeffer,
Baker,	Finney,	Leeds,	Schilling,
Baldi,	Fitzgibbon,	Lewis,	Schwartz,
Barnhart,	Flynn,	Long,	Sieg,
Beaver,	Fowler,	Love,	Shaffer,
Beckley,	Fox,	McBride,	Shannon,
Bell,	Franklin,	McCaig,	Shellenberger,
Bidelspacher,	Gearhart,	McCann,	Sinclair,
Blair,	Gelder,	McCarthy,	Smiley,
Bluet,	Gibbon,	McChurc,	Smirk,
Blumberg,	Glass,	McConnell,	Smith, H. J.,
Bolard,	Goehring,	McCurdy,	Smith, H.,
Bower,	Golder,	McGowan,	Smith, I. W.,
Brady,	Goodnough,	McHugh,	Smith, L.,
Brendle,	Goss,	McKim,	Snowden,
Brenneman,	Green,	McKnight,	Soffel,
Bromley,	Griffith,	McMullen,	Sowers,
Brooks,	Hagerty,	McOwen,	Sowles,
Brown, F. B.,	Haines,	McVicar,	Stackhouse,
Brown, T. R.,	Haldeman,	Magill,	Stark,
Burns,	Hampson,	Mangan,	Steele,
Campbell,	Harding,	Mareus, J.,	Sterling,
Catlin,	Harer,	Marcus, J. C.,	Stevens,
Clutton,	Harry,	Marshall,	Stevenson,
Comcer,	Haslett,	Martin,	Stewart,
Conner,	Hatriek,	Mantz,	Strauss,
Cook,	Haws,	Michel,	Sweitzer,
Craig, J. R.,	Hayes,	Millar, A.,	Thomas,
Craig, J. O.,	Jefferson,	Millar, A. S. C.,	Trainer,
Craty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. L.,	Viekerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Wells,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ozle,	Weltach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Ditrich,	Jones, W. W.,	Poscy,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
Eaches,	Kinsman,	Rinn,	Spangler,
			Speaker.

#### NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

#### APPROPRIATION BILL ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1283 (Senate Bill No. 154), as follows:

An Act relating to the preparation of a new Constitution of the Commonwealth by a convention and its adoption or rejection by the people and making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That at the primary election for the year one thousand nine hundred and twenty-one the question "shall a constitutional convention be held in the year one thousand nine hundred and twenty-two as provided in the act of assembly approved the \_\_\_\_\_ day of \_\_\_\_\_ one thousand nine hundred and twenty-one" (inserting the date of the approval of this act) followed

by the words "yes" and "no" in appropriate voting blocks shall be printed upon the official ballots to be used at such primary election as provided by the election laws of the Commonwealth for the submission of questions to the vote of the people Below the said question shall appear the words "voters favoring the holding of a constitutional convention in the year one thousand nine hundred and twenty-two will mark a cross (X) to the right of the word 'yes' Those opposing the holding of a convention will mark a cross (X) to the right of the word 'no'"

Section 2 If a majority of the electors who shall vote upon the aforesaid question shall favor the holding of a constitutional convention the said convention shall convene in the Senate Chamber in the State Capitol in the city of Harrisburg on the second Tuesday of January one thousand nine hundred and twenty-two at twelve o'clock noon and shall conclude its sessions not later than August first one thousand nine hundred and twenty-two

Section 3 The said constitutional convention if authorized by the electors as hereinbefore provided shall consist of three delegates from each congressional district within the Commonwealth and twenty-five delegates from the Commonwealth at large chosen as hereinafter provided

Section 4 Nominations for district delegates to the said constitutional convention shall be made at the primary election for the year one thousand nine hundred and twenty-one Names of candidates for nomination shall be printed upon the official ballot of each political party upon the filing of nomination petitions in their behalf in the office of the Secretary of the Commonwealth at least forty days before the date of the said primary Such nomination petitions shall be in the form required by law for the nomination of candidates for the office of representative in Congress and shall be signed by at least two hundred qualified electors of the congressional districts within which the respective candidates shall reside as provided by law

The Secretary of the Commonwealth in forwarding to the county commissioners of each county a list of the candidates for the various offices to be nominated at the said primary election shall include the names of the candidates of each party for delegates to the constitutional convention

Each elector voting at such primary shall be entitled to vote for two candidates for district delegate to such constitutional convention

The county commissioners or the proper return judges shall make the proper certification of returns of votes cast for the candidates for nomination for the office of delegate to the constitutional convention to the Secretary of the Commonwealth

The two candidates of any political party receiving the largest number of votes at the said primary election shall be the nominees of such party for delegates from the congressional district within which such candidates reside

Nominations for district delegates made as herein provided shall be of full force and effect in the event that the electors at the said primary election shall authorize the holding of a constitutional convention in the year one thousand nine hundred and twenty-two but in the event that the electors at such primary election shall not authorize the holding of a constitutional convention in said year the nominations made at said primary election shall be void and of no force or effect whatsoever

Section 5 Nominations for district delegates to said constitutional convention if authorized as hereinbefore provided may also be made by nomination papers in the manner provided by law for the nomination by nomination papers of candidates for representative in Congress

Section 6 If the electors at the said primary election for the year one thousand nine hundred and twenty-one shall authorize the holding of a constitutional convention is hereinbefore provided district delegates to such convention shall be elected at the municipal election for the year one thousand nine hundred and twenty-one

The ballots for use at such municipal election in the several congressional districts of the Commonwealth shall contain the names of the candidates for district delegates from such congressional districts nominated as hereinbefore provided and each elector voting at such municipal election shall be entitled to vote for two district delegates to such Constitutional Convention and the three candidates for district delegates in each congressional district receiving the highest vote shall be the district delegates from such district to the Constitutional Convention

Section 7 If a Constitutional Convention be authorized as hereinbefore provided the Governor shall appoint twenty-five delegates to said Convention from the Commonwealth at large Returns of the said election shall be made by the proper notary or return judges to the Secretary of the Commonwealth who shall certify the result to the Governor who shall thereupon declare by proclamation the names of the persons duly elected and of those appointed by him Any vacancies occurring in the office of district delegate or delegate at large to said Constitutional Convention may be filled by vote of the remaining delegates.

Section 8 If a Constitutional Convention be authorized as hereinbefore provided it shall be called to order by the Governor and it shall immediately organize by electing a president secretary and such other officers as shall be necessary for the transaction of its business It shall have the power to adopt rules of procedure finally to determine the election and qualification of delegates and generally to adjourn to such time or times and such place or places as it shall determine

Section 9 It shall be the duty of such Constitutional Convention to consider the Constitution recommended by "The Commission on Constitutional Amendment and Revision" appointed



under the act approved the fourth day of June Anno Domini one thousand nine hundred nineteen.

The Convention may submit a proposed Constitution as a whole or may submit separately such parts thereof as it may determine.

The Convention shall also frame the questions necessary to elicit from the electors their approval or rejection of the said proposed Constitution and of any parts to be separately submitted in brief form and so that they can be answered by either the word "yes" or the word "no."

Section 10 Such Constitution as may be proposed by the Constitutional Convention shall be engrossed and signed by the President and Secretary of the Convention shall be delivered to the Secretary of the Commonwealth not later than the first Monday of September of the year one thousand nine hundred and twenty-two. The Secretary of the Commonwealth shall enter the proposed Constitution upon the records of his office. He shall publish the said proposed Constitution in two newspapers in every county of the State wherein said number of newspapers may be published once during the week immediately preceding the election and shall publish the same in convenient form and send a copy thereof to every elector in the Commonwealth making application therefor. He shall also cause to be sent through the County Commissioners to each polling place in the Commonwealth in sufficient time to be there available to persons voting thereat at least ten copies of the Constitution so published for the use of voters desiring to consult the same while in the polling place.

The questions framed by the Convention as aforesaid shall be by said Convention certified to the Secretary of the Commonwealth who shall in turn at least thirty days before the general election of one thousand nine hundred and twenty-two certify the same to the County Commissioners of the several counties. The questions so certified shall be printed on the official ballot to be used at such general election followed by the words "yes" and "no" and appropriate voting blocks as provided by the election laws of the Commonwealth for the submission of questions to the vote of the people.

Section 11 The Constitution and any parts thereof to be submitted separately proposed by such Constitutional Convention shall be submitted to the qualified electors of the Commonwealth for their approval or rejection at the General Election in the year one thousand nine hundred and twenty-two. A majority of the electors voting upon the adoption or rejection of the proposed Constitution shall be necessary for its adoption. Such proposed Constitution and any parts thereof submitted separately if approved by a majority of the electors voting thereon shall become effective unless the proposed Constitution or the schedule thereto shall otherwise provide upon the first day of January one thousand nine hundred and twenty-three. Returns of the vote cast for and against the proposed Constitution and for and against any parts thereof submitted separately as hereinbefore provided shall be canvassed as provided by law and shall be certified by the prothonotary of every county to the Secretary of the Commonwealth who shall compute the same and certify the result to the Governor. If from said certificate it shall appear that the proposed Constitution and any parts thereof submitted separately shall have been adopted by the people the Governor shall immediately make proclamation thereof.

Section 12 The members of the Constitutional Convention if held as provided by this act shall each receive a salary of one thousand dollars (\$1,000) payable in five equal installments an allowance for travelling expenses of twenty cents per mile circular for one session and an allowance for postage stationery and contingencies of one hundred dollars (\$100).

The Convention shall have the power to employ and to fix the compensation of such secretaries officers assistants clerks and other employees as shall be deemed necessary to carry out the provisions of this act.

Section 13 It is the intent of this act that the procedure provided for the nomination and election of district delegates shall be the same as that provided by law for the nomination and election of representatives in Congress and matters relating to the nomination and election of delegates not expressly covered by this act shall be governed by the laws relating to the nomination and election of such representatives.

Section 14 The sum of two hundred eighty-five thousand dollars (\$285,000) or so much thereof as may be necessary is hereby appropriated for the payment of the salaries and expenses connected with the said Constitutional Convention the necessary printing and binding which shall be done by the Department of Public Printing and Binding on the order of the Chairman and the advertising connected with the submission thereof. Payment of all money shall be on order of the President of the Convention and on warrant of the Auditor General.

On the question recurring.  
Shall the bill pass finally?

#### RECONSIDERATION OF VOTE.

Mr. JAMES A. WALKER. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. FRANKLIN. Mr. Speaker, I second the motion.  
The motion was agreed to.

On the question recurring.  
Will the House agree to the bill on third reading?

Mr. JAMES A. WALKER. Mr. Speaker, I ask unanimous consent to offer amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend section 14, page 8, by striking out the words in italics in line 24, 25 and 26 and inserting the same after the word "thereof" in line 27.

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

#### BILL ON FINAL PASSAGE RECALLED FROM GOVERNOR.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 153, as follows:

An Act authorizing a city of the third class to provide by ordinance for the payment for public work or improvements heretofore made for and accepted by such city where no legal or valid contract was entered into as required by law.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever heretofore any public work or improvement has been done for any city of the third class at the request of the council of such city or the head of any department of such city without the entering into of any legal or valid contract as required by law and such work or improvement has been accepted and used by such city it shall be lawful for and the duty of such city by ordinance to provide for payment of such work or improvement out of any funds of such city at the price agreed upon between the council of such city or the head of such department and the contractor together with interest from the date of the acceptance of such work or improvement.

On the question, recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—185.

Alexander,	Elgin,	Krugh,	Ruddy,
Allum,	Evans,	Lafferty,	Schaeffer,
Armstrong,	Feldman,	Leeds,	Schilling,
Asbury,	Flinney,	Lewis,	Schwartz,
Baker,	Fitzgibbon,	Love,	Sieg,
Baldi,	Flynn,	McBride,	Shaffer,
Beaver,	Fox,	McCafer,	Shannon,
Berkley,	Franklin,	McCann,	Shellenberger,
Bell,	Gearhart,	McCarthy,	Sinclair,
Birdspercher,	Golder,	McClure,	Smiley,
Blair,	Gibbon,	McConnell,	Smink,
Blufft,	Glass,	McCurdy,	Smith, H. J.,
Blumberg,	Goebling,	McCowan,	Smith, H.,
Bower,	Golder,	McHugh,	Smith, J. W.,
Brady,	Goss,	McKim,	Smith, L.,
Breneman,	Green,	McKnight,	Snowden,
Bromley,	Griffith,	McMullen,	Soffel,
Brooks,	Hagerty,	McOwen,	Sowers,
Brown, T. R.,	Hampson,	McVicar,	Sprovis,
Burns,	Harding,	Magill,	Stackhouse,
Cambell,	Harer,	Mangan,	Stark,
Cuth,	Harry,	Marcus, J.,	Steedle,
Custon,	Haslett,	Marcus, J. C.,	Sterling,
Comer,	Hatrick,	Marshall,	Stevens,
Cramer,	Hays,	Monte,	Stewart,
Craig, J. P.,	Heffernan,	Mohel,	Strauss,
Craig, J. O.,	Henderson,	Miller, A.,	Sweetzer,
Craft,	Henderson, W.,	Miller, A. S. C.,	Thomas,
Crum,	Hess,	Miller, C.,	Trainer,
Carran,	Herrick,	Miller, D. L.,	Van Alen,
Curry,	Hoffman, J. N.,	Miller, D. D.,	Vickerman,
Davis,	Hoffman, M. R.,	Miller, H. F.,	Walker, G. T.,
Dawson,	Holcombe,	Miller, J. J.,	Walker, J. A.,
DeHaas,	Hoover,	Mitchell,	Weamer,
Dennling,	Horne,	Morris,	Weiss,
Dewey, C. T.,	Hough,	Ogle,	Wettach,
Dewey, P. H.,	Huston,	Orr,	Whitaker,
Dibm,	Jones, D. J.,	Perry,	Whitehouse,
Dickheimer,	Jones, W. W.,	Phillips,	Whiteman,
Ditchrich,	Jordan,	Pike,	Williams,
Donnelly,	Kentner,	Pocoy,	Wolfe,
Doughouse,	Kern,	Quincy,	Woner,
Dona,	Kelly,	Richards,	Wood,
DeChes,	Kohler,	Reider,	Woodruff,
DeWoods,	Kooser,	Rinn,	Zook,
Ehrhardt,	Krause,	Roman,	Spangler,
		Ruch,	Speaker.



The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

#### RECONSIDERATION OF VOTE ON HOUSE BILL No. 977.

Mr. McVICAR. Mr. Speaker, I move that the vote by which House Bill No. 977, file folio 4225, entitled:

An Act providing in certain cases for the election of tax collectors in boroughs, and in certain cases for the appointment of secretaries of boroughs as tax collectors; and providing the manner in which the method by which such appointment is to be made and the compensation of the appointed tax collector fixed; and authorizing such tax collectors to collect county, borough, school and poor taxes.

was defeated on final passage on April 12, 1921, be reconsidered.

Mr. WHITAKER. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. McVICAR. Mr. Speaker, the bill which you are asked to consider is a bill which the House passed upon last Tuesday evening, early in the evening, when only about a quorum were present, and it failed by reason of the fact that it did not receive a constitutional majority. The bill is one of the bills of the Pennsylvania Association of Boroughs and it probably is one of the most important of its bills introduced at this session. It is a bill which was not explained at the time it was acted upon, and I have been told by a number of the members of the House that if it had been explained at the time, their votes would have been different on this bill. This bill takes no power away from the boroughs that they do not possess at the present time, but it does add an additional optional power. I see a number of you looking for the bill; the file folio is 4225. The act relates only to boroughs. The act provides that in addition to the power which the boroughs now possess of electing tax collectors, they may appoint the secretary of the borough as tax collector, and fix his salary. That power is entirely optional; if this bill were to become a law, it would promote convenience, economy and efficiency with a certain class of boroughs. With those boroughs that have a borough hall and a borough secretary or clerk regularly on duty it would promote convenience because it would give the taxpayers the opportunity of paying their taxes at the borough hall, which is usually centrally located. It would promote economy because those boroughs that have a secretary regularly on duty and pay him a salary, by paying a small amount more they could collect the taxes of the borough and in many cases that would be a saving of several thousand dollars in the aggregate within the Commonwealth. It would promote efficiency because the borough councils are in a position to press the collection of taxes from its own clerk and secretary in a manner different than from another tax collector, and besides the police force of the borough can be used as against delinquents. It would also be an advantage to those boroughs that do not have a secretary or tax collector regularly on duty, because if those two offices were united in one, a salary could be fixed which would justify these officers being regularly on duty. As I mentioned before, the act leaves the boroughs with the same power that they possess at the present time. They may elect their tax collector if they desire, but to that class of boroughs to which this would be an advantage, they may appoint the secretary, but before doing so, council must pass an ordinance and the question must be submitted to the people. I therefore submit that the question being optional, it is a fair bill, and it would work convenience, economy and efficiency on the part of the boroughs of our Commonwealth.

On the question recurring,

Will the House agree to the motion?

It was agreed to.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—100.

Alexander,	Evans,	McBride,	Sinclair,
Allum,	Feldman,	McCaig,	Smiley,
Armstrong,	Fowler,	McCann,	Smith, H.,
Asbury,	Fox,	McClure,	Smith, J. W.,
Baldi,	Gearhart,	McCurdy,	Sowers,
Bell,	Gelder,	McKim,	Stackhouse,
Blair,	Glass,	McKnight,	Stedle,
Blumberg,	Goehring,	McMullen,	Sterling,
Bolard,	Goss,	McVicar,	Stevens,
Bower,	Hagerty,	Mangan,	Stevenson,
Bromley,	Harding,	Marcus, J. C.,	Van Alen,
Brooks,	Harer,	Martin,	Vickerman,
Brown, T. R.,	Haws,	Michel,	Walker, J. A.,
Burns,	Henderson, W.,	Millar, A.,	Weamer,
Campbell,	Hoffman, J. N.,	Miller, D. I.,	Wells,
Catlin,	Horne,	Miller, H. F.,	Weitach,
Comer,	Hougl,	Miller, J. J.,	Whitaker,
Craig, J. R.,	Jones, D. J.,	Orr,	Whitehouse,
Craig, J. O.,	Jordan,	Phillips,	Whiteman,
Crum,	Keene,	Richards,	Williams,
Davis,	Kooser,	Rieder,	Woner,
Dunlap,	Krause,	Rinn,	Wood,
Edmonds,	Krugh,	Schaeffer,	Woodruff,
Elhardt,	Lewis,	Sieg,	Zook,
Elgin,	Love,	Shaffer,	Spangler,
		Shellenberger,	Speaker.

NAYS—15.

Brendle,	Jones, W. W.,	Morris,	Schilling,
Curran,	Kantner,	Roman,	Schwartz,
Gibbon,	McHugh,	Ruddy,	Thomas,
Hatrlick,	Mantz,		

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill fails.

#### SENATE MESSAGE

##### AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

##### House Bill No. 339

An Act to amend clause (c) section three hundred and six of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty six) entitled 'An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder.'

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is required.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendments as follows:

Amend section 1, line by striking out "which"; line 21 by striking out "fifty" and inserting "sixty"; line 23 by striking out "fifty" and inserting "sixty"; line 25 by striking out "fifty" and inserting "sixty"; line 27 by striking out "fifty" and inserting "sixty"; line 1, page 3, by striking out "fifty" and inserting "sixty"; line 4 by striking out "fifty" and inserting "sixty"; line 20 by striking out "ten" and inserting "twelve"; line 21 by striking out "five" and inserting "six"; line 23 by striking out "ve" and inserting "six"; page 4, line 15 by inserting after "produce" the words "an unsightly appearance and such as is not usually incident to the employment"; by striking out "a decreased earning capacity" before the word "sixty" in line 17; line 18 by striking out "two" and inserting "one" and striking out "fifteen" and inserting "fifty."

On the question,

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—162.

Alexander,	Feldman,	Lewis,	Sieg,
Allum,	Finney,	Long,	Shaffer,
Armstrong,	Flynn,	Love,	Shannon,
Asbury,	Fowler,	McBride,	Shellenberger,
Baldi,	Franklin,	McCann,	Sinclair,
Barnhart,	Gearhart,	McClure,	Smiley,
Beckley,	Gelder,	McConnell,	Smith, H. J.,
Bell,	Gibbon,	McCurdy,	Smith, H.,
Blair,	Glass,	McHugh,	Smith, J. W.,
Blumberg,	Goehring,	McKim,	Smith, L.,
Bower,	Golder,	McOwen,	Soffel,
Brady,	Goodnough,	McVicar,	Sowers,
Brenneman,	Goss,	Magill,	Sprows,
Bromley,			Stadlander,



Brown, F. B.,	Hagerty,	Mangan,	Stark,
Brown, T. R.,	Haines,	Marcus, J.,	Steedle,
Burns,	Hampson,	Marcus, J. C.,	Sterling,
Campbell,	Harding,	Marshall,	Stevens,
Catlin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Conner,	Hatrick,	Millar, A.,	Strauss,
Craig, J. O.,	Haws,	Millar, A. S. C.,	Sweitzer,
Cratty,	Henderson, E.,	Miller, C.,	Thomas,
Curran,	Henderson, W.,	Miller, D. I.,	Trainer,
Curry,	Hetrick,	Miller, D. D.,	Van Alen,
Davis,	Hoffman, J. N.,	Miller, H. F.,	Vickerman,
Dawson,	Hoffman, M. R.,	Miller, J. J.,	Walker, G. T.,
Denning,	Holcombe,	Mitchell,	Walker, J. A.,
Dewey, C. P.,	Horne,	Orr,	Weamer,
Dewey, P. H.,	Hough,	Perry,	Weiss,
Diehm,	Jones, D. J.,	Phillips,	Wells,
Dilsheimer,	Jones, W. W.,	Pike,	Wettach,
Dithrich,	Jordan,	Posey,	Whitaker,
Donneley,	Keene,	Rhoads,	Whitehouse,
Drinkhouse,	Kelly,	Richards,	Whiteman,
Dunklap,	Kinsman,	Rieder,	Williams,
Dunn,	Kohler,	Rinn,	Wolfe,
Eaches,	Kooser,	Roman,	Woner,
Edmonds,	Krause,	Ruddy,	Wood,
Ehrhardt,	Krugh,	Ruth,	Woodruff,
Elgin,	Lafferty,	Schaeffer,	Zook,
Evans,	Leeds,	Schilling,	Spangler,
		Schwartz,	Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

RESOLUTION RECALLING HOUSE BILL 865 FROM THE GOVERNOR.

Mr. JAMES A. WALKER offered the following resolution which was twice read, considered and adopted.

Resolved, if the Senate concur, that House Bill No. 865, entitled:

"An Act providing for the licensing and regulation of corporations, copartnerships, associations and individuals engaged in the business of receiving payments or contributions to be held or used in any plan of accumulation or investment or of issuing, negotiating, offering for sale or selling any certificates, securities, contracts or other choses in actions evidenced by writing on the partial payment or installment plan or of assuming fixed obligations or issuing in connection therewith a contract based upon payments being made upon installments or single payments under which all or part of the total amount received is to be repaid at some future time with or without profit and imposing penalties."

be withdrawn from the Governor for the purpose of amendment,

Ordered, That the Clerk present the same to the Senate for its concurrence.

## SENATE MESSAGE.

### HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

#### House Bill No. 251.

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

#### House Bill No. 224.

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

#### House Bill No. 225.

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

#### House Bill No. 455.

An Act to amend section twenty-four of an act approved the seventh day of June, one thousand nine hundred seventeen (Pamphlet Laws five hundred seventy-two) entitled "An act

to provide for the protection and preservation of game, game-quadrupeds, and game-birds, and song and insectivorous and other wild birds, and prescribing penalties for violation of its several provisions."

#### House Bill No. 835.

An Act fixing the time for the confirmation of the reports of viewers or portions thereof in proceedings to assess damages or benefits incident to public improvements where no exceptions are filed or appeals taken

#### House Bill No. 650.

An Act to amend section six hundred two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

#### House Bill No. 744.

An Act to amend clause eight of section eight paragraph three (b) of section fourteen and section eleven of an act approved the eighteenth day of July Anno Domini one thousand nine hundred seventeen entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" so as to provide that all the years of service of an employee including years of service after age sixty-two if any there shall be counted in calculating retirement allowance and the final salary and so as to provide that a contributor shall continue to contribute as long as they remain in the service "

#### House Bill No. 784.

An Act authorizing school districts of the fourth class with the assent of the electors to use moneys borrowed or authorized to be borrowed for purposes which have proved impracticable or undesirable for other lawful purposes

#### House Bill No. 973.

An Act regulating the selling offering or exposing for sale of agricultural seeds and mixtures of the same for seeding purposes and providing for the prohibition of such sales by injunction providing for the taking and examination of samples of agricultural seeds by the Secretary of Agriculture and his agents and the publication of information gained from such examinations providing for the enforcement of the act and providing penalties for its violation

#### House Bill No. 793.

An Act to amend section seventeen of the act approved the thirty-first day of May one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turn-pikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth govern-



appropriated to the State Highway Department for the two fiscal years commencing June first one thousand nine hundred and twenty-one for the payment of rewards to townships of the second class for the construction and improvement of township roads and the erection and construction of township bridges in accordance with the provisions of sections four hundred and thirty-two four hundred and thirty-three four hundred and thirty-four four hundred and thirty-seven and four hundred and thirty-eight of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" and the amendments to said sections

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—204.

Alexander,	Edmonds,	Kohler,	Roman,
Allum,	Ehrhardt,	Kooser,	Ruch,
Armstrong,	Elgin,	Krause,	Ruddy,
Asbury,	Eyans,	Krugh,	Ruth,
Aston,	Feldman,	Lafferty,	Scheffer,
Baker,	Finney,	Leeds,	Schilling,
Baldi,	Fitzgibbon,	Lewis,	Schwartz,
Barnhart,	Flynn,	Long,	Sieg,
Beaver,	Fowler,	Love,	Shaffer,
Beckley,	Fox,	McBride,	Shannon,
Bell,	Franklin,	McCaig,	Shellenberger,
Bidispacher,	Gearhart,	McCann,	Sinclair,
Blair,	Gelder,	McCarthy,	Smilev,
Bluet,	Gibbon,	McClure,	Smink,
Blumberg,	Glass,	McConnell,	Smith, H. J.,
Bolard,	Goehring,	McCurdy,	Smith, H.,
Bower,	Goldner,	McGowan,	Smith, I. W.,
Brady,	Goodnough,	McHugh,	Smith, L.,
Brendle,	Goss,	McKim,	Snowden,
Brenneman,	Green,	McKnight,	Soffel,
Bromley,	Griffith,	McMullen,	Sowers,
Brooks,	Hagerty,	McOwen,	Snowlws,
Brown, F. B.,	Haines,	McVicar,	Stackhouse,
Brown, T. R.,	Haldeman,	Magill,	Stark,
Burns,	Hanpison,	Mangan,	Steele,
Campbell,	Harding,	Marcus, J.,	Sterling,
Catlin,	Harer,	Marcus, J. C.,	Stevens,
Clutton,	Harry,	Marshall,	Stevenson,
Comeror,	Haslett,	Martin,	Stewart,
Conner,	Hatrick,	Mantz,	Strauss,
Cook,	Haws,	Michel,	Sweitzer,
Craig, J. R.,	Hayes,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wetach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posay,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Durn,	Kelly,	Rieder,	Zook,
Eaches,	Kinsman,	Rinn,	Spangler,
			Speaker.

#### NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

#### APPROPRIATION BILL ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1283 (Senate Bill No. 154), as follows:

An Act relating to the preparation of a new Constitution of the Commonwealth by a convention and its adoption or rejection by the people and making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That at the primary election for the year one thousand nine hundred and twenty-one the question "shall a constitutional convention be held in the year one thousand nine hundred and twenty-two as provided in the act of assembly approved the \_\_\_\_\_ day of \_\_\_\_\_ one thousand nine hundred and twenty-one" (inserting the date of the approval of this act) followed

by the words "yes" and "no" in appropriate voting blocks shall be printed upon the official ballots to be used at such primary election as provided by the election laws of the Commonwealth for the submission of questions to the vote of the people Below the said question shall appear the words "voters favoring the holding of a constitutional convention in the year one thousand nine hundred and twenty-two will mark a cross (X) to the right of the word 'yes' Those opposing the holding of a convention will mark a cross (X) to the right of the word 'no'"

Section 2 If a majority of the electors who shall vote upon the aforesaid question shall favor the holding of a constitutional convention the said convention shall convene in the Senate Chamber in the State Capitol in the city of Harrisburg on the second Tuesday of January one thousand nine hundred and twenty-two at twelve o'clock noon and shall conclude its sessions not later than August first one thousand nine hundred and twenty-two

Section 3 The said constitutional convention if authorized by the electors as hereinbefore provided shall consist of three delegates from each congressional district within the Commonwealth and twenty-five delegates from the Commonwealth at large chosen as hereinafter provided

Section 4 Nominations for district delegates to the said constitutional convention shall be made at the primary election for the year one thousand nine hundred and twenty-one Names of candidates for nomination shall be printed upon the official ballot of each political party upon the filing of nomination petitions in their behalf in the office of the Secretary of the Commonwealth at least forty days before the date of the said primary Such nomination petitions shall be in the form required by law for the nomination of candidates for the office of representative in Congress and shall be signed by at least two hundred qualified electors of the congressional districts within which the respective candidates shall reside as provided by law

The Secretary of the Commonwealth in forwarding to the county commissioners of each county a list of the candidates for the various offices to be nominated at the said primary election shall include the names of the candidates of each party for delegates to the constitutional convention

Each elector voting at such primary shall be entitled to vote for two candidates for district delegate to such constitutional convention

The county commissioners or the proper return judges shall make the proper certification of returns of votes cast for the candidates for nomination for the office of delegate to the constitutional convention to the Secretary of the Commonwealth

The two candidates of any political party receiving the largest number of votes at the said primary election shall be the nominees of such party for delegates from the congressional district within which such candidates reside

Nominations for district delegates made as herein provided shall be of full force and effect in the event that the electors at the said primary election shall authorize the holding of a constitutional convention in the year one thousand nine hundred and twenty-two but in the event that the electors at such primary election shall not authorize the holding of a constitutional convention in said year the nominations made at said primary election shall be void and of no force or effect whatsoever

Section 5 Nominations for district delegates to said constitutional convention if authorized as hereinbefore provided may also be made by nomination papers in the manner provided by law for the nomination by nomination papers of candidates for representative in Congress

Section 6 If the electors at the said primary election for the year one thousand nine hundred and twenty-one shall authorize the holding of a constitutional convention is hereinbefore provided district delegates to such convention shall be elected at the municipal election for the year one thousand nine hundred and twenty-one

The ballots for use at such municipal election in the several congressional districts of the Commonwealth shall contain the names of the candidates for district delegates from such congressional districts nominated as hereinbefore provided and each elector voting at such municipal election shall be entitled to vote for two district delegates to such Constitutional Convention and the three candidates for district delegates in each congressional district receiving the highest vote shall be the district delegates from such district to the Constitutional Convention

Section 7 If a Constitutional Convention be authorized as hereinbefore provided the Governor shall appoint twenty-five delegates to said Convention from the Commonwealth at large Returns of the said election shall be made by the proper prothonotary or return judges to the Secretary of the Commonwealth who shall certify the result to the Governor who shall thereupon declare by proclamation the names of the persons duly elected and of those appointed by him Any vacancies occurring in the office of district delegate or delegate at large to said Constitutional Convention may be filled by vote of the remaining delegates

Section 8 If a Constitutional Convention be authorized as hereinbefore provided it shall be called to order by the Governor and it shall immediately organize by electing a president secretary and such other officers as shall be necessary for the transaction of its business It shall have the power to adopt rules of procedure finally to determine the election and qualification of delegates and generally to adjourn to such time or times and such place or places as it shall determine

Section 9 It shall be the duty of such Constitutional Convention to consider the Constitution recommended by "The Commission on Constitutional Amendment and Revision" appointed



under the act approved the fourth day of June Anno Domini one thousand nine hundred nineteen.

The Convention may submit a proposed Constitution as a whole or may submit separately such parts thereof as it may determine.

The Convention shall also frame the questions necessary to elicit from the electors their approval or rejection of the said proposed Constitution and of any parts to be separately submitted in brief form and so that they can be answered by either the word "yes" or the word "no."

Section 10 Such Constitution as may be proposed by the Constitutional Convention shall be engrossed and signed by the president and secretary of the Convention shall be delivered to the Secretary of the Commonwealth not later than the first Monday of September of the year one thousand nine hundred and twenty-two. The Secretary of the Commonwealth shall enter the proposed Constitution upon the records of his office. He shall publish the said proposed Constitution in two newspapers in every county of the State wherein said number of newspapers may be published once during the week immediately preceding the election and shall publish the same in convenient form and send a copy thereof to every elector in the Commonwealth making application therefor. He shall also cause to be sent through the County Commissioners to each polling place in the Commonwealth in sufficient time to be there available to persons voting thereat at least ten copies of the Constitution so published for the use of voters desiring to consult the same while in the polling place.

The questions framed by the Convention as aforesaid shall be by said Convention certified to the Secretary of the Commonwealth who shall in turn at least thirty days before the general election of one thousand nine hundred and twenty-two certify the same to the County Commissioners of the several counties. The questions so certified shall be printed on the official ballot to be used at such general election followed by the words "yes" and "no" and appropriate voting blocks as provided by the election laws of the Commonwealth for the submission of questions to the vote of the people.

Section 11 The Constitution and any parts thereof to be submitted separately proposed by such Constitutional Convention shall be submitted to the qualified electors of the Commonwealth for their approval or rejection at the General Election in the year one thousand nine hundred and twenty-two. A majority of the electors voting upon the adoption or rejection of the proposed Constitution shall be necessary for its adoption. Such proposed Constitution and any parts thereof submitted separately if approved by a majority of the electors voting thereon shall become effective unless the proposed Constitution or the schedule thereto shall otherwise provide upon the first day of January one thousand nine hundred and twenty-three. Returns of the vote cast for and against the proposed Constitution and for and against any parts thereof submitted separately as hereinbefore provided shall be canvassed as provided by law and shall be certified by the prothonotary of every county to the Secretary of the Commonwealth who shall compute the same and certify the result to the Governor. If from said certificate it shall appear that the proposed Constitution and any parts thereof submitted separately shall have been adopted by the people the Governor shall immediately make proclamation thereof.

Section 12 The members of the Constitutional Convention if held as provided by this act shall each receive a salary of one thousand dollars (\$1,000) payable in five equal installments an allowance for travelling expenses of twenty cents per mile circular for one session and an allowance for postage stationery and contingencies of one hundred dollars (\$100).

The Convention shall have the power to employ and to fix the compensation of such secretary officers assistants clerks and other employees as shall be deemed necessary to carry out the provisions of this act.

Section 13 It is the intent of this act that the procedure provided for the nomination and election of district delegates shall be the same as that provided by law for the nomination and election of representatives in Congress and matters relating to the nomination and election of delegates not expressly covered by this act shall be governed by the laws relating to the nomination and election of such representatives.

Section 14 The sum of two hundred eighty-five thousand dollars (\$285,000) or so much thereof as may be necessary is hereby appropriated for the payment of the salaries and expenses connected with the said Constitutional Convention the necessary printing and binding which shall be done by the Department of Public Printing and Binding on the order of the Chairman and the advertising connected with the submission thereof. Payment of all money shall be on order of the President of the Convention and on warrant of the Auditor General.

On the question recurring,

Shall the bill pass finally?

#### RECONSIDERATION OF VOTE.

Mr. JAMES A. WALKER. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. FRANKLIN. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. JAMES A. WALKER. Mr. Speaker, I ask unanimous consent to offer amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend section 14, page 8, by striking out the words in Italics in line 24, 45 and 26 and inserting the same after the word "thereof" in line 27.

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

#### BILL ON FINAL PASSAGE RECALLED FROM GOVERNOR.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 153, as follows:

An Act authorizing a city of the third class to provide by ordinance for the payment for public work or improvements heretofore made for and accepted by such city where no legal or valid contract was entered into as required by law.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever heretofore any public work or improvement has been done for any city of the third class at the request of the council of such city or the head of any department of such city without the entering into of any legal or valid contract as required by law and such work or improvement has been accepted and used by such city it shall be lawful for and the duty of such city by ordinance to provide for payment of such work or improvement out of any funds of such city at the price agreed upon between the council of such city or the head of such department and the contractor together with interest from the date of the acceptance of such work or improvement.

On the question, recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—185.

Alexander,	Elgin,	Krueh,	Ruddy,
Allum,	Evans,	Lafferty,	Schaeffer,
Armstrong,	Feldman,	Loeds,	Schilling,
Asbury,	Finney,	Lewis,	Schwartz,
Baker,	Fitzgibbon,	Love,	Sieg,
Baldi,	Flynn,	McBride,	Shaffer,
Beaver,	Fox,	McCaig,	Shannon,
Beckley,	Franklin,	McCann,	Shellenberger,
Bell,	Gearhart,	McCarthy,	Snclair,
Bidelspacher,	Gelder,	McClure,	Smiley,
Blair,	Gibson,	McConnell,	Smink,
Bluet,	Glass,	McCurdy,	Smith, H. J.,
Blumberg,	Goehring,	McGowan,	Smith, H.,
Bower,	Golder,	McHugh,	Smith, J. W.,
Brady,	Goss,	McKim,	Smith, L.,
Branneman,	Green,	McKnight,	Snowden,
Bromley,	Griffith,	McMullen,	Soffel,
Brooks,	Hagerty,	McOwen,	Sowers,
Brown, T. R.,	Hampson,	McVicar,	Sprolws,
Burns,	Harding,	Magill,	Stackhouse,
Cambell,	Harer,	Mangan,	Stark,
Catlin,	Harry,	Marcus, J.,	Steedle,
Clifton,	Haslett,	Marcus, J. C.,	Sterling,
Comer,	Herrick,	Marshall,	Stevens,
Conner,	Hays,	Mantz,	Stewart,
Craig, J. R.,	Hoffman, F.,	Michel,	Strauss,
Craig, J. O.,	Henderson, W.,	Miller, A. S. C.,	Sweltzer,
Cratty,	Hess,	Miller, C.,	Thomas,
Crum,	Heirick,	Miller, D. J.,	Trainer,
Curran,	Hoffman, J. N.,	Miller, D. D.,	Van Alen,
Curry,	Hoffman, M. R.,	Miller, H. F.,	Vickerman,
Davis,	Holcombe,	Miller, J. J.,	Walker, G. T.,
Dawson,	Hoover,	Mitchell,	Walker, J. A.,
DeHaas,	Horne,	Morris,	Weamer,
Denning,	Hough,	Ogle,	Weiss,
Dewey, C. P.,	Houston,	Orr,	Wettach,
Dewey, P. H.,	Jones, D. J.,	Perry,	Whitaker,
Diehm,	Jones, W. W.,	Phillips,	Whitehouse,
Dishelmer,	Jordan,	Pike,	Whiteman,
Ditrich,	Kantner,	Posey,	Williams,
Donneley,	Keene,	Quigley,	Wolfe,
Drinkhouse,	Kelly,	Richards,	Woner,
Dunn,	Kohler,	Rieder,	Wood,
Eaches,	Kooser,	Rinn,	Woodruff,
Edmonds,	Krause,	Roman,	Zook,
Ehrhardt,		Ruch,	Spangler,
			Speaker.

#### NAYS—0.



The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

#### RECONSIDERATION OF VOTE ON HOUSE BILL No. 977.

Mr. McVICAR. Mr. Speaker, I move that the vote by which House Bill No. 977, file folio 4225, entitled:

An Act providing in certain cases for the election of tax collectors in boroughs, and in certain cases for the appointment of secretaries of boroughs as tax collectors; and providing the manner in which the method by which such appointment is to be made and the compensation of the appointed tax collector fixed; and authorizing such tax collectors to collect county, borough school and poor taxes.

was defeated on final passage on April 12, 1921, be reconsidered.

Mr. WHITAKER. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. McVICAR. Mr. Speaker, the bill which you are asked to consider is a bill which the House passed upon last Tuesday evening, early in the evening, when only about a quorum were present, and it failed by reason of the fact that it did not receive a constitutional majority. The bill is one of the bills of the Pennsylvania Association of Boroughs and it probably is one of the most important of its bills introduced at this session. It is a bill which was not explained at the time it was acted upon, and I have been told by a number of the members of the House that if it had been explained at the time, their votes would have been different on this bill. This bill takes no power away from the boroughs that they do not possess at the present time, but it does add an additional optional power. I see a number of you looking for the bill; the file folio is 4225. The act relates only to boroughs. The act provides that in addition to the power which the boroughs now possess of electing tax collectors, they may appoint the secretary of the borough as tax collector, and fix his salary. That power is entirely optional; if this bill were to become a law, it would promote convenience, economy and efficiency with a certain class of boroughs. With those boroughs that have a borough hall and a borough secretary or clerk regularly on duty it would promote convenience because it would give the taxpayers the opportunity of paying their taxes at the borough hall, which is usually centrally located. It would promote economy because those boroughs that have a secretary regularly on duty and pay him a salary, by paying a small amount more they could collect the taxes of the borough and in many cases that would be a saving of several thousand dollars in the aggregate within the Commonwealth. It would promote efficiency because the borough councils are in a position to press the collection of taxes from its own clerk and secretary in a manner different than from another tax collector, and besides the police force of the borough can be used as against delinquents. It would also be an advantage to those boroughs that do not have a secretary or tax collector regularly on duty, because if those two offices were united in one, a salary could be fixed which would justify these officers being regularly on duty. As I mentioned before, the act leaves the boroughs with the same power that they possess at the present time. They may elect their tax collector if they desire, but to that class of boroughs to which this would be an advantage, they may appoint the secretary, but before doing so, council must pass an ordinance and the question must be submitted to the people. I therefore submit that the question being optional, it is a fair bill, and it would work convenience, economy and efficiency on the part of the boroughs of our Commonwealth.

On the question recurring,

Will the House agree to the motion?

It was agreed to.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—100.

Alexander,	Evans,	McBride,	Sinclair,
Allum,	Feldman,	McCaig,	Smiley,
Armstrong,	Fowler,	McCann,	Smith, H.,
Asbury,	Fox,	McClure,	Smith, J. W.,
Baldi,	Gearhart,	McCurdy,	Sowers,
Bell,	Gelder,	McKim,	Stackhouse,
Blair,	Glass,	McKnight,	Steedle,
Blumberg,	Goehring,	McMullen,	Sterling,
Boland,	Goss,	McVicar,	Stevens,
Bower,	Hagerty,	Mangan,	Stevenson,
Bromley,	Harding,	Marcus, J. C.,	Van Alen,
Brooks,	Harer,	Martin,	Vickerman,
Brown, T. R.,	Haws,	Michel,	Walker, J. A.,
Burns,	Henderson, W.,	Miller, A.,	Weamer,
Campbell,	Hoffman, J. N.,	Miller, D. I.,	Wells,
Catlin,	Horne,	Miller, H. F.,	Weitach,
Comer,	Hough,	Miller, J. J.,	Whitaker,
Craig, J. R.,	Jones, D. J.,	Orr,	Whitehouse,
Craig, J. O.,	Jordan,	Phillips,	Whiteman,
Crum,	Keene,	Richards,	Williams,
Davis,	Kooser,	Rieder,	Woner,
Dunlap,	Krause,	Rinn,	Wood,
Edmonds,	Krug,	Schaeffer,	Woodruff,
Ehrhardt,	Lewis,	Sieg,	Zook,
Elgin,	Love,	Shaffer,	Spangler,
		Shellenberger,	Speaker.

NAYS—15.

Brendle,	Jones, W. W.,	Morris,	Schilling,
Curran,	Kantner,	Roman,	Schwartz,
Gibbon,	McHugh,	Ruddy,	Thomas,
Hatrick,	Mantz,		

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill fails.

#### SENATE MESSAGE

##### AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

##### House Bill No. 339

An Act to amend clause (c) section three hundred and six of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder."

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is required.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendments as follows:

Amend section 1, line by striking out "which"; line 21 by striking out "fifty" and inserting "sixty"; line 23 by striking out "fifty" and inserting "sixty"; line 25 by striking out "fifty" and inserting "sixty"; line 27 by striking out "fifty" and inserting "sixty"; line 1, page 3, by striking out "fifty" and inserting "sixty"; line 4 by striking out "fifty" and inserting "sixty"; line 20 by striking out "ten" and inserting "twelve"; line 21 by striking out "five" and inserting "six"; line 23 by striking out "ve" and inserting "six"; page 4, line 15 by inserting after "produce" the words "an unsightly appearance and such as is not usually incident to the employment"; by striking out "a decreased earning capacity" before the word "sixty" in line 17; line 18 by striking out "two" and inserting "one" and striking out "fifteen" and inserting "fifty."

On the question,

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—162.

Alexander,	Feldman,	Lewis,	Sieg,
Allum,	Finney,	Long,	Shaffer,
Armstrong,	Flynn,	Love,	Shannon,
Asbury,	Fowler,	McBride,	Shellenberger,
Baldi,	Fox,	McCaig,	Sinclair,
Barnhart,	Franklin,	McCann,	Smiley,
Beckley,	Gearhart,	McClure,	Smith, H. J.,
Bell,	Gelder,	McConnell,	Smith, H.,
Blair,	Gibbon,	McCurdy,	Smith, J. W.,
Blumberg,	Glass,	McHugh,	Smith, L.,
Bower,	Goehring,	McKim,	Soffel,
Brady,	Golder,	McOwen,	Sowers,
Brenneman,	Goodnough,	McVicar,	Spowls,
Bromley,	Goss,	Magill,	Stadtlander,



Brown, F. L.	Hagerty.	Mangan.	Stark.
Brown, T. R.	Haines.	Marcus, J.	Steedle.
Bruns.	Hampson.	Marcius, J. C.	Sterling.
Campbell.	Harding.	Marshall.	Stevens.
Cati P.	Harry.	Mantz.	Stevenson.
Clifton.	Haslett.	Michel.	Stewart.
Conner.	Hatrick.	Miller, A.	Strauss.
Craig, J. O.	Haws.	Miller, A. S. C.	Sweitzer.
Cratty.	Henderson, E.	Miller, C.	Thomas.
Curran.	Henderson, W.	Miller, D. I.	Trainer.
Curry.	Hetrick.	Miller, D. D.	Van Alen.
Davis.	Hoffman, J. N.	Miller, H. F.	Vickerman.
Dawson.	Hoffman, M. R.	Miller, J. J.	Walker, G. T.
Denning.	Holcombe.	Mitchell.	Walker, J. A.
Dewey, C. P.	Horne.	Orr.	Weamer.
Dewey, P. H.	Hough.	Perry.	Weiss.
Diehlm.	Jones, D. J.	Phillips.	Wells.
Dilheimer.	Jones, W. W.	Pike.	Wettach.
Ditrich.	Jordan.	Posey.	Whitaker.
Donnelley.	Keene.	Rhoads.	Whitehouse.
Drinkhouse.	Kelly.	Richards.	Whiteman.
Dunlap.	Kinsman.	Rieder.	Williams.
Dunn.	Kohler.	Rinn.	Wolfe.
Eaches.	Kooser.	Roman.	Woner.
Edmonds.	Krause.	Ruddy.	Wood.
Ehrhardt.	Krugh.	Ruth.	Woodruff.
Elgin.	Lafferty.	Schaeffer.	Zook.
Evans.	Leeds.	Schilling.	Spangler.
		Schwartz.	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered. That the Clerk inform the Senate accordingly.

RESOLUTION RECALLING HOUSE BILL 865 FROM THE GOVERNOR.

Mr. JAMES A. WALKER offered the following resolution which was twice read, considered and adopted.

Resolved, if the Senate concur, that House Bill No. 865, entitled:

"An Act providing for the licensing and regulation of corporations, copartnerships, associations and individuals engaged in the business of receiving payments or contributions to be held or used in any plan of accumulation or investment or of issuing, negotiating, offering for sale or selling any certificates, securities, contracts or other choses in actions evidenced by writing on the partial payment or installment plan or of assuming fixed obligations or issuing in connection therewith a contract based upon payments being made upon installments or single payments under which all or part of the total amount received is to be repaid at some future time with or without profit and imposing penalties."

be withdrawn from the Governor for the purpose of amendment,

Ordered. That the Clerk present the same to the Senate for its concurrence.

## SENATE MESSAGE.

## HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

## House Bill No. 251.

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

## House Bill No. 224.

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

## House Bill No. 225.

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

## House Bill No. 455.

An Act to amend section twenty-four of an act approved the seventh day of June, one thousand nine hundred seventeen (Pamphlet Laws five hundred seventy-two) entitled "An act

to provide for the protection and preservation of game, game-quadrupeds, and game-birds, and song and insectivorous and other wild birds, and prescribing penalties for violation of its several provisions."

## House Bill No. 835.

An Act fixing the time for the confirmation of the reports of viewers or portions thereof in proceedings to assess damages or benefits incident to public improvements where no exceptions are filed or appeals taken

## House Bill No. 650.

An Act to amend section six hundred two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

## House Bill No. 744.

An Act to amend clause eight of section eight paragraph three (b) of section fourteen and section eleven of an act approved the eighteenth day of July Anno Domini one thousand nine hundred seventeen entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" so as to provide that all the years of service of an employee including years of service after age sixty-two if any there shall be counted in calculating retirement allowance and the final salary and so as to provide that a contributor shall continue to contribute as long as they remain in the service

## House Bill No. 784.

An Act authorizing school districts of the fourth class with the assent of the electors to use moneys borrowed or authorized to be borrowed for purposes which have proved impracticable or undesirable for other lawful purposes

## House Bill No. 973.

An Act regulating the selling offering or exposing for sale of agricultural seeds and mixtures of the same for seeding purposes and providing for the prohibition of such sales by injunction providing for the taking and examination of samples of agricultural seeds by the Secretary of Agriculture and his agents and the publication of information gained from such examinations providing for the enforcement of the act and providing penalties for its violation

## House Bill No. 793.

An Act to amend section seventeen of the act approved the thirty-first day of May one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turn-pikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth govern-



ing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

#### House Bill No. 950.

An Act to amend section one of an act approved the twentieth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand one hundred fifty-eight) entitled "An act to fix regulate and establish the fees to be charged and received by constables in this Commonwealth" as amended

#### House Bill No. 796.

An Act to amend section six hundred and ninety-nine of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

#### House Bill No. 668.

An Act to amend section three hundred and three of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

#### House Bill No. 1066.

An Act requiring persons partnerships associations or corporations advertising for or soliciting business as adjusters of claims within this Commonwealth for loss or damage arising out of policies of insurance surety or indemnity on property persons or insurable business interests within this Commonwealth to be licensed by the Insurance Commissioner

#### House Bill No. 1067.

An Act making it unlawful to give or offer money to secure proxies for use at meetings of insurance companies

#### House Bill No. 997.

An Act to amend the forty-first clause of section two article one chapter five of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

#### House Bill No. 1020.

An Act to amend chapter eleven article two of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

#### House Bill No. 822.

An Act to amend section one of the act approved the twenty-fourth day of March one thousand nine hundred and three (P. L. 51) entitled "An act providing for the manner of appointment of assessors, for the purpose of valuation of property, in counties containing a population of one million two hundred and fifty thousand or over;" applying the said act to counties of the first class, and providing for the appointment of assessors without regard to party affiliation.

#### House Bill No. 1064.

An Act to amend the act approved the fourth day of April one thousand nine hundred and nineteen (Pamphlet Laws thirty-five) entitled "An act fixing the per diem compensation of borough and township assessors and assistant assessors and the method of ascertaining the number of days employed" by fixing the per diem compensation of assessors and assistant assessors in boroughs wards and townships of the second class and providing the method of ascertaining the number of days employed

#### House Bill No. 1059.

An Act to amend section fourteen of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes

thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by providing for the payment of retirement allowances to employees who have rendered at least forty-five years of school service

#### House Bill No. 418.

An Act giving additional protection to human beings in this Commonwealth and imposing penalties upon those who may shoot at or wound or kill a human being in mistake for either game or other wild creatures

#### House Bill No. 937.

An Act to amend an act approved the twenty-eighth day of May one thousand nine hundred and fifteen (Pamphlet Laws six hundred forty-two) entitled "An act for the protection of the public health by providing that persons firms or corporations who are operating or conducting hotels restaurants dining-cars or other public eating places in this Commonwealth shall not employ or keep in their employ as cooks waiters kitchen-help chambermaids or other house servants any person or persons who are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis syphilis gonorrhea open external cancer or barber's itch or who are carriers of typhoid fever and further providing that no dishes receptacles or utensils used in eating or drinking shall be furnished to patrons or customers of any such public eating place unless the same have been thoroughly cleansed since used by another individual and further providing that no towels shall be furnished in any washroom in connection with any such public eating-place unless such towels be laundered or discarded after each individual use and further providing that no common drinking cups shall be furnished at any public drinking place operated in connection with any such public eating place and providing penalties for violations of the provisions of this act" by extending its provisions to public drinking places requiring public wash rooms to be kept in a sanitary condition and providing for health certificates from employees in such establishments

#### House Bill No. 1079.

An Act creating a commission to select an historic spot as a cemetery for the burial of bodies of soldiers sailors marines war nurses and members of the National Guard defining the powers and duties of the commission and making an appropriation

#### House Bill No. 1188.

An Act defining a private game preserve and making it a misdemeanor to enter such preserve for certain purposes or to break injure or destroy the enclosure of the same and fixing penalties

#### House Bill No. 1202.

An Act to repeal an act approved the seventeenth day of March one thousand eight hundred and sixty-eight (Pamphlet Laws three hundred and forty-two) entitled "An act relating to the collection of State and county taxes in the county of Montgomery"

#### House Bill No. 1203.

An Act to repeal an act approved the twenty-third day of March one thousand eight hundred and sixty-five (Pamphlet Laws six hundred and thirty-four) entitled "An act relating to the compensation of the county treasurers of Montgomery and Berks counties"

#### House Bill No. 1220.

A Supplement to the act of June 1, 1911, P. L. 599, entitled "An Act authorizing the Insurance Commissioner to proceed against and to take possession of any insolvent or delinquent company, order or association transacting any class of insurance; and prescribing the method by which such insolvent or delinquent companies, orders, or associations shall be dissolved and liquidated," directing the deposits and keeping of any moneys or funds which shall come into the possession of the Insurance Commissioner or his deputies while liquidating the business of any insurance company under the authority of said act.

#### House Bill No. 1286.

An Act to further amend an act entitled "An act to authorize and provide for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum for restraint care and treatment" approved April sixteen Anno Domini one thousand nine hundred and three as amended by an act approved May twenty-eight one thousand nine hundred and seven "An act to amend an act entitled 'An act to authorize and provide for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum for restraint care and treatment' ap-



proved April sixteen Anno Domini one thousand nine hundred and three providing for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum for restraint care and treatment by the court of quarter sessions providing for the payment of the cost and expense of care and treatment of indigent inebriates by the county from which the inebriate is committed and that the overhead charges shall be paid by the State when the inebriate is committed to a public State institution

#### House Bill No. 1074.

An Act to further amend section forty-nine of an act approved the fifth day of May one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred and ninety-three) entitled "An act entitled an act to create a Bureau of Building Inspection and to regulate the construction maintenance and inspection of buildings and party walls in cities of the first class

#### House Bill No. 830.

An Act making a deficiency appropriation to the State Board of Education for use in the payment of scholarships

#### House Bill No. 952.

An Act making a deficiency appropriation to the Department of Labor and Industry for the payment of the salaries of a supervising inspector

#### House Bill No. 747.

An Act to amend section one of an act approved the twenty-fifth day of June, one thousand eight hundred ninety-five (Pamphlet Laws two hundred seventy-five), entitled, "An Act dividing the cities of this State into three classes with respect to their population, and designating the mode of ascertaining and changing the classification thereof in accordance therewith."

With the information that the Senate has passed the same without amendment.

#### REPORT FROM THE BUREAU OF MEDICAL EDUCATION AND LICENSURE.

The SPEAKER laid before the House the Report of Dr. John M. Baldy, President of the Bureau of Medical Education and Licensure.

Mr. HESS. Mr. Speaker, I move that the report be referred to the Committee on Public Health and Sanitation.

Mr. BROOKS. Mr. Speaker, I second the motion.

The motion was agreed to.

#### ADJOURNMENT.

Mr. DUNN. Mr. Speaker, I move the House do now adjourn.

The motion was agreed to, and (at 11.55 P. M.) the House adjourned until tomorrow morning at 11 o'clock A. M.

# Legislative Journal.

Session 1921

124th of the General Assembly

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HARRISBURG, PA., TUESDAY, APRIL 19, 1921.

No. 48.

## SENATE

TUESDAY, April 19, 1921.

The Senate met at 11 o'clock a. m.

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) in the Chair.

## PRAYER.

The acting Chaplain, Rev. J. T. Davis, offered the following prayer:

Almighty God, here in the great problems of life, where we come from the various activities of life to meet every issue that is brought before us as a law-abiding and law making body, we invoke Thy richest benediction to rest upon us. Help us to have the courage of our convictions that we may be able to answer first to ourselves, then to the Great Teacher, who has ever set before us the great examples of life, that we may be able to have our consciences void of the acts that are displeasing to our God. May the same characteristics and principles fill all our lives and thoughts as filled the life and thought of Daniel when it was endeavored to persuade him to turn away from the true worship of Jehovah to the worship of idols. We pray O God Thy richest benediction upon the great nation of which we are a part, upon him who is at the head of it to govern and lead it into the paths of successful determination. Bless the head of this great State. May he at all times and under all circumstances of life be persuaded to do that which is right, and we pray, O God, that we shall be found carrying into the activities of our life our deep conviction, regardless of what may be the consequence, but relying upon Thee for victory and success. We ask it in the name of the great Nazarene who travelled the pathway of life and successfully ended his ministry. Amen.

## JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. Homsher, the further reading was dispensed with, and the Journal was approved.

## REPORTS FROM COMMITTEES.

Mr. PHIPPS from the Committee on Judiciary General reported as committed, Senate Bill No. 275, entitled:

An Act to exempt talking machines, phonographs and musical instruments of every description leased or conditionally sold to, or hired by any person or persons residing in or having a place of business in this Commonwealth, from levy or sale or execution or distress for rent.

Also from the Committee on Military Affairs reported as committed, Senate Bill No. 993 (House Bill No. 1278), entitled:

An Act to amend an act approved the twenty-fourth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws one hundred and eighty-two) entitled "An act to authorize the councils of the cities of the first class of the Commonwealth to appropriate annually a sum not exceeding five hundred dollars for the support and maintenance of each company of the National Guard using and occupying an armory building room or quarters within said cities in addition to the annual appropriation by the Legislature" fixing the amounts which may be appropriated by cities of the first second and

third classes to companies troops and similar units of the National Guard and extending the provisions of said act to counties

Also from the Committee on Military Affairs reported as committed, Senate Bill No. 1036 (House Bill No. 1341), entitled:

"An Act to amend section one of an act approved the eighth day of April one thousand eight hundred sixty-seven (Pamphlet Laws fifty) entitled "An act to permit disabled soldiers to peddle by procuring a license therefor without charge" as amended

Mr. McCLINTOCK from the Committee on Banks and Building and Loan Associations, reported as committed, Senate Bill No. 846 (House Bill No. 1107), entitled:

An Act requiring banks, banking corporations, copartnerships or associations, co-operative banking associations, trust, safe deposit, real estate, mortgage, title insurance, guaranty, surety and indemnity companies, savings institutions, savings banks, provident institutions, building and loan associations, lodges and societies to file of record names of persons authorized to make entries on records of mortgages; imposing certain duties on recorders of deeds; and declaring certain entries void.

Mr. HERRON from the Committee on Banks and Building and Loan Associations reported as committed, Senate Bill No. 1031 (House Bill No. 127), entitled:

An Act to amend clause (b) of section five of an act approved the twenty-first day of May, one thousand nine hundred and nineteen (P. L. 209), entitled "An act relating to the organization, maintenance and operation of the Banking Department, and the scope of its supervision, and control over corporations, partnerships, unincorporated associations and individuals, and the assets and liabilities thereof; providing penalties for the enforcement of its provisions, and repealing certain acts."

Mr. EYRE from the Committee on Appropriations re-reported as committed, Senate Bill No. 210, entitled:

An Act making an appropriation to the Allegheny General Hospital at Pittsburgh, Pennsylvania.

Also from the Committee on Appropriations reported as amended, Senate Bill No. 559, entitled:

An Act making an appropriation to aid in the erection of a monument at Erie, Pennsylvania commemorating the building of the fleet at that place, and the conspicuous manner in which it performed its errand at the Battle of Lake Erie, and for repairs to and improvements for the Flag Ship Niagara.

Mr. SONES from the Committee on Banks and Building and Loan Associations, reported as committed, Senate Bill No. 922 (House Bill No. 1187), entitled:

An Act to amend section one of the act approved the seventeenth day of July one thousand nine hundred and nineteen (P. L. 1903), entitled "An act requiring licenses to sell steamship tickets or orders for transportation to or from foreign countries and providing penalties"

Mr. LONG from the Committee on Judiciary General reported as committed, Senate Bill No. 474 (House Bill No. 567), entitled:

An Act to enable city, county, poor ward, school, borough and township tax collectors their executors and administrators if they are deceased or either surety or sureties if the surety or sureties have paid the taxes to collect taxes for the payment of which they have become personally liable without having collected the same by the expiration of the authority of their respective bonds or by the expiration of the authority of their respective warrants or by the expiration of their terms of office and to extend the time for the collection of the same for a period of two years from the passage of this act



Mr. S. J. MILLER from the Committee on Public Health and Sanitation reported as committed, Senate Bill No. 722 (House Bill No. 967), entitled:

An Act providing for the burial of the bodies of indigent persons by certain poor districts.

Also from the Committee on Public Health and Sanitation reported as committed, Senate Bill No. 1032 (House Bill No. 1290), entitled:

An Act appropriating to the Department of Health any moneys to be received from the United States Government in the promotion of sanitation public health and health education the protection and care of maternity infancy and old age and the prevention, treatment and cure of disease.

Also from the Committee on Public Health and Sanitation reported as committed, Senate Bill No. 1021 (House Bill No. 1334), entitled:

An Act to repeal section two of an act entitled "An act for the protection of the public health by providing that persons, firms or corporations who are operating or conducting hotels, restaurants, dining-cars or other public eating places in this Commonwealth shall not employ or keep in their employ as cooks, waiters, kitchen-help, chambermaids or other house-servants any person or persons who are suffering from trachoma, active tuberculosis of the lungs, open skin tuberculosis, syphilis, gonorrhea, open external cancer or barber's itch or who are carriers of typhoid fever and further providing that no dishes, receptacles or utensils used in eating or drinking shall be furnished to patrons or customers or any such public eating-place unless the same have been thoroughly cleansed since used by another individual and further providing that no towels shall be furnished in any washroom in connection with any such public eating-place unless such towels be laundered or discarded after each individual use and further providing that no common drinking-cups shall be furnished at any public drinking-place, operated in connection with any such public eating-place and providing penalties for violations of the provisions of this act" approved May 28th, 1915 (P. L. 642).

Mr. J. S. MILLER from the Committee on Judiciary General reported as committed, Senate Bill No. 773 (House Bill No. 574), entitled:

An Act to authorize the filing and recording of notices of liens for taxes due the United States in the office of the Recorders of Deeds of the several counties of this Commonwealth, providing for the discharge of such liens and fixing the fees of the recorders of deeds for their services.

Mr. WEAVER from the Committee on Judiciary General re-reported as amended, Senate Bill No. 263 (House Bill No. 340), entitled:

An Act providing for the licensing and regulation of second hand dealers and prescribing penalties.

Also from the Committee on Judiciary General reported as committed, Senate Bill No. 851 (House Bill No. 1162), entitled:

An Act to amend section one of the act approved the twenty-sixth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and thirty-nine) entitled "An act defining sedition and prescribing the punishment therefor"

Mr. VARE from the Committee on Municipal Affairs reported as committed, Senate Bill No. 986 (House Bill No. 1031), entitled:

An Act empowering cities of the third class to contract with certain incorporated associations to use and occupy public parks and playgrounds subject to regulations prescribed by said cities.

Also from the Committee on Municipal Affairs reported as committed, Senate Bill No. 987 (House Bill No. 1032), entitled:

An Act to amend section four of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation"

Mr. DAVIS from the Committee on New Counties and County Seats, re-reported as amended, Senate Bill No. 1027 (House Bill No. 1088), entitled:

An Act authorizing the directors of the poor of Jenkins township, Pittston borough and Pittston township in Luzerne county to acquire property and to erect and equip an asylum for the insane and to levy taxes and borrow money therefor

Mr. JOYCE from the Committee on Judiciary General reported as committed, Senate Bill No. 999 (House Bill No. 1090), entitled:

An Act authorizing the appointment of interpreters in counties of the third fourth fifth sixth seventh and eighth classes of this Commonwealth and providing for their compensation

Mr. MACDADE from the Committee on Judiciary General reported as committed, Senate Bill No. 467 (House Bill No. 787), entitled:

An Act to exempt electric washing machines, electric vacuum or suction cleaners, electric ironing machines or mangles, electric dish washing machines, electric sewing machines, electric portable lamps, electric refrigerating machines, electric sad irons, electric vibrators, electric heaters, electric ranges or electric water heaters, leased or hired, from levy or sale on execution or distress for rent.

Mr. SCHANTZ from the Committee on Judiciary General reported as committed, Senate Bill No. 575 (House Bill No. 575), entitled:

An Act to amend an act approved the twenty-first day of May, 1913 (P. L. 285), entitled "An act providing for the return of taxes on seated lands in counties, poor districts, boroughs, incorporated towns, and townships for county poor, borough, town or township taxes respectively and providing for the sale of such lands for taxes" as amended, providing for the preservation of the lien of first mortgages.

#### BILLS INTRODUCED.

Mr. DAIX read in his place and presented to the Chair Senate Bill No. 1062, entitled:

An Act making it a misdemeanor for persons to unlawfully use or wear the insignia, button or official decoration of certain organizations of war veterans.

Which was committed to the Committee on Judiciary General.

Mr. McNICHOL read in his place and presented to the Chair Senate Bill No. 1063, entitled:

An Act to repeal a portion of section one of the act approved the 15th day of July, 1919 (P. L. 955), entitled "An act amending section seventeen of an act approved the seventeenth day of June, one thousand nine hundred and thirteen (Pamphlet Laws five hundred and seven), entitled 'An act to provide revenue for State and county purposes; imposing taxes upon certain classes of personal property; providing for the assessment and collection of the same; providing for the duties and compensation of prothonotaries and recorders in connection therewith; and modifying existing legislation which provided for raising revenue for State purposes.'"

Which was committed to the Committee on Finance.

MOTION TO DISCHARGE THE COMMITTEE OF LAW AND ORDER FROM CONSIDERATION OF HOUSE BILL NO. 269.

Mr. EYRE. Mr. President, I move that the Law and Order Committee of the Senate be discharged from further consideration of House Bill No. 269, further consideration of Senate Bill No. 772, (House Bill No. 269), entitled:

An Act to protect all persons in their equal right regardless of race color or creed in places of public accommodation entertainment or amusement and providing penalty for violation of the same

known as the equal rights bill.

Mr. SALUS. Mr. President, I second the motion.

On the question,

Will the Senate agree to the motion.

Mr. SALUS. Mr. President, I do not know whether it is in order, but my impression is that it is not in order to talk on this motion, but I am going to ask the indulgence of the members of this Senate to allow me to say a word or two on a matter of great importance, and I am going to beg of you, gentlemen, not to interrupt me, I will ask that privilege.

The PRESIDENT. The Chair desires to inform the Senator that unless unanimous consent is given by the Senate, he will have to confine his remarks to the motion to discharge the committee. It does not raise the merits of the bill.

Mr. SALUS. Mr. President, I understand that.

The PRESIDENT. Does the Senate give unanimous consent. Is there objection? The Chair hears none.



Mr. SALIS. Mr. President, I will not promise to take any advantage of the courtesy of this Senate. Gentlemen of the Senate, this is a big proposition. It is a real proposition and let us get at it in a manly fashion. Let us get at this proposition, not in the way as if we were trying to hide behind any ill effects or any harm that may come to us in our political activities. This bill is bigger than politics. It is a big proposition. It is a cry from the hearts of some of our citizens that they be given that which they think is right and I, as chairman of this committee, think that the committee ought to be discharged. It is an unusual thing for a chairman to ask and the statement that I am about to make I make with no ill feeling toward any member of this committee, but I contend the vote in this committee this morning was a tie vote, and when a vote is tie then I think the proper thing to do is for this body to vote on the question. You ask me why it is tie, and I will tell you why. I counted out along those lines. There were fourteen men present at the hearing, two of whom were Democrats. I find no fault with either one of them. They have a right to their political beliefs as they see fit, and both of those men, in my estimation, are men of high character and esteem, and mean to do the right thing, but they are under no political obligations to the colored people, and I do not count their vote as being a vote on this question. This is a Republican Senate. Of the fifty members, forty-seven are Republicans and three Democrats, so that I say this is a Republican Senate and the colored people being Republicans, one hundred per cent., that it is a question that should be decided in this Republican Senate, the Republican party, and that I do not believe that under those conditions their vote in the committee this morning means one thing or the other on this question and I feel that it was a tie vote.

This is a big proposition. This is a Republican State and being a Republican State, let the several members of the Senate decide this question, I say decide it in a manly fashion, each man assume his own burden, and assume his own responsibility. Those that vote against this bill may be right, they may be wrong, but let us go on record just how the State of Pennsylvania stands on this big proposition. My views are different from others. My thoughts are these: If this Republican Senate defeats this bill it places the Mason and Dixon line to the northern border of Pennsylvania and the southern border of New York. We have brought that distinctive line from where it was and we go down among the Southern States, and no longer can we hold our heads up as being one of the great states north of the Mason and Dixon line. I do not know whether it is merely a coincidence but here this morning in this beautiful hall on each member's desk there is the glorious flag, the emancipator of all mankind all over the world. Can you Republicans look this in the face and say that we are fair and square to the Constitution that this stands for if we do not stand by its mandates, its dictates and all it stands for? Maybe we can, maybe I am wrong. I do not know, but within me there is the feeling that any man who honors that flag must honor that on which it is built, and that is the Constitution of the United States, the Constitution of Pennsylvania, that gives equal rights to all mankind and nowhere in its lines do you find the words white, no where do you find the word individual, nowhere in its lines do you find anything but equal rights to all men in all lines of this great government of ours. Why I should be here pleading these men's cause I do not know. It is no battle of mine. It is not the battle of Senator Einstein, or Senator Aron. Members of the Senate, they are your Christian brothers. According to the religious laws of your God and your Jesus Christ, not mine, and why should I be fighting their battles? They are yours, they do not belong to me. I have been brought up in a different religious belief. I have been brought up by a different kind of people. I have been taught a different religion. I could talk for an hour on this subject and I am thankful to the forty-nine members of this Senate that they have allowed me to break the rule. It is a great privilege; it is a great honor and I have never in all my experience seen or heard of a man ever being given that privilege. I appreciate the consideration and I want to recite before I sit down that which you all know better

than I do, and I want you to act on this bill, so that when night is here and you are going to your beds and do the last thing tonight, you Christian brothers of this colored race, that you are able to say this, and say it with a conscience that is clear. You all know it, and you know it better than I do: Our Father, Who art in Heaven, Hallowed by Thy name, Thy Kingdom come, Thy will be done on earth as it is in Heaven. Give us this day our daily bread, and forgive us our trespasses as we forgive those who trespass against us. Lead us not into temptation, but deliver us from evil for Thine is the Kingdom and Power and Glory forever. Amen. An amen so far as I am concerned. I have fought, as I believe, an honest battle. I have fought it not for political reasons. I have fought it because I believe it is for God Almighty in all His glory and that it is right I know. That it is right I know, that I could go to bed tonight and repeat that Christian's prayer and lie down to slumber in peace and contentment.

Mr. SNYDER. Mr. President, I am a member of the Law and Order Committee, and sat in the meeting this morning and voted not to report this bill out. There was a request in that committee that an amendment be made to this bill and that was refused with the statement that they wanted this bill as it was. Let the responsibility be where it belongs.

Mr. VARE. Mr. President, I happen to be a member of the Law and Order Committee that passed on this bill this morning. Of course we did not want the bill amended for the purpose of taking out all the good that was in the bill. We would rather be beaten in good faith than win in bad faith. My idea of this Equal Rights Bill is, Mr. President, and gentlemen of the Senate, is that those people, as black as they are, were not too black to go to France and stand side by side with our white soldiers and win the greatest victory the world has ever known. They are not too black to stand side by side with us white Republicans on election day, and they have not been too black for the last fifty years. They are not too black for us to sit side by side with and my family and I do not think they ought to be too black for any of you to sit by, especially if they are of good character, regardless of what the color is. Mr. Hall, of Philadelphia, well said the other day that he saw a Chinaman go into the Bellevue and ask for a room and was given his key and his number and he went up and got that room. The Chinaman was not born here in America but born away out in China, no comparison with these people, who are coming here and asking you for simple justice and fair play. This question has been threshed out off and on during this entire session and I hope it will be threshed out continuously until they get what they want. If they do not get it here to-day, they will get it in the future just the same as the women got the vote, and just the same as other things that are agitated from year to year.

Mr. President and gentlemen of the Senate, there are no two sides to this question, these people are either right or they are wrong, and there is not a single person in this Senate who will not agree with me that they are right in asking for what they are really entitled to. They are not begging for what really belongs to them, they are demanding it, and I for one believe that they have the right to demand it.

Mr. EINSTEIN. Mr. President and members of the Senate, at the last meeting of the Senate a motion was made to refer this bill to the Committee on Judiciary General. At that time I voted against that motion. I have the highest regard for my good friend, Senator Salus, and I felt that as chairman of the Committee on Law and Order, that was the proper place for it to go and I voted to send it to his committee. I thought at that time to take it out of his committee would be a great injustice to the chairman of that committee, and I felt that that committee, composed of some of the best members, whether Democrats or Republicans of this body, would come in here with an unbiased report. I understand that their report was not for the bill, but that the purpose of that committee was to keep it in the hands of the committee. Now, gentlemen of the Senate, while I am classed,—and I am proud to say that I am of a Hebrew faith, my mother was a Hebrew,



and I believe in the faith of the Hebrew, and I want to say to you, gentlemen, that if you are believers in that good man, Jesus Christ, you would all be good Christians, and I want to say to-day to you, gentlemen, that I do not want to personally break into any society where I am not wanted. I want to say to you, gentlemen, that I can pick my society, and I want to say, also, that if this bill came before us to-day and was reported affirmatively by the committee, I would stand by the committee's report, but I will not vote as a member of this Senate to discharge any committee when it has the bill before them, and have heard both sides. Mr. President and gentlemen of the Senate, I say as a member of this Senate, I would never vote as long as I am a member of this Senate to discharge a committee. I have the greatest confidence in Senator Salus and I have the greatest confidence in the Committee on Law and Order and as far as I am myself concerned, my feelings are with the other people. To a certain extent I believe, as Mr. Salus has said and Senator Vane has said, that we all are created equal, we are of the same blood, we all have the same heart. Those men who are of the colored race, they are not to blame that they were born colored. I, of the Jewish creed, am not to blame that I was born a Jew, but I want to say that I am proud I am one and I am here to say to you, gentlemen, that I will do everything I can to serve my constituents, whether they be black or white, serve them honestly and fairly, but I am opposed to discharging the committee, for the simple reason that I have the greatest confidence in them, and if the bill would have come out here to-day I would been in a position to vote for it, but I will not support any motion to discharge the Committee on Law and Order.

Mr. EYRE. Mr. President, my only excuse and apology for taking a very few moments of the time of the Senate is because I realize that I made a very unusual motion. It was perhaps all the more unusual coming from me. I have been a great stickler for the membership of this Senate abiding by the decisions of committees, but I feel that this is such an important question that it justifies my action in this instance in appealing to this Senate to discharge the committee from further consideration of this bill. I am honest, sincere and conscientious in my belief and my support of this measure. I live in a community that is largely populated by the negro race. Every mouthful and morsel of food that I eat in my home is prepared by negro hands, and my contention is that if these negroes are capable and competent of serving me in my house, there is no reason why I should deprive them of the right to a seat in a place of amusement if they come there and behave themselves, as I am proud to say those of my community do behave themselves. I contend that the negro is not asking for social equality. Indeed, the negroes of my community do not want social equality. All they ask is that which, in my judgment, is assured to them in the Constitution of the United States and the Constitution of the State of Pennsylvania, and that is equal rights with our other American citizens. We did not question the color or the creed of the soldier who went abroad and I am proud to say that no finer record was made by the soldiers of my community than was made by the negro soldiers of that community, and I am proud to say that I have helped those negro boys and placed them, as far as I was able, in the positions that they were competent to fill, and they are capable and competent of filling almost any position that the white boy is capable and competent of filling.

The contention has been the upholding of the failure to report the bill from the Committee on Law and Order, on the theory that this bill should be amended. If it is the honest judgment of the majority of the members of this Senate that the bill should be amended. Why not bring it out on the floor of this Senate and have it amended in an orderly decent manner, or if it is to be killed, let us kill it and give it a decent burial in the open, and not do it behind closed doors of the committee room. I appeal to you, gentlemen, in all sense of fairness to the negroes of the State of Pennsylvania and the negroes of the United States of America, to allow us to herald from one end of

this country to the other that Pennsylvania stands where she should stand, for the liberty and for the freedom of all American citizens, regardless of creed, color or race.

Mr. WEAVER. Mr. President, surely no gentlemen of this Senate Chamber has transgressed less on the time and patience of his fellow members than have I. The chairman of the Law and Order Committee, the Senator from Philadelphia, says that his conduct is unusual, and I readily grant that it is not only unusual, but most anomalous under all the circumstances of this particular case. On Monday night a week ago, I think it was on Monday night, at any rate there was a severe contest as to whether or not that bill should be sent back to the Committee on Judiciary General or to the Committee on Law and Order. At that time the Senator from Philadelphia, Mr. Salus, made it a personal matter, a thing which I could not conceive myself doing under any circumstances in any case. He made it an entirely personal matter and went so far as to state that if his fellow Senators saw it in a different light than the way he saw it that he would resign from this body. A sufficiently large number of Senators concluded that they would not put him in such an embarrassing situation where he would have to do one of two things, and so they accorded him the privilege of remaining in this body, and I find no fault with them for that, and I am not here attempting to do anything of that kind. As Senator Einstein has said, that bill was referred to his committee, the committee over which he presides, and a fair majority of this committee has decided to do a certain thing, and now we find him doing that unusual thing, that most anomalous thing, of moving to discharge his own committee. I could not conceive circumstances under which I could be persuaded to do such a thing as that with reference to the Judiciary General Committee. On a number of occasions a majority of the committee has seen fit to see things in a different way in which I have seen them and I have concluded that their judgment was better than mine. I do not know what he expects to win by this, but I think it is discourtesy to the Senate of Pennsylvania to persist in a course of this kind. I do not like to do the unusual thing of attempting to argue the merits of this bill on a motion of this kind. The door has been thrown wide open, but even a lawyer ought not to indulge in that kind of thing. I have very strong notices of the bill itself. I think perhaps I will refrain from arguing the bill from that standpoint. I think perhaps you will give me more credit for not doing that. If you give me an opportunity later, I think I shall have something to say and I shall say it most forcibly. However, it does seem to me that the Senator from Philadelphia, the chairman of this committee, is apparently dying in the last ditch, and I know you will indulge me in this little bit of pleasantry, it does not hurt at all, I cannot help but think of the story that Father Ryan told me in Westmoreland county several years ago. He said that he had an Irishman cleaning out his cellar one spring, and even the most temperate man has a bottle now and then about his house, you know, and Father Ryan had collected two or three bottles that were in the ash pile. The Irishman cleaned out the cellar and he came upon the two or three bottles and the Father happened to be coming down the stairway quietly and saw that the Irishman had taken one of the bottles up and looked at it and there was just the faintest sign of a drop in it; he picked up another one and looked at it the same way and finally the Father broke the silence and said: "Pat, they are all dead." "Yes," he said, "they are, but thank God there was a priest with them before they died."

And the question recurring,

Will the Senate agree to the motion?

The yeas and nays were required by Mr. SALUS and Mr. VARE and were as follows, viz:

YEAS—9.

Aron,  
Barr,  
Eyre,

Gray,  
McNichol,

Patton,  
Salus,

Schantz,  
Vare,

## NAYS—39.

Baldwin,	DeWitt,	Long,	Service,
Barnes,	Donahue,	MacDade,	Sisson,
Boyd,	Ginslein,	Marlow,	Smith,
Buckman,	Hackett,	McClintock,	Snyder,
Clark,	Heaton,	McConnell,	Sones,
Craig,	Herron,	Miller, J. S.,	Stinemann,
Crow,	Homsher,	Miller, S. J.,	Weaver,
Culbertson,	Jones,	Murdoch,	Whitten,
Daix,	Joyce,	Norton,	Woodward,
Davis,	Leslie,	Phipps,	

So the question was determined in the negative.

## QUESTIONS OF PERSONAL PRIVILEGE.

Mr. BARR. Mr. President, I rise to a question of personal privilege.

The PRESIDENT. The Senator from Allegheny, Mr. Barr, will state his question of personal privilege.

Mr. BARR. Mr. President, I desire to say that I voted to bring out this bill from the Committee on Law and Order, to which it was committed, because, as a man that believes in a square deal and for open work, whether it be in politics or society or wherever it be, I am heartily in favor of the principle enunciated by the Senator from Chester, when he said "if the bill is to be defeated, bring it out and give it a decent burial." I sat for two long hours, listening to the discussion of this bill before this Senate committee, and I must say that I do not believe that the people who are opposed to this bill were given a square deal by the Committee on Law and Order. I am convinced of that, regardless of my high opinion of the individual members of that committee, because I came into this Senate and asked that a hearing would be held. Immediately all over this state, among the colored people, went the word out, "Barr is opposed to the colored people the same as the man who is south of the Mason and Dixon Line," and the man that came in here and offered this bill, Mr. Asbury, stood before this committee and turned to those white men and he turned to those white women, and he said, "How do we know that this is not German propaganda? How do we know but that the South are using the whip and spur to keep the negro in the same position in Pennsylvania that they are in the South?" My answer to Mr. Asbury rests down stairs in that case, in that solid case of the American flag, that represents the men who fought in the Civil War to make the colored man free, and among those flags is one which was carried by a man whose heritage I bear, and not for any colored man or any white man, any politician or otherwise, will I deny to myself the right to that heritage, which I am proud to perpetuate as a citizen and as a soldier in defense of that same flag that he defended. I will tell you what is the matter here, gentlemen, it is not that I have not been and always will be a friend to the colored man, but I will not support the colored man who will mislead his own people, be he white or black. This is a political question and, call it what you will, gentlemen, it is still politics that has dictated this, and I say that from the start of this bill until the finish the colored race never had a chance to get other than that which they now have. You talk about your acts of Assembly. Turn to one that was passed and approved May 19, 1887. It is still on the statute books. Listen to it: "That any person, company, or corporation, being the owner, lessee, or managers of any restaurant, hotel, railroad, street railway, omnibus line, theatre, concert hall, or place of entertainment or amusement, who shall refuse, on account of race or color over their lines or into their hotels, restaurants, theatres, concert halls or places of amusement, shall upon conviction thereof be guilty of a misdemeanor and be punished by a fine of not less than fifty nor more than one hundred dollars." There is your bill if your colored race is being discriminated against in your restaurants and your hotels. They have recourse in the courts. The men who have been behind this bill as lawyers, and particularly the men of the colored race who are lawyers, have given rotten propaganda to their people, and they have misled them as bad as the devil tried to mislead Jesus Christ when he took him up on the mountain and promised him the whole world. One man stood there, a man who is a colored lawyer in Pittsburgh, and who pre-

tends to lead his race, a man of education, and, as he says, of refinement, and he undertook to say that the decent women of Sewickley, he called them society women, that they had fed prize fighters raw meat that they might fight better, and then he turned to the Speaker and he said, "We don't want social equality with people of that kind." Out of his lying mouth I now convict him. The woman that he was talking about was the head of the auxiliary of the American Legion, and every word that came from that mouth was a lie, and it shows the prejudice, it shows the race hatred that man was trying to inculcate into the hearts of his own race, and I say to the members of this Senate, and I say to the colored race, that the man who will mislead his people, who will engender a hatred in the hearts of the colored race against the white man, who has given them all they have got, is far worse than the meanest, lowest anarchist in all the world, because we can get the anarchist but we cannot get the mean, low, sniveling propagandist. In God's name I appeal to the colored people, look to your leadership. I give you my personal assurance that, while being a son of a man who fought to set you free, who went to his grave with thirteen wounds from thirty-six battles and skirmishes of the Civil War, I appeal to you as a man of honor that I have been, that I always will be, your friend, but I say to you if you do not down this rotten leadership, whether it be black or white, and I make no charges against any man in the Senate or in the House, it is a general proposition,—that if you colored people do not get a better leadership than that which you now possess you are going to be set back fifty years in the education and the progress of your race. That is my defense; that is why I have asked for a hearing on this bill, that is why I have asked to bring it out on the floor of the Senate, that is why I have asked you to kill it, because you have every right that I have got, you have every civil right that the law has to give you, and when you legislate against the white man, or the black man, or the red man, or the yellow man, that is class legislation, it is immoral, it is an insult and you cannot tell me that the decent colored people, no more than the decent white people want it. For a decent hearing, for the right conception of the opposition that I have offered to this bill, is all that I want to ask of the decent, respectable colored people, not only of Pennsylvania, but of America.

Mr. VARE. Mr. President, I ask the same privilege.

The PRESIDENT. The Senator from Philadelphia, Mr. Vare, will state his question of personal privilege.

Mr. VARE. Mr. President, my question is that it is unfair for Senator Barr to stand here and charge Mr. Asbury with anything that is unfair in connection with this bill, and the leadership of this bill, which was introduced over in the House. There has been such a bill here in the Legislature, for a good many years back. This bill was introduced by Mr. Asbury, who handled it just as well, if not better than any other bill of the same character was ever handled in this Senate in all the experience of my family on this bill, which is thirty-four when I finish my term at the end of the next session. It little behooved Senator Barr to sit here the other day when this hearing was held, when the colored people had one thousand per cent. the best of the hearing, absolutely on its merits, not because they were in the majority by any means, but because they presented all the forceable arguments of right and reason as to why they should have this bill, and the opposition presented nothing, absolutely nothing. I agree with Senator Barr that the colored people have all the law already on the statute books that they are after in this bill. That is not my contention. My contention is that he is absolutely wrong and there is not a Senator in this room, or any of the bystanders, that does not know that Mr. Asbury drew this bill exactly in accordance with the New York law, and presented it in a manly way, and followed it through the House over to this Senate, and every act of his was the act of a gentleman, and not only a gentleman, but as an able gentleman. I am surprised and sorry that a man of the type of Senator Barr has no more respect for a gentleman, whether he is black or whether he is white, with all the ability and character that Mr. Asbury has, that he would take it



on himself to stand up here and publicly ridicule a man who has nothing but honesty of purpose from the top of his head to the sole of his feet.

#### REPORT FROM COMMITTEE.

Mr. WEAVER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT, is there objection? The Chair hears none.

Mr. WEAVER from the Committee on Judiciary General reported as committed, Senate Bill . . . 789 (House Bill No. 1126), entitled:

An Act . . . provide for the recording and the notation upon the record of any deed or other recorded instrument of any judgment or decree affecting such deed or other instrument and providing that such recording and notation shall be notice of such judgment or decree

#### BILL ON FINAL PASSAGE RECALLED FROM THE GOVERNOR.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 309, as follows:

An Act to amend sections five and six of an act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five of an act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith" which reads as follows

"Section 5 Every person desiring to commence the practice of optometry or if now in practice to continue the practice thereof after January first one thousand nine hundred and eighteen except as herein otherwise provided shall take the examination provided in this act and satisfy the other requirements hereof as here provided Any person who has been engaged in the practice of optometry in this Commonwealth for two full years prior to the passage of this act or for one year in this and for the year preceding it in another state and is of good character shall be entitled to take a limited examination covering the following only

- (a) The limitation of the sphere of optometry
- (b) The necessary scientific instruments used
- (c) The form and power of lenses used
- (d) A correct method of measuring presbyopia hypermetropia myopia and astigmatism
- (e) The writing of formulae or prescriptions for the adaptation of lenses in aid of vision

Any person over the age of twenty-one years of good moral character who has had a preliminary education equivalent to two years of the course of high school whose standard is approved by the Bureau of Professional Education of the Department of Public Instruction which preliminary education shall be ascertained by examination or by acceptable certificate as to credentials for work done in such approved institution and has graduated from a school or college of optometry approved by the Board of Optometrical Education Examination and Licensure which maintains a course in optometry of not less than two years and has afterwards studied optometry for at least one year in a licensed optometrist's office shall be entitled to take a standard examination Said standard examination shall consist of tests in practical theoretical and physiological optics in theoretical and practical optometry and in the anatomy and physiology of the eye and in pathology as applied to optometry Provided That any person not less than twenty-one years of age who is actually engaged in the practice of optometry at the time of the passage of this act shall be entitled to take the standard examination merely upon proof to the board that he is of good moral character and is not addicted to the intemperate use of alcohol or narcotic drugs" is hereby amended to read as follows

Section 5 Every person desiring to commence the practice of optometry or if now in practice to continue the practice thereof after January first one thousand nine hundred and eighteen except as herein otherwise provided shall take the examination provided in this act and satisfy the other require-

ments hereof as here provided Any person who has been engaged in the practice of optometry in this Commonwealth for two full years prior to the passage of this act or for one year in this and for the year preceding it in another state and is of good character shall be entitled to take a limited examination covering the following only

- (a) The limitation of the sphere of optometry
- (b) The necessary scientific instruments used
- (c) The form and power of lenses used
- (d) A correct method of measuring presbyopia hypermetropia myopia and astigmatism.
- (e) The writing of formulae or prescriptions for the adaptation of lenses in aid of vision

Any person shall be entitled prior to the first day of January one thousand nine hundred twenty-two to take a limited examination at the time the limited examinations under this act to which this is an amendment were held was serving in the army or navy of the United States or who was at such time or times otherwise unavoidably absent from this State or was physically handicapped and unable to take such examination Provided however That any such person shall have engaged in the practice of optometry in this Commonwealth for two full years prior to the passage of the act to which this is an amendment or for one year in this Commonwealth and one year in another state and shall be of good character The board shall require satisfactory proof of the fact or facts entitling any person to take a limited examination under any provisions of this amendment

Any person over the age of twenty-one years of good moral character who has had a preliminary education equivalent to two years of the course of high school whose standard is approved by the Bureau of Professional Education of the Department of Public Instruction which preliminary education shall be ascertained by examination or by acceptable certificate as to credentials for work done in such approved institution and has graduated from a school or college of optometry approved by the Board of Optometrical Education Examination and Licensure which maintains a course in optometry of not less than two years and has afterwards studied optometry for at least one year in a licensed optometrist's office shall be entitled to take a standard examination Said standard examination shall consist of tests in practical theoretical and physiological optics in theoretical and practical optometry and in the anatomy and physiology of the eye and in pathology as applied to optometry Provided That any person not less than twenty-one years of age who is actually engaged in the practice of optometry at the time of the passage of this act shall be entitled prior to the first day of January one thousand nine hundred and twenty-two to take the standard examination merely upon proof to the board that he is of good moral character and is not addicted to the intemperate use of alcohol or narcotic drugs

Section 2 That section six of said act which reads as follows

"Section 6 Every person desiring to be licensed as in this act provided shall file with the secretary of said board upon appropriate blank to be furnished by said secretary an application verified by oath setting forth the facts which entitle the applicant to examination and licensure under the provisions of this act The said board shall hold at least two examinations each year in case of failure at any standard examination the applicant after the expiration of six months and within two years shall have the privilege of a second examination by the board without the payment of an additional fee In case of failure at any limited examination the applicant shall have the privilege of continuing the practice of optometry and of taking a second examination without the payment of an additional fee But in the event of his failure to pass the second examination on or before July first one thousand nine hundred and eighteen he shall thereafter cease to practice optometry in this Commonwealth Every applicant who shall pass the standard examination or the limited examination as the case may be and who shall otherwise comply with the provisions of this act shall receive from the said board under its seal a certificate of licensure entitling him to practice optometry in this Commonwealth which certificate shall be duly registered in a record book to be properly kept by the secretary of the board for that purpose which shall be open to public inspection and a duly certified copy of said record shall be received as evidence in all courts of this Commonwealth in the trial of any case Each person to whom a certificate shall be issued by said board shall keep said certificate displayed in a conspicuous place in the office or place of business wherein said person shall practice optometry together with the photograph of said person attached to the lower right-hand corner of said certificate and shall whenever required exhibit the said certificate to any member or agent of the said board Peddling from door to door or the establishment of temporary offices is specifically forbidden under penalty of revocation of certificate by said board Whenever any person shall practice optometry outside or away from his office or place of business he shall deliver to each person fitted with glasses by him a certificate signed by him wherein he shall set forth the amount charged his post office address and the number of his certificate Each person to whom a certificate has been issued by said board shall before practicing under the same register said certificate in the office of the prothonotary in each county wherein he proposes to practice optometry and shall pay therefor such fee as may be lawfully chargeable for such registry The prothonotary in each county shall keep a certificate registration book wherein he shall promptly register each certificate for which the fee is paid" is hereby amended to read as follows

Section 6 Every person desiring to be licensed as in this act provided shall file with the secretary of said board upon appropriate blank to be furnished by said secretary an application verified by oath setting forth the facts which entitle the



applicant to examination and licensure under the provisions of this act. The said board shall hold at least two examinations each year. In case of failure at any standard examination the applicant after the expiration of six months and within two years shall have the privilege of a second examination by the board without the payment of an additional fee. In case of failure at any limited examination the applicant shall have the privilege of continuing the practice of optometry and of taking a second examination without the payment of an additional fee. But in the event of his failure to pass the second examination on or before July first one thousand nine hundred and eighteen he shall thereafter cease to practice optometry in this Commonwealth. Every applicant who shall pass the standard examination or the limited examination as the case may be and who shall otherwise comply with the provisions of this act shall receive from the said board under its seal a certificate of licensure entitling him to practice optometry in this Commonwealth which certificate shall be duly registered in a record book to be properly kept by the secretary of the board for that purpose which shall be open to public inspection and a duly certified copy of said record shall be received as evidence in all courts of this Commonwealth in the trial of any case. Each person to whom a certificate shall be issued by said board shall keep said certificate displayed in a conspicuous place in the office or place of business wherein said person shall practice optometry together with the photograph of said person attached to the lower right-hand corner of said certificate and shall whenever require exhibit the said certificate to any member or agent of the said board. Peddling and soliciting from door to door or the establishment of temporary offices is forbidden under penalty of revocation of certificate by said board. Unprofessional conduct is also punishable by revocation of certificate. Unprofessional conduct shall mean the employment of solicitors or the obtaining of money by fraud or misrepresentation of the optometrical business in which such untruthful statements are made. Whenever any person shall practice optometry outside or away from his office or place of business he shall deliver to each person fitted with glasses by him a certificate signed by him wherein he shall set forth the amount charged his post office address and the number of his certificate. Each person to whom a certificate has been issued by said board shall before practicing under the same register said certificate in the office of the prothonotary in each county wherein he proposes to practice optometry and shall pay therefor such fee as may be lawfully chargeable for such registry. The prothonotary in each county shall keep a certificate registration book wherein he shall promptly register each certificate for which the fees is paid.

On the question,  
Shall the bill pass finally?

#### RECONSIDERATION OF SENATE BILL NO. 309 RECALLED FROM THE GOVERNOR.

Mr. ARON. Mr. President, I move to reconsider the vote by which the bill passed third reading.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill on third reading?

Mr. ARON. Mr. President, I ask unanimous consent to amend the title, line 1, by striking out the words "sections five and six" and inserting in lieu thereof the words, "section five"; also amend the bill by striking out all of section 2.

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

#### BILLS ON FINAL PASSAGE.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 633, as follows:

An Act to amend section five hundred and forty-two as amended and section five hundred and forty-three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by imposing an occupation tax for school purposes on female residents of school districts of the second third and fourth class

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five hundred and forty-two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which as amended by the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred and ninety-seven) entitled "An act to amend sections five hundred and forty-two one thousand five hundred and one one thousand five hundred and three one thousand five hundred and five and two thousand three hundred and ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" reads as follows

"Section 542 Each male resident or inhabitant over twenty-one years of age in every school district of the second third and fourth classes in this Commonwealth shall annually pay for the use of the school district in which he is a resident or inhabitant a tax of not less than one dollar nor more than five dollars as may be assessed by the local school district" is hereby further amended to read as follows

Section 542 Each male and female resident or inhabitant over twenty-one years of age in every school district of the first second third and fourth classes in this Commonwealth shall annually pay for the use of the school district in which he or she is a resident or inhabitant an occupation tax of not less than one dollar nor more than five dollars as may be assessed by the local school district

Section 2 That section five hundred and forty-three of said act which reads as follows

"Section 543 In order that the board of school directors of each school district of the second third or fourth class in this Commonwealth may assess levy and collect an occupation tax of not less than one dollar on each male resident or inhabitant over twenty-one years of age in the district it shall be the duty of the proper assessors in each school district of this Commonwealth to assess every male resident or inhabitant in such school district over twenty-one years of age with an occupation at such amount as shall be proper and return the same with the other taxable property in the district as provided by law. In each school district all such assessments of occupation shall be included and certified in the list of taxable property to be certified to the board of school directors in each such school district as herein provided" is hereby amended to read as follows

Section 543 In order that the board of school directors of each school district of the first second third or fourth class in this Commonwealth may assess levy and collect an occupation tax of not less than one dollar nor more than five dollars on each male and female resident or inhabitant over twenty-one years of age in the district it shall be the duty of the proper assessors in each such school district of this Commonwealth to assess every male and female resident or inhabitant in such school district over twenty-one years of age with an occupation at such amount as shall be proper and return the same with the other taxable property in the district as provided by law. In each school district all such assessments of occupation shall be included and certified in the list of taxable property to be certified to the board of school directors in each such school district as herein provided

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—48.

Aron.	DeWitt.	Long.	Salus.
Baldwin.	Donahue.	MacDade.	Schantz.
Barnes.	Einstein.	Marlow.	Service.
Barr.	Eyre.	McClintock.	Sisson.
Boyd.	Gray.	McConnell.	Smith.
Buckman.	Hackett.	McNichol.	Snyder.
Clark.	Heaton.	Miller, J. S.	Sones.
Craig.	Herron.	Miller, S. J.	Stineman.
Crow.	Homsher.	Murdoch.	Vare.
Culbertson.	Jones.	Norton.	Weayer.
Daix.	Joyce.	Patton.	Whitten.
Davis.	Leslie.	Thipps.	Woodward.

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.



Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 682, as follows:

An Act authorizing certain corporations to issue preferred or common stock of one or more classes providing for the manner of issuance restrictions and regulations in the manner of voting thereof and the rights and privileges of the holders thereof validating certain acts of corporations not participated in by the holders of non-voting stock and repealing all acts and parts of acts inconsistent therewith

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every corporation heretofore or hereafter incorporated under the laws of this Commonwealth excepting those referred to in section two of this act may create two or more kinds of common stock and two or more kinds of preferred stock at the time of its incorporation by provisions inserted in the Certificate of Incorporation or at any later time with the consent of a majority in interest of its stockholders having voting power obtained at a meeting to be called for that purpose Notice of the time place and purpose of such meeting shall be published once a week for sixty (60) days prior to said meeting in a newspaper of general circulation and in the legal journal if any of the county in which the principal office of the corporation in this Commonwealth is located Such classes of stock may from time to time be authorized and issued out of the unissued stock of the corporation Such stock may be issued in one or more classes in such amounts for each class without regard to the amount of any other class or the amount of unqualified common stock and with such designations rights privileges limitations preferences and voting powers or prohibitions restrictions or qualifications of the voting and other rights and powers and upon such terms as to redemption in any class thereof at not less than par and convertible or not into any other class of stock common or preferred as may be set forth in the original Certificate of Incorporation or as may be approved and adopted by the stockholders at the time of the authorization or at any time prior to the issuance thereof The rate of preferred dividend for any class of stock shall not exceed ten per centum (10%) per annum Such stock may be issued for cash or property or in exchange for other stock of the corporation or through all or more than one of said methods and the stock so exchanged for such preferred stock and returned to the corporation may be issued again by the corporation

Section 2 This act shall not apply to the following classes of corporations namely building and loan associations insurance banking and trust companies and such companies as are required by the provisions of an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" and supplements thereto to have their charters approved by the courts of common pleas

Section 3 The rights privileges and terms and conditions of any class of stock issued and outstanding as above provided shall not thereafter be subject to alteration or change without the consent of all the holders of such class of stock except as may be otherwise provided by the Certificate of Incorporation or by the resolutions authorizing the issue of the same

Section 4 Holders of non-voting stock issued under the provisions of this act or of any act heretofore or hereafter passed shall not have the right to participate in any meeting of the stockholders of the company and shall not be entitled to any notice of any such meeting nor shall waiver of notice of such meeting by such holders of stock be required notwithstanding the provisions of any act of Assembly which under its terms requires or shall require notice to stockholders nor shall the holders of non-voting stock be considered stockholders for the purpose of any election meeting or consent of stockholders under the provisions of any Act of Assembly now in force or which may hereafter be passed unless otherwise provided by certificate of incorporation or by the resolution authorizing the issue of the said stock

Section 5 All acts of corporations heretofore done and all meetings of such corporations heretofore held which would be legal and valid under the provisions of section four of this act are hereby validated with the same force and effect as if this act had been in effect at the time of such acts or such meetings

Section 6 The following acts and parts of acts are hereby specifically repealed Section one two and three of an act approved the twenty-eighth day of May one thousand nine hundred and thirteen (Pamphlet Laws three hundred and seventy-eight) entitled "An act authorizing corporations to issue preferred stock of one or more classes providing for the manner of issuance restrictions and regulations in the matter of voting thereof and the rights and privileges of the holders thereof and repealing all acts or parts of acts inconsistent therewith"

An act approved the twenty-first day of April one thousand nine hundred and fifteen (Pamphlet Laws one hundred and forty-three) entitled "An act to amend section one of an act entitled 'An act authorizing certain corporations to issue preferred stock of one or more classes providing for the manner of issuance restrictions and regulations in the matter of voting thereof and the rights and privileges of the holders thereof and approved May twenty-eighth one thousand nine hundred and thirteen (Pamphlet Laws three hundred and seventy-eight) repealing all acts or parts of acts inconsistent therewith"

All acts or parts of acts general or special inconsistent herewith are hereby repealed

And the amendments made thereto having been printed as required by the Constitution,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron.	DeWitt.	Long.	Salus.
Baldwin.	Donahue.	MacDade.	Schantz.
Barnes.	Einstein.	Marlow.	Service.
Barr.	Kvve.	McClintock.	Sisson.
Boyd.	Gray.	McConnell.	Smith.
Buckman.	Hackett.	McNichol.	Snyder.
Clark.	Heaton.	Miller, J. S.	Sones.
Craig.	Herron.	Miller, S. J.	Stineman.
Crow.	Homsher.	Murdoch.	Vare.
Culbertson.	Jones.	Norton.	Weaver.
Daix.	Joyce.	Patton.	Whitten.
Davis.	Leslie.	Phipps.	Woodward.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

The CHAIR, Senate Bill No. 692 on final passage entitled:

"An Act providing for the payment of fees for the filing of nomination petitions and nomination papers and for printing names of candidates upon the official ballots"

has not been received from the printer and will go over in its order.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 739 (House Bill No. 910); as follows:

An Act to amend sections one two three four five and six and repealing sections seven and eight of an act approved the twenty-sixth day of July one thousand nine hundred thirteen (Pamphlet Laws one thousand three hundred and sixty-nine) entitled "An act declaring buildings and parts of buildings used for purposes of fornication lewdness assignation and prostitution to be nuisances providing a method of abating same establishing a method of procedure against those who use said buildings or parts for such purposes and providing penalties for violations of this act"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That sections one two three four five and six of an act approved the twenty-sixth day of July one thousand nine hundred thirteen (Pamphlet Laws one thousand three hundred and sixty-nine) entitled "An act declaring buildings and parts of buildings used for purposes of fornication lewdness assignation and prostitution to be nuisances providing a method of abating same establishing a method of procedure against those who use said buildings or parts for such purposes and providing penalties for violations of this act" which read as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any building or part of a building used for purposes of fornication lewdness assignation or prostitution shall be a nuisance

Section 2 Any person knowing or having reason to believe that any building or part of a building is so used may in writing notify the owner and agent of the owner that such building or part of a building is so used A copy of said notice shall be served on the person using said building or part thereof as aforesaid Such notification may be served personally or by registered mail Any such agent shall be guilty of a misdemeanor who shall receive such notification and who shall not within twenty-four hours either deliver the same to the owner personally or mail the same to the owner by registered mail provided the address of the owner he known to the agent If such nuisance be not abated within one week after the service of such notice as aforesaid the court of common pleas of the county on the petition of the district attorney or of any citizen of the county may after hearing grant a preliminary injunction directed to the owner of such building and to the person so using the same restraining such owner and such person from using or permitting such building to be used as aforesaid

Section 3 Service of such injunction shall be made personally upon the owner and on such person if they can be found in the county If they cannot be so found a copy thereof shall



be delivered to any adult residing in said building and upon the agent if any of the owner. If no such adult be found and service cannot be had upon such agent if any then service shall be made as the court shall direct. If any person other than such owner shall be served with any such notice of injunction and shall not within twenty-four hours thereafter deliver the same to said owner or mail it to said owner by registered mail such person shall be guilty of a misdemeanor provided the address of the owner be known by the person served.

Section 4. If after consideration the court shall find that the building or part thereof was used as aforesaid the injunction shall be made a perpetual injunction restraining the owner his heirs and assigns or successors and the person or persons using or occupying the said building forever from using such building or any part thereof as aforesaid or permitting the same to be done and restraining said person from using said building or any part thereof or from using any other building or part thereof in the manner aforesaid.

Section 5. Any owner of such building or any agent of such owner who after such injunction be made permanent shall use such building or any part thereof as aforesaid or knowingly permit the same to be so used shall be guilty of a misdemeanor.

Section 6. Any person using said building or part thereof as aforesaid and enjoined with such owner as aforesaid who shall use said building or part thereof or any other building or part thereof in violation of such injunction shall be guilty of a misdemeanor" are hereby amended to read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any building or part of a building used for the purpose of fornication lewdness assignation or prostitution shall be a nuisance.

Section 2. Any person knowing or having reason to believe that any building or part of building is so used may in writing notify the owner and agent of the owner that such building or part of building is so used a copy of said notice shall be served on the person using said building or part thereof as aforesaid. Such notification may be served personally or by registered mail. Any such agent who shall receive such notification must within twenty-four hours either deliver same to the owner personally or mail the same to the owner by registered mail provided the address of the owner be known to the agent. If such nuisance be not abated within one week after the service of such notice as aforesaid the court of common pleas of the county on the petition of the district attorney or of any citizen of the county may after hearing grant a preliminary injunction for a period to be determined by the court directed to the owner of such building and to the person so using the same restraining such owner and such person from using or permitting such building to be used as aforesaid.

Section 3. Service of such injunction shall be made personally upon the owner if such person can be found in the county. If such person cannot be found a copy thereof shall be delivered to any adult residing in said building and upon the agent if any of the owner. If no such adult be found and service cannot be had upon such agent if any then service shall be made as the court shall direct. Any person other than such owner who shall be served with any such notice of an injunction shall within twenty-four hours thereafter deliver the same to said owner or mail it to said owner by registered mail provided the address of the owner be known by the person served.

Section 4. If at any time during the period fixed by the court for the preliminary injunction aforesaid the court shall find that the building or part thereof was used as aforesaid the injunction shall be made a perpetual injunction restraining the owner his heirs and assigns or successors and the person or persons using or occupying said building forever from using such building or any part thereof as aforesaid or permitting the same to be done and restraining said person from using said building or any part thereof or from using any other building or part thereof in the manner aforesaid.

Section 5. Any owner of such building or any agent of such owner who after the preliminary injunction or after such injunction be made permanent shall use such building or any part thereof as aforesaid or knowingly permit the same to be so used shall be subject to summary punishment as for contempt of court in the manner now provided by law.

Section 6. Any person using said building or part thereof as aforesaid and enjoined with such owner as aforesaid who shall use said building or part thereof or any other building or part thereof in violation of such injunction shall be subject to summary punishment as for contempt of court in the manner now provided by law.

Section 7. Sections seven and eight of said act are hereby repealed.

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron.	DeWitt.	Long.	Salus.
Baldwin.	Donahue.	MacBade.	Schantz.
Barnes.	Einstein.	Marlow.	Service.
Barr.	Eyre.	McClintock.	Sisson.
Boyd.	Gray.	McConnell.	Smith.
Buckman.	Hackett.	McNichol.	Snyder.

Clark,  
Craig,  
Craw,  
Culbertson,  
Daix,  
Davis,

Heaton,  
Herron,  
Homsher,  
Jones,  
Joyce,  
Leslie,

Miller, J. S.,  
Miller, S. J.,  
Murdoch,  
Norton,  
Patton,  
Phipps,

Sones,  
Stineman,  
Vare,  
Weaver,  
Whitten,  
Woodward.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendment in which the concurrence of the House is requested.

BILLS OVER IN ORDER.

The CHAIR, Senate Bill No. 819, on final passage, entitled:

An Act creating the office of county controller in counties of the first second third fourth and fifth class prescribing his powers and duties imposing certain duties upon county commissioners and county treasurers and abolishing the office of county auditor.

Senate Bill No. 823, on final passage, entitled:

An Act to amend section five hundred and thirty-one of an act entitled: "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," and validating liens for taxes.

Senate Bill No. 836, on final passage, entitled:

An Act designating employees of the Insurance Department and fixing their compensation.

Senate Bill No. 840, entitled:

An Act to amend an act approved the sixteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred and eighty-two) entitled "An act creating a Board of Commissioners of Public Grounds and Buildings providing for the appointment of a Superintendent of Public Grounds and Building and subordinate officers and employees and fixing their salaries defining the powers and duties of the board and the superintendent with regard to contracts for the furnishing of furniture furnishings stationery supplies paper and fuel for the executive and legislative branches of the State Government and the Executive Mansion the supervision of the Capitol grounds and buildings the State Arsenal and Executive Mansion and repairs alterations and improvements thereto and to other buildings land and property of the State the disposal of unserviceable personal property of the Commonwealth the renting of office rooms outside of the Capitol the bonding of officers and employees of the Commonwealth and the supervision of the erection of and repairs and additions to State institutions and the expenditure of funds therefor and repealing supplied and inconsistent laws."

Senate Bill No. 847, (House Bill No. 483), entitled:

An Act to further amend the fifth section of an act entitled "An act relating to the organization and jurisdiction of orphan's court in and for counties having more than one hundred fifty thousand inhabitants and to provide for the election of judges thereof" approved May nineteenth Anno Domini eighteen hundred and seventy-four (Pamphlet Laws two hundred and six) as amended by fixing and determining the salaries of the assistant clerks of said court.

Senate Bill No. 879, on final passage, entitled:

An Act to amend sections five hundred and six, as amended and five hundred and eight of an act, approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled, "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

Senate Bill No. 884, entitled:

An Act to repeal an act approved the eighth day of March one thousand eight hundred and seventy-two (Pamphlet Laws two hundred and seventy-five) entitled "An act relating to the election of school directors of Conyngham township Columbia county."



Senate Bill No. 949, on final passage, entitled.

An Act further supplementing and amending an act entitled "An Act to provide for the incorporation and regulation of motor power companies for operating passenger railways by cable, electrical or other means" approved March 22, A. D., 1887, and granting to such corporations heretofore or hereafter incorporated the additional powers and franchises, to wit: to acquire and operate motor buses and to build extensions to any system of railways which it may at any time have leased or controlled through stock ownership.

Senate Bill No. 952, on final passage, entitled:

An Act to repeal an act approved the eighteenth day of July, one thousand nine hundred and nineteen (P. L. 1055), entitled "An act in relation to the public safety, defense, and welfare of the Commonwealth and of the United States; continuing the Commission of Public Safety and Defense as a commission of Public Welfare; prescribing its powers and duties; and making an appropriation."

Senate Bill No. 957, on final passage, entitled:

An Act to apportion the State into congressional districts

Senate Bill No. 958, on final passage, entitled:

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts.

Senate Bill No. 976, on final passage, entitled:

An Act to amend an act providing that in all counties having more than five hundred thousand inhabitants, advertisements and notices required by law or rules of court to be published in newspapers of general circulation dispensed with by special order of court, shall be published in the legal newspaper, issued at least weekly, of the proper county, designated by rules of court for the publication of court or other legal notices, approved the third day of May, A. D., 1909 (P. L. 424), as amended, so as to except therefrom the advertisement by counties, cities, boroughs, school districts and other municipalities, and incorporated districts of the sale of any bonds, or other securities issued by them

have not been received from the printer and will go over in their order.

#### BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 60, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—48.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Clark,	Heaton,	Miller, J. S.,	Sones,
Craig,	Herron,	Miller, S. J.,	Stineman,
Crow,	Hornsher,	Murdoch,	Vare,
Culbertson,	Jones,	Norton,	Weaver,
Daix,	Joyce,	Patton,	Whitten,
Davis,	Leslie,	Phipps,	Woodward.

#### NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 356, as follows:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-one thousand and six hundred dollars (\$21,600) or so much thereof as may be necessary is hereby specifically appropriated to the Homeopathic Medical and Surgical Hospital of Reading

Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of support and maintenance

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—48.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Clark,	Heaton,	Miller, J. S.,	Sones,
Craig,	Herron,	Miller, S. J.,	Stineman,
Crow,	Hornsher,	Murdoch,	Vare,
Culbertson,	Jones,	Norton,	Weaver,
Daix,	Joyce,	Patton,	Whitten,
Davis,	Leslie,	Phipps,	Woodward.

#### NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 428, as follows:

An Act making an appropriation to the Home for Friendless Children of the city of Reading Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to The Home for Friendless Children of the city of Reading Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—48.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Clark,	Heaton,	Miller, J. S.,	Sones,
Craig,	Herron,	Miller, S. J.,	Stineman,
Crow,	Hornsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Norton,	Weaver,
Daix,	Jones,	Patton,	Whitten,
Davis,	Leslie,	Phipps,	Woodward.

#### NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 464 (House Bill No. 79), entitled:

An Act authorizing district attorneys in counties of the third class to appoint county detectives defining their powers and duties fixing their salaries and providing for the payment of such salaries and the expenses of such detectives from the county treasury

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Clark,	Heaton,	Miller, J. S.,	Sones,
Craig,	Herron,	Miller, S. J.,	Stincman,
Crow,	Homsher,	Murdoch,	Vare,
Culbertson,	Jones,	Norton,	Weaver,
Daix,	Joyce,	Patton,	Whitten,
Davis,	Leslie,	Phipps,	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 672, (House Bill No. 665), as follows:

A Supplement to the act approved the seventeenth day of May one thousand nine hundred seventeen (Pamphlet Laws two hundred and eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" requiring permits to conduct pharmacies providing for the revocation thereof and prescribing penalties

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no pharmacy as defined by the act to which this is a supplement shall be kept open for the transaction of business until it has been registered with and a permit therefor has been issued by the Pennsylvania Board of Pharmacy Provided however That this section shall not be construed to apply to any store or stores opened for the sale of proprietary or so-called patent medicines

Section 2 Upon application on a form to be prescribed and furnished it and the payment of a fee of two dollars (\$2.00) the Pennsylvania Board of Pharmacy shall issue a permit to conduct a pharmacy to such persons associations co-partnerships or corporations as the board deems qualified to conduct such business All permits issued under the provisions of this act shall be exposed in a conspicuous place in the pharmacy for which it was issued and shall expire on the first day of July following the date of issue No permit shall be issued unless it appears to the satisfaction of the board that the management of the pharmacy is in the charge of a pharmacist registered under the provisions of the act to which this is a supplement All permit fees collected under the provisions of this act shall be paid into the State Treasury

Section 3 The Board of Pharmacy may suspend or revoke any permit obtained by false representations made in the application therefor or when the pharmacy for which a permit shall have been issued is kept open for the transaction of business without a registered pharmacist in charge thereof and upon conviction for a second or any subsequent violation of any law of this Commonwealth or of the United States pertaining to the drug business or the sale of intoxicating liquors or for aiding or abetting in the violation of any such law Before any permit is suspended or revoked the holder thereof shall be given a hearing before the Board of Pharmacy after notice of the time and place of such hearing and of the charges made against such holder At such hearing the accused may be represented by counsel and shall be entitled to compulsory attendance of witnesses

Any member of the board may administer oaths to witness with like effect as though administered in a court of record Any person who swears falsely on any matter upon which his testimony is required is guilty of perjury The board shall have power to issue its subpoena for the attendance of witnesses and the production of books and papers with like effect as if issued out of the court of common pleas

Three members of the board shall be a quorum for any such hearing No permit shall be suspended or revoked except by the vote of three or more members of the board

Section 4 Any person association co-partnership or corporation violating any of the provisions of this act is guilty of a misdemeanor and on conviction shall be sentenced to pay a fine of not less than fifty dollars (\$50) nor more than two hundred dollars (\$200) or in the case of an individual or the members of an association or co-partnership or the officers or directors of a corporation to undergo an imprisonment for not more than six months or both

Section 5 This act shall become effective on the first day of September one thousand nine hundred and twenty-one

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Clark,	Heaton,	Miller, J. S.,	Sones,
Craig,	Herron,	Miller, S. J.,	Stincman,
Crow,	Homsher,	Murdoch,	Vare,
Culbertson,	Jones,	Norton,	Weaver,
Daix,	Joyce,	Patton,	Whitten,
Davis,	Leslie,	Phipps,	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

## BILL RECOMMENDED.

Mr. LESLIE. Mr. President, I move that Senate Bill No. 689, on third reading, entitled:

An Act to further amend section one of the act approved the first day of May one thousand nine hundred and nine (Pamphlet Laws three hundred and twenty-one) entitled "An act to provide for State registration of nurses to establish a State Board of Examiners in connection therewith and to provide penalties for the violation of certain provisions regarding such registration" as amended.

be recommitted to the Committee on New Counties and County Seats.

Mr. SMITH. Mr. President, I second the motion. The motion was agreed to.

## BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 721. (House Bill No. 965), entitled:

An Act to amend section six of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines"

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Clark,	Heaton,	Miller, J. S.,	Sones,
Craig,	Herron,	Miller, S. J.,	Stincman,
Crow,	Homsher,	Murdoch,	Vare,
Culbertson,	Jones,	Norton,	Weaver,
Daix,	Joyce,	Patton,	Whitten,
Davis,	Leslie,	Phipps,	Woodward.

## NAYS—0.



A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

#### BILL RECOMMENDED.

Mr. PHIPPS. Mr. President, I move that Senate Bill No. 732, (House Bill No. 1038), on third reading, entitled:

An Act fixing the salaries of county commissioners in counties of the seventh class

be recommitted to the Committee on Judiciary General for the purpose of a hearing.

Mr. BARNES. Mr. President, I second the motion. The motion was agreed to.

#### BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 738, (House Bill No. 908), entitled:

An Act to amend section thirty-seven clause nine of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Famphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" increasing the powers of building and loan associations to purchase and hold real estate

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—48.

Aron.	DeWitt.	Long.	Sains
Baldwin.	Donahue.	MacDade.	Schantz.
Barnes.	Einstein.	Marlow.	Service.
Barr.	Eyre.	McClintock.	Sisson.
Boyd.	Gray.	McConnell.	Smith.
Buckman.	Hackett.	McNichol.	Snyder.
Clark.	Heaton.	Miller, J. S.	Sones.
Craig.	Herron.	Miller, S. J.	Stineman.
Crow.	Homsher.	Murdoch.	Vare.
Culbertson.	Jones.	Norton.	Weaver.
Daix.	Joyce.	Patton.	Whitten.
Davis.	Leslie.	Phipps.	Woodward.

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

#### BILL ON THIRD READING.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 769, (House Bill No. 23), entitled:

An Act to regulate the practice of chiropractic and to create a Board of Chiropractic Examiners for the examination and licensing of chiropractors defining the powers and duties of said board and providing a penalty for violations of this act

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. SMITH. Mr. President, I ask unanimous consent to amend section 1, page 2, line 23, by striking out the word "fourteen" and inserting in lieu thereof the word "thirteen."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question.

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

#### BILL RECOMMENDED.

Mr. GRAY. Mr. President, I move that Senate Bill No. 769, (House Bill No. 23), on third reading, entitled:

An Act to regulate the practice of chiropractic and to create a Board of Chiropractic Examiners for the examination and licensing of chiropractors defining the powers and duties of said board and providing a penalty for violations of this act

be recommitted to the Committee on Public Health and Sanitation for the purpose of a hearing.

Mr. DAVIS. Mr. President, I second the motion. The motion was agreed to.

#### BILL OVER IN ORDER.

Mr. DAIX. Mr. President, I ask that Senate Bill No. 858, on third reading, entitled:

A Supplement to an act entitled "An act to amend an act, entitled 'An act to provide for the incorporation and regulation of certain corporations,' approved the twenty-ninth day of April, Anno Domini one thousand eight hundred and seventy-four, providing for the incorporation and regulation of electric light, heat and power companies," approved the eighth day of May Anno Domini one thousand eight hundred and eighty-nine, by extending the powers of every corporation heretofore or hereafter incorporated for the supply of light, heat and power or any of them to the public by electricity and of every corporation which has heretofore accepted the provisions of said act as provided therein, and granting to every such corporation the power to appropriate property outside the limits of public streets, lanes, alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service, accommodation, convenience or safety of the public, and providing a method for the assessment of damages arising from such appropriation.

go over in its order.

The PRESIDENT. Is there objection?

Mr. BARR. Mr. President, I would like to know whether the Senator from Philadelphia has any objection to this bill going back to the committee for a hearing.

Mr. DAIX. Mr. President, in answer to the interrogatory of the Senator from Allegheny I would say that I have at the present time. It is by request that I have been putting this bill over from day to day for the purpose of some people getting together and having a conference on the matter, and probably pass it at an early day. If this bill gets back into committee, it may remain there for a couple of days before we have a hearing, and if Mr. Barr has any amendments that he would like to make, I would prefer that it be amended before the Senate, so that an early passage of the bill may be secured when it meets the approval of everybody.

Mr. VARE. Mr. President, I call the Senator's attention to the fact that Senate Bill No. 956, following, is a bill about which there is a disagreement and that I will ask it to be sent to go back to committee. I have been trying to get the parties together, although I have not been able to, and they have requested that both bills be sent back for a hearing.

Mr. DAIX. Mr. President, it was my intention when we reach Senate Bill No. 956 on the calendar to make the same report. I will say this to the Senator from Allegheny, that if our people cannot get together by to-morrow, I will be perfectly willing to have the bill recommitted.

The PRESIDENT. Is there objection? The Chair hears none.

#### BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 865 (House Bill No. 1184), entitled:

An Act authorizing the Governor to appoint a board of claims to hear and adjust claims or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways and making an appropriation.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron.	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Clark,	Heaton,	Miller, J. S.,	Sones,
Craig,	Herron,	Miller, S. J.,	Stineman,
Crow,	Homsher,	Murdoch,	Vare,
Culbertson,	Jones,	Norton,	Weaver,
Daix,	Joyce,	Patton,	Whitten,
Davis,	Leslie,	Phipps,	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 897 (House Bill No. 719), entitled:

An act providing for the burial of certain persons who are have been or shall be soldiers sailors or marines designated as "deceased service man" defining the term "deceased service men" and authorizing county Commissioners to provide headstones markers and burial plots for such deceased service men at the expense of the county in which they shall die or have a legal residence at the time of their death

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	*DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Clark,	Heaton,	Miller, J. S.,	Sones,
Craig,	Herron,	Miller, S. J.,	Stineman,
Crow,	Homsher,	Murdoch,	Vare,
Culbertson,	Jones,	Norton,	Weaver,
Daix,	Joyce,	Patton,	Whitten,
Davis,	Leslie,	Phipps,	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 925 (House Bill No. 196), entitled:

An Act providing for an examination of the Mid-Valley Hospital at Blakely borough Lackawanna county by the Board of Public Charities providing for a transfer of said hospital under certain conditions to the Commonwealth regulating such hospital in the event of such transfer and making an appropriation

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

## YEAS—48.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Clark,	Heaton,	Miller, J. S.,	Sones,
Craig,	Herron,	Miller, S. J.,	Stineman,
Crow,	Homsher,	Murdoch,	Vare,
Culbertson,	Jones,	Norton,	Weaver,
Daix,	Joyce,	Patton,	Whitten,
Davis,	Leslie,	Phipps,	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

## BILL OVER IN ORDER.

Mr. BARR. Mr. President, I ask that Senate Bill No. 956, on third reading, entitled:

An Act supplementary to an act entitled "An act granting to water power companies and other corporations owning or controlling water power authority to develop and distribute electric power by means of their water power and to erect construct and maintain the necessary buildings, plant and apparatus for that purpose," approved the second day of July one thousand eight hundred and ninety-five (P. L. 425) by extending the power of every corporation heretofore organized or hereafter to be organized for the purpose of supplying water power to the public and granting to every such corporation the power to appropriate property outside the limits of public streets, lanes, alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service, accommodation, convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation.

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

## BILLS ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 962, entitled:

An Act creating a board of managers to have exclusive jurisdiction over all houses of detention for the reception of untried juvenile offenders and neglected and dependent children, who may be under judicial investigation in cities of the second class, and abolishing the boards of managers now in charge of such houses.

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. DAVIS. Mr. President, I ask unanimous consent to amend the title, line 5, by striking out the words "cities of the second" and inserting in lieu thereof "counties of the third"; also section 1, page 1, line 4, by striking out the words "cities of the second" and inserting in lieu thereof the words "counties of the third."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

## BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 963, as follows:

An Act to authorize the acquisition by purchase or condemnation of lands with or without buildings thereon and the erection of buildings for a State Truancy School and for the ap-



pointment of a commission to acquire the same and making an appropriation for the purposes of this act and providing for its operation by the State Board of Education

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That for the purpose of the proper care training and correction of habitual truants there is hereby constituted and established a State Truancy School which institution shall be devoted to the aforesaid purpose and shall be operated under rules and regulations of the State Board of Education

Section 2 There is hereby constituted a commission to carry out the purpose of this act which commission shall be composed of five citizens of the Commonwealth of Pennsylvania to be appointed by the Governor Said commission shall forthwith organize and proceed to acquire by purchase condemnation or otherwise suitable lands and buildings or vacant lands upon which they shall erect buildings and shall have the general control and management of such operation until such time as it is ready for occupancy The control and management thereof or any part thereof shall be vested in the State Board of Education as soon as it is ready to receive inmates

Section 3 The sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary is hereby appropriated out of any moneys in the treasury not otherwise appropriated for the purpose of this act and in accordance with the provisions thereof

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron.	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Clark,	Heaton,	Miller, J. S.,	Sones,
Craig,	Herron,	Miller, S. J.,	Stineman,
Crow,	Homsher,	Murdoch,	Vare,
Culbertson,	Jones,	Norton,	Weaver,
Daix,	Joyce,	Patton,	Whitten,
Davis,	Leslie,	Phipps,	Woodward.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 964, as follows:

An Act to further amend section eight of the act approved the seventeenth day of February one thousand nine hundred and six (Pamphlet Laws forty-five) entitled "An act to regulate the deposits of State funds to prescribe the method of selecting State depositories to limit the amount of State deposits to provide for the security of such deposits to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking fund to declare it a misdemeanor to give or take anything of value for obtaining the same and prescribing penalties for violations of this act" by fixing the rate of interest to be paid by active and non-active depositories

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eight of the act approved the seventeenth day of February one thousand nine hundred and six (Pamphlet Laws forty-five) entitled "An act to regulate the deposits of State funds to prescribe the method of selecting State depositories to limit the amount of State deposits to provide for the security of such deposits to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking funds to declare it a misdemeanor to give or take anything of value for obtaining the same and prescribing penalties for violations of this act" which as amended by section two of the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand sixty-five) entitled "An act amending an act entitled 'An act to regulate the deposits of State funds to prescribe the method of selecting State depositories to limit the amount of State deposits to provide for the security of such deposits to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking funds to declare it a misdemeanor to give or take anything of value for obtaining the same and prescribing penalties for violations of this act' approved February seventeenth one thousand nine hundred and six so as to authorize combined deposits in all active depositories to an amount not to exceed the sum of six million dollars and so as to authorize the selection by the Board of Revenue Commissioners and the Banking Commis-

sioner of two banks or trust companies as active depositories for State funds in addition to the number now provided by law" reads as follows

"Section 8 The interest rate to be paid by the depositories upon all State deposits shall be at the rate of two per centum per annum and all distinctions between active and nonactive depositories as to interest rate shall be abolished

The Revenue Commissioners and the Banking Commissioner or a majority of them shall designate two banks or trust companies in Dauphin county two banks or trust companies in Philadelphia county and two banks or trust companies in Allegheny county to be known as active depositories in which shall be deposited a sufficient amount of the daily receipts of the State Treasury to transact the current business of the Commonwealth and said Revenue Commissioners and the Banking Commissioner or a majority of them shall have power if to them it seem necessary to designate two other banks or trust companies located in any of the counties above-mentioned or in any other county of the Commonwealth to be known as active depositories and to be used for the purposes above-mentioned" is hereby amended to read as follows

Section 8 The interest rate to be paid by the depositories upon all State deposits shall be at the rate of two per centum per annum by all active depositories and at the rate of three per centum per annum by all nonactive depositories

The Revenue Commissioners and the Banking Commissioner or a majority of them shall designate two banks or trust companies in Dauphin county two banks or trust companies in Philadelphia county to be known as active depositories in which shall be deposited a sufficient amount of the daily receipts of the State Treasury to transact the current business of the Commonwealth and said Revenue Commissioners and the Banking Commissioner or a majority of them shall have power if to them it seem necessary to designate two other banks or trust companies located in any of the counties above mentioned or in any other county of the Commonwealth to be known as active depositories and to be used for the purposes above mentioned

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Clark,	Heaton,	Miller, J. S.,	Sones,
Craig,	Herron,	Miller, S. J.,	Stineman,
Crow,	Homsher,	Murdoch,	Vare,
Culbertson,	Jones,	Norton,	Weaver,
Daix,	Joyce,	Patton,	Whitten,
Davis,	Leslie,	Phipps,	Woodward.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 965, entitled:

An Act making an appropriation to the Hebrew Sheltering Home and Day Nursery for Children Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Clark,	Heaton,	Miller, J. S.,	Sones,
Craig,	Herron,	Miller, S. J.,	Stineman,
Crow,	Homsher,	Murdoch,	Vare,
Culbertson,	Jones,	Norton,	Weaver,
Daix,	Joyce,	Patton,	Whitten,
Davis,	Leslie,	Phipps,	Woodward.

NAYS—0.



A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 967, entitled:

An Act making an appropriation to the trustees of the Locust Mountain Hospital at Shenandoah Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Clark,	Heaton,	Miller, J. S.,	Sones,
Craig,	Herron,	Miller, S. J.,	Stineman,
Crow,	Hornsher,	Murdoch,	Vare,
Culbertson,	Jones,	Norton,	Weaver,
Daix,	Joyce,	Patton,	Whitten,
Davis,	Leslie,	Phipps,	Woodward.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. DAVIS. Mr. President, I ask that Senate Bill No. 969, on third reading entitled:

An Act to regulate the allotting or subdividing of land in cities of the second class by requiring the recording in the office of the recorder of deeds of a map or plate prior to the sale conveyance or mortgaging of any part thereof and providing penalties for the violation of the act

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 970, as follows:

An Act amending an act entitled "A supplement to an act entitled 'An act for the government of cities of the second class' approved the seventh day of March Anno Domini one thousand nine hundred and one creating and regulating a City Planning Department giving it jurisdiction extending it over the city and for three miles beyond the city limits and regulating the laying out of plans of lots within the limits of the city," approved the tenth day of June Anno Domini one thousand nine hundred eleven (Pamphlet Laws eight hundred and seventy-two) by providing the method of appointment and terms of office of the members of the City Planning Department and that all plans of streets for public use shall be submitted to and approved by this department

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act entitled "A supplement to an act entitled 'An act for the government of cities of the second class' approved the seventh day of March Anno Domini one thousand nine hundred and one creating and regulating a City Planning Department giving it jurisdiction extending it over the city and for three miles beyond the city limits and regulating the laying out of plans of lots within the limits of the city," approved the tenth day of June Anno Domini one thousand nine hundred eleven (Pamphlet Laws eight hundred and seventy-two) which reads as follows

"Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That an additional executive department in the government of cities of the second class is hereby created to be known as the Department of City Planning which shall be in charge of a City Planning Commission consisting of nine persons to be appointed by the mayor to serve during his term in office and until their successors are duly appointed and qualified and who may or may not be residents of the city An appointment to fill

a casual vacancy shall be only for the unexpired portion of the term Three shall be a quorum They may make and alter rules and regulations for their own organization and procedure consistent with the ordinances of the city and the laws of the Commonwealth They shall serve without compensation and make annually to the mayor a report of their transactions and recommendations They may employ engineers and other persons whose salaries and wages and other necessary expenses of the commission shall be provided for in the direction of councils by the proper appropriations and ordinances" Be and the same is hereby amended so as to read as follows

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That an additional executive department in the government of cities of the second class is hereby created to be known as the Department of City Planning which shall be in charge of a City Planning Commission consisting of nine persons who may or may not be residents of the city at least seven of whom shall not be paid city employees to be appointed by the mayor three of them shall be designated to serve two years from January first one thousand nine hundred twenty-two and three four years therefrom and three six years therefrom their successors shall be appointed on the expiration of their respective terms to serve six years An appointment to fill a casual vacancy shall be only for the unexpired portion of the term Three shall be a quorum They may make and alter rules and regulations for their own organization and procedure consistent with the ordinance of the city and the laws of the Commonwealth They shall serve without compensation and make annually to the mayor a report of their transactions and recommendations They may employ engineers and other persons whose salaries and wages and other necessary expenses of the commission shall be provided for in the discretion of councils by the proper appropriations and ordinances

Section 2. That section five of said act which reads as follows "Section 5 All plans plots or re-plots of lands laid out in building lots and the streets alleys or other portions of the same intended to be dedicated to public use or for the use of purchasers or owners of lots fronting thereon or adjacent thereto and located within the city limits shall be submitted to the City Planning Commission and approved by it before it shall be recorded And it shall be unlawful to receive or record such plan in any public office unless the same shall bear thereon by endorsement or otherwise the approval of the City Planning Commission The disapproval of any such plan by the City Planning Commission shall be deemed a refusal of the proposed dedication shown thereon The approval of the commission shall be deemed an acceptance of the proposed dedication but shall not impose any duty upon the city concerning the maintenance or improvement of any such dedicated parts until the proper authorities of the city shall have made actual appropriation of the same by entry use or improvement and owners and purchasers shall be deemed to have notice of the published plans maps and reports of the commission affecting such property within its jurisdiction" Be and the same is hereby amended so as to read as follows

Section 5. All plans of streets for public use and all plans plots or re-plots of lands laid out in building lots and the streets alleys or other portions of the same intended to be dedicated to public use or for the use of purchasers or owners of lots fronting thereon or adjacent thereto and located within the city limits shall be submitted to the City Planning Commission and approved by it before it shall be recorded And it shall be unlawful to receive or record such plan in any public office unless the same shall bear thereon by endorsement or otherwise the approval of the City Planning Commission The disapproval of any such plan by the City Planning Commission shall be deemed a refusal of the proposed dedication shown thereon The approval of the commission shall be deemed an acceptance of the proposed dedication but shall not impose any duty upon the city concerning the maintenance or improvement of any such dedicated parts until the proper authorities of the city shall have made actual appropriation of the same by entry use or improvement and owners and purchasers shall be deemed to have notice of the published plans maps and reports of the commission affecting such property within its jurisdiction

Section 3. This act shall take effect and be in force the first day of January one thousand nine hundred twenty-two

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

YEAS—48.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Clark,	Heaton,	Miller, J. S.,	Sones,
Craig,	Herron,	Miller, S. J.,	Stineman,
Crow,	Hornsher,	Murdoch,	Vare,
Culbertson,	Jones,	Norton,	Weaver,
Daix,	Joyce,	Patton,	Whitten,
Davis,	Leslie,	Phipps,	Woodward.

NAYS—0.



A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 971, as follows:

An Act amending an act entitled "A supplement to an act entitled 'An act for the government of cities of the second class' approved the seventh day of March one thousand nine hundred and one authorizing cities of the second class to regulate and limit the height and bulk of buildings and the area of yards courts and open spaces and to regulate and restrict the location of trades and industries and the location of buildings for specified uses and to make regulations for trades and industries and for the use of buildings and for the above purposes to divide the cities into districts and authorizing the City Planning Commission to recommend the boundaries of districts and appropriate regulations therein and providing the method of adoption of said districts regulations and restrictions and the method of amendment or change thereof" approved the twenty-first day of June Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws five hundred seventy) providing for twenty days notice to the City Planning Commission of any proposed amendment or change for an enforcing officer and a board of appeal to review his actions

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act entitled "A supplement to an act entitled 'An act for the government of cities of the second class' approved the seventh day of March one thousand nine hundred and one authorizing cities of the second class to regulate and limit the height and bulk of buildings and the areas of yards courts and open spaces and to regulate and restrict the location of trades and industries and the location of buildings for specified uses and to make regulations for trades and industries and for the use of buildings and for the above purposes to divide the cities into districts and authorizing the City Planning Commission to recommend the boundaries of districts and appropriate regulations therein and providing for the method of adoption of said districts regulations and restrictions and the method of amendment or change thereof" approved the twenty-first day of June Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws five hundred seventy) which reads as follows

"Section 2 It shall be the duty of the City Planning Commission of said cities to recommend the boundaries of districts and appropriate regulations and restrictions to be imposed therein Such commission shall make a tentative report and hold public meetings thereon before submitting its final report At such time as the council may require after such final report council shall afford persons interested an opportunity to be heard at a time and place to be specified in a notice of hearing to be published for ten consecutive days in two (2) daily newspapers of general circulation in said cities and the said cities shall not determine the boundaries of any district nor impose any regulations or restrictions until after the final report of the City Planning Commission and after said hearing before council

The said cities may from time to time after public notice and hearing amend supplement or change said regulations restrictions or districts Provided That if a protest against a proposed amendment supplement or change be presented duly signed by the owners of twenty (20) per centum or more of the frontage proposed to be altered or by the owners of twenty (20) per centum of the frontage immediately in the rear thereof or by the owners of twenty (20) per centum of the frontage directly opposite the frontage proposed to be altered a three-fourths vote of the members of council shall be required" be and the same is hereby amended to read as follows

Section 2 It shall be the duty of the City Planning Commission of said cities to recommend the boundaries of districts and appropriate regulations and restrictions to be imposed therein Such commission shall make a tentative report and hold public meetings thereon before submitting its final report At such time as the council may require after such final report council shall afford persons interested an opportunity to be heard at a time and place to be specified in a notice of hearing to be published for ten consecutive days in two (2) daily newspapers of general circulation in said cities and the said cities shall not determine the boundaries of any district nor impose any regulations or restrictions until after the final report of the City Planning Commission and after said hearing before council

The said cities may from time to time after public notice and hearing amend supplement or change said regulations restrictions or districts Provided That if a protest against a proposed amendment supplement or change be presented duly signed by the owners of twenty (20) per centum or more of the frontage proposed to be altered or by the owners of twenty (20) per centum of the frontage immediately in the rear thereof or by the owners of twenty (20) per centum of the frontage directly opposite the frontage proposed to be altered a three-fourths vote of the members of council shall be required

Provided further That before any such amendment supplement or change shall be voted on by council the said City Planning Commission shall have been given by the clerk of council twenty (20) days notice thereof and of the date of hearing and

Provided further That all ordinances passed under the terms of this act shall be enforced by such officer of the city as may be designated by ordinance and that upon the application of any aggrieved person the action or actions of such officer may be reviewed and affirmed modified or reversed by a board of appeal

of three (3) members one of whom shall be a member of the City Planning Commission the said board of appeal and the procedure and the method of such application for review to be provided for by ordinance

Section 2 If any provision of the act to which this is an amendment or of this act shall be held by any court to be unconstitutional such judgment shall not affect any other section of either act

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Kyrie,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Clark,	Heaton,	Miller, J. S.,	Sones,
Craig,	Herron,	Miller, S. J.,	Stineman,
Crow,	Homsher,	Murdoch,	Vare,
Culbertson,	Jones,	Norton,	Weaver,
Daix,	Joyce,	Patton,	Whitten,
Davis,	Leslie,	Phipps,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. Davis. Mr. President, I ask that Senate Bill No. 972, on third reading entitled:

An Act empowering cities to take purchase or condemn property for the purpose of erecting providing maintaining and operating thereon playgrounds playfields gymnasiums public baths swimming pools indoor recreation centers comfort stations waiting stations and drinking fountains,

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 973, as follows:

An Act to amend an act entitled "An Act amending section nine of an act entitled 'An act in relation to the laying out opening widening straightening extending or vacating streets and alleys and the construction of bridges in the several municipalities of this Commonwealth the grading paving macadamizing or otherwise improving streets and alleys providing for ascertaining the damages to private property resulting therefrom the assessment of the damages costs and expenses thereof upon the property benefited and the construction of sewers and payment of the damages costs and expenses thereof including damages to private property resulting therefrom' approved May sixteenth Anno Domini one thousand eight hundred and ninety-one enabling municipal corporations to lay out open widen extend and vacate streets or alleys upon petition or without petition of property owners as amended by the act approved the twenty-second day of May Anno Domini one thousand eight hundred and ninety-five providing for the approval of ordinances by the city recorder and the publication of the ordinances approved the nineteenth day of March Anno Domini one thousand nine hundred and three (Pamphlet Laws thirty-five) providing that the ordinances may require that no building may be built or altered except to conform to the lines fixed by the widening or straightening ordinances and that in such case the landowner's right of action shall not accrue until actual occupancy by the municipality or the locating or relocating of the building to conform to the new lines

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the nineteenth day of March one thousand nine hundred and three (Pamphlet Laws thirty-five) entitled "An act amending section nine of an act entitled 'An act in relation to the laying out opening widening straightening extending or vacating streets and alleys and the construction of bridges in the several municipalities of this Commonwealth the grading paving macadamizing or otherwise improving streets and alleys providing for ascertaining the damages to private property resulting therefrom the assessment of the damages costs and expenses thereof upon the property bene-



fitted and the construction of sewers and payment of the damages costs and expenses thereof including damages to private property resulting therefrom approved May sixteenth Anno Domini one thousand eight hundred and ninety-one enabling municipal corporations to lay out open widen extend and vacate streets or alleys upon petition or without petition of property owners as amended by the act approved the twenty-second day of May Anno Domini one thousand eight hundred and ninety-five providing for the approval of ordinances by the city recorder and the publication of the ordinances which reads as follows

"Section 9 Every municipal corporation shall have power to open widen straighten or extend streets or alleys or parts thereof within its limits and to vacate streets or alleys or parts thereof upon the petition of a majority in number and interest of owners of property abutting on the line of the proposed improvement to be verified by the affidavit of one or more parties as in the preceding section a majority in interest of owners of undivided interests in any piece of property to be deemed and treated as one person for the purposes of petition. Every municipal corporation shall have power whenever the councils or authorities thereof shall deem it necessary to open widen straighten or extend streets or alleys or parts thereof and to vacate streets or alleys or parts thereof without any petition of property owners. Provided The ordinance or ordinances authorizing the same shall be adopted and enacted by the affirmative vote of three-fourths of the members elect composing the councils of such municipality and approved by the mayor city recorder or burgess thereof. No such ordinance shall be finally adopted and enacted in a less period than thirty (30) days from the date of its introduction and in the meantime copies of said ordinance shall be published in each of the official newspapers of such municipality once a week for three consecutive weeks immediately following the introduction thereof and in case such municipality shall have no official newspapers then in at least one newspaper published in the county in which the municipality is situate once a week for three consecutive weeks" be and the same is hereby amended so as to read as follows

Section 9 Every municipal corporation shall have power to open widen straighten or extend streets or alleys or parts thereof within its limits and to vacate streets or alleys or parts thereof upon the petition of a majority in number and interest of owners of property abutting on the line of the proposed improvements to be verified by the affidavit of one or more parties as in the preceding section a majority in interest of owners of undivided interests in any piece of property to be deemed and treated as one person for the purposes of petition. Every municipal corporation shall have power whenever the councils or authorities thereof shall deem it necessary to open widen straighten or extend streets or alleys or parts thereof and to vacate streets or alleys or parts thereof without any petition of property owners. The widening or straightening ordinances shall fix the new line or lines and may require that thereafter no owner or builder shall erect any new building or rebuild or alter the front of any building already erected without making it conform to the new lines in which case the landowner's right of action shall accrue only when the said municipal corporation actually enters on and occupies the land within the said lines or the said building is located or re-located to conform to said lines. Provided The ordinance or ordinances authorizing the same shall be adopted and enacted by the affirmative vote of three-fourths of the members elect composing the councils of such municipality and approved by the mayor city recorder or burgess thereof. No such ordinance shall be finally adopted and enacted in a less period than thirty (30) days from the date of its introduction and in the meantime copies of said ordinance shall be published in each of the official newspapers of such municipality once a week for three consecutive weeks immediately following the introduction thereof and in case such municipality shall have no official newspapers then in at least one newspaper published in the county in which the municipality is situate once a week for three consecutive weeks

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

YEAS—48.

Aron.	DeWitt.	Long.	Salus.
Baldwin.	Donahue.	MacDade.	Schantz.
Barnes.	Einstein.	Marlow.	Service.
Barr.	Eyre.	McClintock.	Sisson.
Boyd.	Gray.	McConnell.	Smith.
Buckman.	Hackett.	McNichol.	Snyder.
Clark.	Heaton.	Miller, J. S.	Sones.
Craig.	Herron.	Miller S. J.	Stineman.
Crow.	Homsher.	Murdoch.	Vare.
Culbertson.	Jones.	Norton.	Weaver.
Daix.	Joyce.	Patton.	Whitten.
Davis.	Leslie.	Phipps.	Woodward.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. JOYCE. Mr. President, I ask that Senate Bill No. 974, on third reading, entitled:

An Act to further amend section three hundred ninety-five of an act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 975, entitled:

An Act making an appropriation to the Babies' Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

YEAS—48.

Aron.	DeWitt.	Long.	Salus.
Baldwin.	Donahue.	MacDade.	Schantz.
Barnes.	Einstein.	Marlow.	Service.
Barr.	Eyre.	McClintock.	Sisson.
Boyd.	Gray.	McConnell.	Smith.
Buckman.	Hackett.	McNichol.	Snyder.
Clark.	Heaton.	Miller, J. S.	Sones.
Craig.	Herron.	Miller S. J.	Stineman.
Crow.	Homsher.	Murdoch.	Vare.
Culbertson.	Jones.	Norton.	Weaver.
Daix.	Joyce.	Patton.	Whitten.
Davis.	Leslie.	Phipps.	Woodward.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 977, entitled:

An Act authorizing the county commissioners of any county within this Commonwealth to appropriate and pay out of the treasury of their county, a sum not exceeding ten thousand dollars for the entertainment and other general expenses incident to a state or national convention, encampment, reunion or meeting of any national organization composed of certain honorably discharged soldiers, sailors and marines of the United States, and directing the manner in which such appropriations shall be expended

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

YEAS—48.

Aron.	DeWitt.	Long.	Salus.
Baldwin.	Donahue.	MacDade.	Schantz.
Barnes.	Einstein.	Marlow.	Service.
Barr.	Eyre.	McClintock.	Sisson.
Boyd.	Gray.	McConnell.	Smith.
Buckman.	Hackett.	McNichol.	Snyder.
Clark.	Heaton.	Miller, J. S.	Sones.
Craig.	Herron.	Miller S. J.	Stineman.
Crow.	Homsher.	Murdoch.	Vare.
Culbertson.	Jones.	Norton.	Weaver.
Daix.	Joyce.	Patton.	Whitten.
Davis.	Leslie.	Phipps.	Woodward.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.



Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 982, (House Bill No. 876), entitled:

An Act to amend sections one two three five six and seven of an act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and eighty-four) entitled "An act empowering cities of the second and third classes boroughs and counties to acquire maintain and operate playgrounds playfields gymnasiums public baths swimming pools and indoor recreation centers authorizing school districts to join in the maintenance and operation of said activities and authorizing the issue of bonds and the levy of taxes for such purposes" by extending the provisions thereof so as to include townships

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—48.

Aron,	DeWitt,	Long,	Salus.
Baldwin,	Donahue,	MacDade,	Schantz.
Barnes,	Einstein,	Marlow,	Service.
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Clark,	Heaton,	Miller, J. S.,	Sones,
Craig,	Herron,	Miller, S. J.,	Stineman,
Crow,	Hornsher,	Murdoch,	Vare,
Culbertson,	Jones,	Norton,	Weaver,
Daix,	Joyce,	Patton,	Whitten,
Davis,	Leslie,	Phipps,	Woodward.

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 990, (House Bill 1193), entitled:

An Act empowering clerks designated by the board for the assessment and revision of taxes in counties of the second class to administer oaths and affirmations

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—48.

Aron,	DeWitt,	Long,	Salus.
Baldwin,	Donahue,	MacDade,	Schantz.
Barnes,	Einstein,	Marlow,	Service.
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Clark,	Heaton,	Miller, J. S.,	Sones,
Craig,	Herron,	Miller, S. J.,	Stineman,
Crow,	Hornsher,	Murdoch,	Vare,
Culbertson,	Jones,	Norton,	Weaver,
Daix,	Joyce,	Patton,	Whitten,
Davis,	Leslie,	Phipps,	Woodward.

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1000, (House Bill No. 1096), entitled:

An Act to amend sections one, two and three, article seven, chapter six of an act approved the fourteenth day of May, one thousand nine hundred and fifteen (P. L. 312) entitled, "An

act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs."

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—48.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz.
Barnes,	Einstein,	Marlow,	Service.
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Clark,	Heaton,	Miller, J. S.,	Sones,
Craig,	Herron,	Miller, S. J.,	Stineman,
Crow,	Hornsher,	Murdoch,	Vare,
Culbertson,	Jones,	Norton,	Weaver,
Daix,	Joyce,	Patton,	Whitten,
Davis,	Leslie,	Phipps,	Woodward.

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

#### BILL OVER IN ORDER.

The CHAIR, Senate Bill No. 1008, on third reading, entitled:

An Act to fix the number of representatives in the General Assembly of the State and to apportion the State into representative districts as provided by the Constitution

has not been received from the printer and will go over in its order.

#### BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1009, as follows:

An Act amending an act entitled "A supplement to an act entitled 'An act for the annexation of any city borough township or part of a township to a contiguous city and providing for the indebtedness of the same' approved the twenty-eighth day of April Anno Domini one thousand nine hundred and three to enable territory now annexed under the provisions of said act to be arranged and erected into a ward or wards of the city to which it is annexed and providing the procedure for that purpose and for the proper representation of the ward or wards erected" approved the twenty-eighth day of May Anno Domini one thousand nine hundred seven (Pamphlet Laws two hundred and ninety-five) by changing the number of petitioners from twenty per centum of the qualified voters to five per centum of the qualified voters as shown by the registry for the last preceding election of the city borough township or part of a township so annexed and authorizing the mayor of the city to which the territory was annexed make said petition

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act entitled "A supplement to an act entitled 'An act for the annexation of any city borough township or part of a township to a contiguous city and providing for the indebtedness of the same' approved the twenty-eighth day of April Anno Domini one thousand nine hundred and three to enable territory now annexed or which may hereafter be annexed under the provisions of said act to be arranged and erected into a ward or wards of the city to which it is annexed and providing the procedure for that purpose and for the proper representation of the ward or wards erected" approved the twenty-eighth day of May Anno Domini one thousand nine hundred and seven (Pamphlet Laws two hundred and ninety-five) which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever in this Commonwealth now or hereafter any city borough township or part of a township has been or shall be annexed to a contiguous city under the provisions of the act of the General Assembly of the State of Pennsylvania entitled 'An act for the annexation of any city borough township or part of a township to a contiguous city and providing for the indebtedness of the same' approved the twenty-eighth day of April Anno Domini one thousand nine hundred and three and is now or may hereafter become a part of the city to which it is an-



nexed that the territory thus annexed shall as soon as practicable be arranged and erected into a ward or wards of the same city to which it is annexed in the following manner by the following procedure namely

There shall be presented to the court of quarter sessions of the county in which the decree for annexation has been entered a petition signed by at least twenty per centum of the qualified voters as shown by the registry for the last preceding election of the city borough township or part of a township so annexed setting forth the decree of annexation the date and place of record thereof and praying said court to make such order or decree as will give to the people of the annexed territory representation in the different branches of government of said city by erecting from said annexed territory and creating therefrom a ward or wards thereof and thereupon it shall be the duty of the said court to make such order or decree as will give to the people of such annexed territory representation in the different branches of government of said city and that will entitle the citizens of such annexed territory to enjoy and exercise full rights of citizenship in the city to which such territory has been annexed by erecting and creating from said annexed territory a ward or wards thereof to be duly constituted a ward or wards of the city to which such territory has been annexed and become a part and said court shall number the ward or wards thus erected and created and shall determine and set forth in said decree whether said annexed territory shall be erected into and created one ward or more than one ward of the city to which such territory has been annexed and become a part of which said decree shall be entered in full upon the records of said court and certified copies thereof by the clerk of said court under the seal of said court shall be delivered to and filed by the clerk of the councils of said city and the secretary of the school district or board of the school district in which said ward or wards become located" be amended so as to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever in this Commonwealth now or hereafter any city borough township or part of a township has been or shall be annexed to a contiguous city under the provisions of the act of the General Assembly of the State of Pennsylvania entitled "An act for the annexation of any city borough township or part of a township to a contiguous city and providing for the indebtedness of the same" approved the twenty-eight day of April Anno Domini one thousand nine hundred and three and is now or may hereafter become a part of the city to which it is annexed that the territory thus annexed shall as soon as practicable be arranged and erected into a ward or wards of the same city to which it is annexed in the following manner by the following procedure namely

There shall be presented to the court of quarter sessions of the county in which the decree for annexation has been entered a petition signed by at least five per centum of the qualified voters as shown by the registry for the last preceding election of the city borough township or part of a township so annexed or by the mayor of the city to which said territory has been annexed setting forth the decree of annexation the date and place of record thereof and praying said court to make such order or decree as will give to the people of the annexed territory representation in the different branches of government of said city by erecting from said annexed territory and creating therefrom a ward or wards thereof and thereupon it shall be the duty of the said court to make such order or decree as will give to the people of such annexed territory representation in the different branches of government of said city and that will entitle the citizens of such annexed territory to enjoy and exercise full rights of citizenship in the city to which such territory has been annexed by erecting and creating from said annexed territory a ward or wards thereof to be duly constituted a ward or wards of the city to which such territory has been annexed and become a part and said court shall number the ward or wards thus erected and created and shall determine and set forth in said decree whether said annexed territory shall be erected into and created one ward or more than one ward of the city to which such territory has been annexed and become a part of which said decree shall be entered in full upon the records of said court and certified copies thereof by the clerk of said court under the seal of said court shall be delivered to and filed by the clerk of the councils of said city and the secretary of the school district or board of the school district in which said ward or wards become located

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

YEAS—48.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,

Clark,	Heaton,	Miller, J. S.,	Sones,
Craig,	Herron,	Miller, S. J.,	Stineman,
Crow,	Homsher,	Murdoch,	Vare,
Culbertson,	Jones,	Norton,	Weaver,
Daix,	Joyce,	Patton,	Whitten,
Davis,	Leslie,	Phipps,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1012, entitled:

An Act to repeal section eighteen of an act approved the twentieth day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred twenty-nine) entitled "An act defining and regulating public amusements and places used therefor requiring and regulating the licensing thereof restricting the scope of certain acts of Assembly relating thereto and providing penalties for violation of this act"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

YEAS—48.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Buckman,	Gray,	McConnell,	Smith,
Christley,	Hackett,	McNichol,	Snyder,
Craig,	Heaton,	Miller, J. S.,	Sones,
Crow,	Herron,	Miller, S. J.,	Stineman,
Culbertson,	Homsher,	Murdoch,	Vare,
Daix,	Jones,	Norton,	Weaver,
Davis,	Joyce,	Patton,	Whitten,
	Leslie,	Phipps,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

The PRESIDENT. Senate Bill No. 1027, (House Bill No. 1088), entitled:

An Act authorizing the directors of the poor of Jenkins township Pittston borough and Pittston township in Luzerne county to acquire property and to erect and equip an asylum for the insane and to levy taxes and borrow money therefor

is erroneously on the calendar.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1034, (House Bill No. 1330), entitled:

An Act to amend section eleven of an act approved the twelfth day of July, one thousand nine hundred and nineteen, entitled "An act authorizing stock corporations, other than building and loan associations and corporations authorized by law to transact a banking or insurance business, to make provision, upon formation, reorganization, merger or consolidation, for the issue of either or both preferred or common shares without nominal or par value; regulating the same and such corporations; and prescribing the method of determining the number of shares and capital of corporations issuing shares in such manner," by providing that no bonus shall be required to be paid under the laws of this Commonwealth upon the stock of a corporation issued to acquire property of which an existing corporation is obliged to divest itself in order to comply with any law of this Commonwealth or to enable it to exercise any rights otherwise conferred on it by any law of this Commonwealth and provided further that no bonus shall be required to be paid under the laws of this Commonwealth in cases of reorganization, merger, or consolidation in connection with which all certificates of capital stock with nominal or par value are fully surrendered by the share-holders of the corporation in process of reorganization, or of the two or more corporations in process of merger or consolidation, and in exchange therefore the aforesaid shareholders receive without other consideration or the paying in of additional capital assets, a like or a lesser or a greater number of shares without nominal or par value.



And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

## YEAS—48.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Buckman,	Gray,	McConnell,	Smith,
Christley,	Hackett,	McNichol,	Snyder,
Clark,	Heaton,	Miller, J. S.,	Sones,
Craig,	Herron,	Miller, S. J.,	Stineman,
Crow,	Homsher,	Murdoch,	Vare,
Culbertson,	Jones,	Norton,	Weaver,
Daix,	Joyce,	Patton,	Whitten,
Davis,	Leslie,	Phipps,	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1035, (House Bill No. 1331), entitled:

An Act relating to the payment of bonus upon the capital stock of corporations issued to acquire properties or stock of existing corporations where the amount of corporate property in the Commonwealth is not increased but where a change of ownership is effected

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

## YEAS—48.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Buckman,	Gray,	McConnell,	Smith,
Christley,	Hackett,	McNichol,	Snyder,
Clark,	Heaton,	Miller, J. S.,	Sones,
Craig,	Herron,	Miller S. J.,	Stineman,
Crow,	Homsher,	Murdoch,	Vare,
Culbertson,	Jones,	Norton,	Weaver,
Daix,	Joyce,	Patton,	Whitten,
Davis,	Leslie,	Phipps,	Woodward.

## NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

## REPORTS FROM COMMITTEES.

Mr. CRAIG. Mr. President, I ask unanimous consent to make reports from committees at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CRAIG, from the Committee on Banks and Building and Loan Associations, reported as committed, Senate Bill No. 845, (House Bill No. 1097), entitled:

An act restricting the appointment of corporate fiduciaries by testators or by any court or register of wills to corporations fully subject to supervision and examination by the Banking Department

Also from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 1028, (House Bill No. 1212), entitled:

An Act to amend section twelve, article one, chapter eight of an act approved the fourteenth day of May, one thousand nine hundred fifteen (P. L. 312) entitled "An Act

providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs."

Also from the Committee on New Counties and County Seats, reported as amended, Senate Bill No. 712, (House Bill No. 671), entitled:

An Act providing for county poor districts in counties of the sixth class, providing for their management direction and control by the county commissioners, defining their powers and duties imposing certain duties upon the county treasurer and county controller or county auditors, abolishing the present poor districts and transferring their property

## BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1, as follows:

An Act to exempt female electors from the duty of serving on juries

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all female electors shall hereafter be exempt from the duty of serving on juries and from any fine or penalty for neglect or refusal to serve Provided That any female elector may waive this exemption by writing filed in the office of the county commissioners and after filing such waiver shall be subject to jury duty

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 284, (House Bill No. 48), as follows:

A Joint Resolution proposing an amendment to section one of article fourteen of the Constitution of the Commonwealth of Pennsylvania

Section 1 Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following amendment to section one of article fourteen of the Constitution of the Commonwealth of Pennsylvania be and the same is hereby proposed in accordance with provisions of the eighteenth article thereof

That section one of article fourteen which reads as follows

"Section 1 County officers shall consist of sheriffs coroners prothonotaries registers of wills recorders of deeds commissioners treasurers surveyors auditors or controllers clerks of the courts district attorneys and such others as may from time to time be established by law and no sheriff or treasurer shall be eligible for the term next succeeding the one for which he may be elected" be amended so as to read as follows

Section 1 County officers shall consist of sheriffs coroners prothonotaries registers of wills recorders of deeds commissioners treasurers surveyors auditors or controllers clerks of the courts district attorneys and such others as may from time to time be established by law and no sheriff except sheriffs in counties having a population of less than fifty thousand inhabitants and no treasurer shall be eligible for the term next succeeding the one for which he may be elected

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 456, as follows:

An Act making an appropriation to the Berks County Tuberculosis Society

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary is hereby specifically appropriated to the Berks County Tuberculosis Society for the maintenance of the Neversink Sanatorium for the two fiscal years beginning June first one thousand nine hundred and twenty-one

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.



Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 547, (House Bill No. 608), entitled:

An Act to amend section one of an act approved the sixth day of May Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws two hundred and sixty-two) entitled "An act imposing certain liabilities on persons firms and corporations in cities of the second class for the cost of extinguishing fires which occur through their criminal intent design or wilful negligence or where they have not complied with any law ordinance or other lawful regulation for the prevention of fire or the spreading thereof providing a method for the ascertaining of such cost and the manner of collecting the same" so as to extend its provisions to persons firms and corporations in cities of the third class and boroughs

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 605, as follows:

An Act providing for the valuation and assessment in counties of the second class of all property of every kind and description and all occupations taxable for county city school borough and township purposes creating a County Assessment Board for that purpose providing for the payment of the entire expense thereof by such counties prescribing the duties of the several county officers in respect thereto and abolishing all existing offices boards or departments having to do with the valuation and assessment of such taxable property in such counties cities school districts boroughs and townships

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That for the purpose of making uniform assessments and valuations on all property made liable to taxation in counties of the second class for county city school borough and township purposes and simplifying the procedure relating thereto there is hereby created in counties of the second class a board to be known as the "County Assessment Board" Said Board shall annually hereafter make the assessments and valuations of all property of every kind and description real personal and mixed and all occupations made taxable for county city school borough or township purposes in counties of the second class

Section 2 Said Board shall consist of nine persons to be elected and to hold office as hereinafter mentioned At the general municipal election to be held in the present year in each county of the second class within this Commonwealth and at the first general or municipal election therein at least sixty days after any other county shall have entered the said class the members of said Board shall be elected to serve from the first Monday of January following on which date the members of said Board shall meet and organize Immediately thereafter the members of said Board shall divide themselves by lot into three classes three to serve for two years three to serve for four years and three to serve for six years thereafter at each general or municipal election thereafter there shall be elected the number of persons required to fill the offices of those whose terms are about to expire to serve for the term of six years and also to fill any vacancy caused by death resignation removal or otherwise howsoever occurring more than sixty days before such election to serve for the balance of the term of the member or members whose vacancy is to be filled

Section 3 The members of said Board shall have been residents of said county for at least five years prior to the date fixed for the taking of office and they shall reside in said county during their term of office and shall not hold any other office position or employment under the United States the State of Pennsylvania or any county city borough township or school district therein during the term for which they are elected except that of Notary Public Commissioner of Deeds Officer in the National Guard of Pennsylvania Officer or Director in any National or State Bank or Trust Company or membership on any commission for public works or improvements where such employment is without pecuniary commission

Any member of said Board who has any personal or private interest in any property to be valued or assessed shall disclose the fact to the other members of said Board at a duly held meeting thereof and shall not participate in the making of the assessment and valuation thereof Any member violating any of the provisions of this section shall thereby forfeit his office

Section 4 The members of said Board shall receive for their services during their term of office such annual salary payable from county funds in the county treasury in monthly or semi-monthly installments as may be fixed by the proper county officers in the manner prescribed by existing laws or laws hereafter passed for the fixing of salaries of county employees Such salary shall not be less than two thousand dollars per annum and no more than five thousand dollars per annum

Section 5 The several members of said Board are hereby authorized to administer the oath or affirmation to any person or officer taking any appeal from any assessment or testifying as to any matter or thing connected with the assessment and valuation of any property or making any returns thereof but no charge shall be made by any member of said Board for any such oath or affirmation Any person or officer who shall wilfully and corruptly make a false or fraudulent affidavit or affirmation shall be guilty of wilful and corrupt perjury and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars or undergo an imprisonment by separate and solitary confinement at labor not exceeding seven years and thereupon shall be forever disqualified from being a witness in any matter or controversy

Section 6 Said Board shall divide the County into convenient districts and shall appoint such districts assessors clerks and assistants as may be necessary to conveniently and faithfully perform the duties imposed upon said Board The persons so appointed shall receive such salary annually or monthly or other rate of compensation payable in equal monthly or semi-monthly installments as may be fixed by the proper county officers in the manner prescribed by existing laws or laws hereafter passed for the fixing of salaries and compensation of county employees

Section 7 The District Assessors so appointed shall make preliminary assessments on all property of every kind and description real personal and mixed and all occupations taxable for county city school borough or township purposes in their respective districts Such assessments shall be made annually and shall be filed with the County Assessment Board on or before the first Monday of July of each year

Section 8 The County Assessment Board thereupon shall examine and revise the said valuations and assessments so made increasing or decreasing them as said Board may deem just and proper or by adding thereto any property or subjects of taxation that may have been omitted After such revision the County Assessment Board shall by resolution duly adopted by said Board fix such convenient times as may be necessary for the purpose of hearing appeals taken from such assessments and valuations After hearing of such appeals and the making of such changes as said Board may deem necessary and proper the assessments and valuations so ascertained and determined shall stand as the assessments and valuations for the property and occupations taxable for county city school borough or township purposes until the next annual assessment and valuation thereof unless the same shall be lawfully changed on appeal therefrom in the manner hereinafter provided in which event the valuations and assessment so made shall be changed to conform to the appeals taken therefrom as finally determined in the manner provided by law

Section 9 Said Board or their duly authorized employees shall on the request of any taxpayer furnish such taxpayer with a statement of his taxable property and the valuations and assessments placed thereon

Section 10 Any taxpayer dissatisfied with the valuations placed on his property by said Board may appeal therefrom in writing to said Board setting forth wherein said assessments or valuation is improper inequitable or excessive and shall be entitled to a hearing by said Board a majority of whom shall be a quorum for that purpose and appeals so taken shall be heard and decided promptly thereafter and any person aggrieved thereby shall have a right to take an appeal to the Court of Common Pleas of such County in the manner provided by existing laws or laws hereafter passed for that purpose It shall be the duty of the Court of Common Pleas to promptly hear and determine all appeals so taken and to make such changes in the valuations or assessments so made as may be just and equitable

Section 11 Notice of the time and place when appeals shall be heard by the County Assessing Board shall be given by publication in two newspapers of general circulation, throughout such county printed in the English language twice a week for two consecutive weeks immediately preceding the time fixed for the first appeals

Section 12 All taxes levied for county city school borough or township purposes shall be based upon the valuations or assessments so made by said Board and it shall be the duty of such Board to furnish copies of the respective valuations and assessments duly certified to the corporate authorities of the proper county city school district borough or township therein

Section 13 In making the assessments and valuations of property said Board shall separately value the lands and the buildings thereon and shall certify the same as thus assessed to the proper corporate authorities together with the aggregate valuation of all property and other subjects of taxation so valued and assessed

Section 14 The present Board for the Assessment and Revision of Taxes in such counties and the Department of Assessors in all cities therein and the offices of City Assessor or Assistant Assessors in cities of the third class and all other city county borough school district or township officers boards or departments charged with the making of assessments and valuations under existing laws shall be and the same are hereby abolished It being the intent of this act to vest in said County Assessment Board the sole and exclusive power of valuing and assessing property and occupations made taxable for county city school borough and township purposes

Section 15 This act shall not affect any valuations or assessments heretofore made under existing laws and shall not affect or in any wise limit the power of any taxes based thereon and such laws for this purpose shall be deemed to continue in existence The assessments made under existing laws shall remain and continue until new assessments and valuations shall be made by said Board of Assessment in conformity with the provisions of this act This act shall not go into effect except as to the election of the members of said Board prior to the first Monday



of January one thousand nine hundred and twenty-two.

Section 16 All acts or parts of acts general local or special inconsistent with the provisions of this act are hereby repealed but this act is not intended to change the provisions of any Acts of Assembly fixing the rate of taxation to be charged upon the several kinds of taxable property occupations or other subjects of taxation for county city school district borough or township purposes

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 606, as follows:

A Supplement to an act entitled "An act for the government of cities of the second class" approved March seventh one thousand nine hundred and one (Pamphlet Laws twenty) providing for the abolition of the Department of Assessors now existing in such cities providing that the valuations and assessments of property therein taxable for city purposes shall be the valuations and assessments placed thereon by county officers for county purposes and that all future taxes for city purposes shall be levied and assessed against such property based upon the valuations and assessments placed thereon for taxation for county purposes

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Department of Assessors now existing in cities of the second class under the provisions of an Act of Assembly entitled "An act for the government of cities of the second class" approved March seventh one thousand nine hundred and one (Pamphlet Laws twenty) and the amendments and supplements thereof shall be and the same are hereby abolished

Section 2 All taxes hereafter levied and assessed in cities of the second class against taxable property therein shall be levied and assessed against such property in accordance with and based upon the valuations and assessments placed thereon by county officers for taxation for county purposes which valuations and assessments shall be treated and construed for all purposes as the valuations and assessments thereof for city purposes

Section 3 This act shall not affect any pending proceedings based upon assessments heretofore made or the right to recover and collect any taxes based thereon This act shall not be construed to repeal the provisions of any Acts of Assembly fixing the rates of taxation or providing for the levy of a separate rate of taxation on land and a separate rate of taxation on buildings within such cities

Section 4 All acts or parts of acts general local or special inconsistent with the provisions of this act shall be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 612, (House Bill No. 367), entitled:

An Act to amend sections nineteen of the act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the services of process and proceedings in actions for damages arising from the use of any motor vehicle"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. BUCKMAN, Mr. President, I move that Senate Bill No. 612, (House Bill No. 367), on second reading, entitled:

An Act to amend section nineteen of the act approved the thirtieth day of May one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle"

be recommitted to the Committee on Public Roads and Highways.

Mr. VARE, Mr. President, I second the motion  
The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 675, (House Bill No. 818), entitled:

An act to amend an act approved the twenty-sixth day of April, one thousand eight hundred and fifty-five (P. L. 309), entitled, "An act relating to damages for injuries producing death," by extending the provisions thereof to brothers and sisters

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 706, (House Bill No. 408), as follows:

An Act relating to county officers in counties of the fifth class providing for their salaries and the compensation of deputies and clerks in the respective county offices establishing a salary board and defining its powers and duties placing certain duties on the county commissioners county controllers and county auditors requiring the payment into the respective county treasury of the fees of county officers and providing penalties for violation of this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties of the fifth class all fees commissions and emoluments limited and appointed by law to be received by each and every county officer whose salary is fixed by this act whether elected by the qualified voters of their respective counties or appointed according to law which they shall be legally authorized required or entitled to charge or receive shall belong to the county in and for which they are severally elected or appointed and it shall be the duty of each of said officers to exact collect and receive all such fees commissions and emoluments to and for the use of their respective counties except such taxes and fees as are levied for the Commonwealth which shall be to and for the use of the Commonwealth and none of said officers shall receive for his own use or for any use or purpose whatever except for the use of the proper county or for the Commonwealth as the case may be any fees commissions or emoluments for any official service whatsoever

Section 2 Each of said officers shall keep a special account book the forms of which shall be prescribed by the controller or county auditors in which entry shall be made of all moneys received for fees commissions and emoluments of all moneys earned and of all moneys chargeable upon any person or persons or upon the county specifying the day and date the title of the case if any for what service and from whom received or due and on the first Monday of each month each of said officers shall pay to the treasurer of the proper county all fees commissions and emoluments so received or so charged during the preceding month taking duplicate receipts therefor one of which he shall deposit with the county controller or the county auditors together with a transcript in detail of his fee account book or books for the preceding month to which he shall make oath or affirmation before the county controller or the county auditors that the said transcript contains a true and correct list of all the fees commissions emoluments and moneys received or earned and outstanding or chargeable upon the county or against any person or persons for services rendered in his office either by himself deputies or clerks during the preceding month that the said fees were severally charged at



legal rates that he has not received and is not to receive from any person or persons whatsoever for any official service or duty any other fees than those so entered on said transcript. And it shall be the duty of the county controller or the county auditors on such first Monday of each month to receive such returns to audit and verify the same and to do such other matters and things as may be required in the premises to file said receipt and transcript in their office and to charge the county treasurer with the money for fees so paid in. When fees are paid to one office which are for services rendered or to be rendered by another the officer receiving the same shall specify the same on his account book and on his transcript as of the office to which they properly belong.

The county controller or county auditors shall have power to examine under oath all officers whose accounts are filed pursuant to this act their deputies clerks and any other persons in relation to any matter touching or concerning the said accounts or any item therein contained and shall have power to issue subpoenas to compel the attendance of any such officers deputies clerks or other person or persons when it may be necessary to examine as witnesses.

Section 3 If any officer included in this act shall receive or stipulate to receive from any deputies or clerks appointed by him or from any person or persons awarded any contract any sum or sums of money as compensation for making any of the said appointments or contracts or shall neglect to render the accounts required as aforesaid or to pay over the moneys received for fees required by this act or shall wilfully neglect to make any proper entry in the book or books required to be kept or shall wilfully neglect to charge for any official services the fees allowed by law or shall appropriate to his own use any such fees or fail to comply with any of the provisions of this act or neglect to discharge any of the duties herein imposed the same shall be deemed a misdemeanor in office and in addition to the other penalties for such offenses he shall upon conviction thereof refund the said sum or sums of money thus unlawfully received or appropriated to his own use or which he wilfully neglected to charge and shall be deemed incapable of holding longer the said office.

Section 4 Any officer included in this act or any other person who shall wilfully swear or affirm falsely as to the accuracy of any account transcript or bill required in this act or in making any affidavit in reference thereto shall be deemed guilty of perjury and upon conviction thereof shall be liable to the punishment prescribed by the laws of this Commonwealth for perjury and any person who shall procure any other person to swear or affirm falsely in verifying any such account transcript or bill or in making any affidavit in reference thereto shall be deemed guilty of subordination of perjury and upon conviction thereof shall be liable to the punishment prescribed by law for that offense.

Section 5 All county officers within the counties to which this act applies whose salaries are fixed by this act whether elected by the people or appointed according to law and their several deputies and clerks authorized and their respective salaries designated by the salary board shall be paid for their services by fixed and specific salaries which shall be a charge upon the treasury of the county to which each such officer shall respectively belong. Said salaries shall be paid semi-monthly on the second and fourth Monday of the month succeeding that in which his services were rendered but no warrant shall be drawn for the payment of any of said officers his deputies or clerks who shall not have filed the receipt and transcript for that month as provided for in this act.

Section 6 Each county officer whose salary is fixed by this act shall appoint and may dismiss the deputies or clerks in his office.

Section 7 The county commissioners and county controller or county auditors in all the respective counties coming under the provisions of this act are hereby constituted a salary board for their several counties respectively whose duty it shall be to meet together on the first Monday of January in each year and from time to time as they may be required by any of the county officers whose salaries are established by this act and ascertain and determine the number of deputies or clerks required for the proper dispatch of business by each of such officers and fix the salary of said clerks and deputies. Whenever said board is assembled to consider the case of any one of said officers such officer shall sit as a member of the Board so long as his case is under consideration and no longer and a decision of the majority shall govern. But if after such decision is made any officer or taxpayer shall think that the number of clerks or deputies is too few or too great or the compensation fixed for either is too small or too large as the case may have been determined by the board he may appeal from the action thereof to the court of common pleas of the county in which he is an officer or taxpayer which court shall hear and determine such appeal as promptly as possible and its decision therein shall be final. Each of said boards shall keep a correct minute book of its proceedings in all cases heard and determined by it which shall be a public record.

Section 8 All deputies and clerks for county officers whose salaries are fixed by this act receiving a salary shall make oath or affirmation before the county controller or county auditors or president of the board of county commissioners that they have duly rendered services for which they claim a salary. Said salary shall be paid direct to the person entitled to receive the same but not until the deputy or clerk has made oath or affirmation that at no time since his appointment has he paid directly or indirectly nor has he at any time promised to pay at any time any money or other thing of value because of such appointment to the county officer who appoints or retains such deputy or clerk.

Section 9 All books records papers and accounts kept by any of the officers named or included in this act shall be public

records and open to the inspection of the county controller or county auditors the county commissioners or any taxpayer.

Section 10 Each county to which this act applies shall at the cost of the county furnish the office furniture books stationery and supplies required for the use of any of the officers included in this act or of any other county officer and also all needed fuel and the services of a janitor and pay the premium on the bonds of all officers affected by this act required for the safe keeping and return of county money. This section does not apply to the county solicitor the coroner and the county surveyor.

Section 11 In such counties the annual salaries of the following county officers shall be as follows namely:

Of the sheriff four thousand dollars

Of the county controller where such office exists three thousand five hundred dollars

Section 12 The salaries fixed and provided by the foregoing section shall be in lieu of all or any moneys fees perquisites or mileage expenses and other allowances which are now or may hereafter be received by or allowed to any such officer and all said moneys fees mileage or perquisites received by any of them as compensation fees or perquisites from any source whatsoever shall in all cases belong to the county and shall be paid into the county treasury (except where required to be paid to the Commonwealth) as provided in this act but the necessary traveling expenses of the officers incurred in the administration of their offices shall be paid by the county.

Section 13 All rights of action and all other remedies heretofore granted or extended to said officers for the collection of their respective fees are hereby extended and shall inure to the benefit of the several counties affected by this act for the collection of all fees and costs that may hereafter accrue to said counties under the provisions of this act.

Section 14 This act shall take effect on the first Monday of January one thousand nine hundred and twenty-two but shall not be construed to apply to any officer in office at the date of the approval of this act but all such officers shall be entitled to receive and collect the fees and salaries now provided by law for such office.

All laws or parts of laws general local or special inconsistent with this act are hereby repealed but shall remain in full force and virtue as to all actions and remedies at law begun or accruing prior to that date.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 741, as follows:

A Joint Resolution authorizing the Governor to appoint a commission to inquire into a plan for the reorganization of the State Government and making an appropriation.

Section 1 Be It resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That the Governor is authorized to appoint a commission of seven persons to inquire into a plan for the reorganization of the State Government. Two members of said commission shall be members of the Senate and two shall be members of the House of Representatives. The commission shall be known as the "Commission for the Reorganization of the State Government."

Section 2 The commission shall organize by the appointment of a president and a secretary. The members of the commission shall not receive any compensation for their services but shall be allowed their actual and necessary expenses incurred in the performance of their duties. The commission is authorized to employ such legal assistants clerks and stenographers as may be deemed necessary and to fix their compensation.

Section 3 It shall be the duty of the commission to make an investigation of the laws organizing the several State Departments boards bureaus divisions and commissions and prepare a plan for submission to the General Assembly reorganizing and consolidating the same and in such plan the commission shall endeavor to eliminate all duplication of work by the several departments. The report of the commission shall have attached a bill or bills for the consideration of the General Assembly providing for such reorganization.

Section 4 The sum of five thousand dollars (\$5,000) or so much thereof as may be necessary is hereby appropriated to carry into effect the provisions of this act.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 796, as follows:

An Act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Law)



seven hundred two) entitled "An act regulating the sale conveyance transfer or disposition of second-hand motor vehicles requiring the making and filing of sworn descriptions thereof and statements in relation thereto regulating the registry of such vehicles imposing certain duties on the State Highway Commissioner relative to such stolen vehicles forbidding the removal defacement alteration destruction obliteration or concealment of the trade-marks identification numbers serial numbers or other distinguishing marks of motor vehicles or the having possession of motor vehicles or parts thereof on or from which such trade or other distinguishing marks or numbers have been removed defaced altered destroyed obliterated or concealed imposing certain duties upon deputy sheriffs constables police officers and proprietors of public garages prohibiting the registration of motor vehicles subject to the provisions of this act unless in compliance with its terms providing for the licensing of the business of dealing in second-hand motor vehicles and fixing penalties for violation of the provisions of this act and providing that the making of a false affidavit under the provisions of this act shall be perjury and shall be punishable as such"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the title of the act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws seven hundred two) entitled "An act regulating the sale conveyance transfer or disposition of second-hand motor vehicles requiring the making and filing of sworn descriptions thereof and statements in relation thereto regulating the registry of such vehicles imposing certain duties on the State Highway Commissioner relative to such stolen vehicles forbidding the removal defacement alteration destruction obliteration or concealment of the trade-marks identification numbers serial numbers or other distinguishing marks of motor vehicles or the having possession of motor vehicles or parts thereof on or from which such trade or other distinguishing marks or numbers have been removed defaced altered destroyed obliterated or concealed imposing certain duties upon deputy sheriffs constables police officers and proprietors of public garages prohibiting the registration of motor vehicles subject to the provisions of this act unless in compliance with its terms providing for the licensing of the business of dealing in second-hand motor vehicles and fixing penalties for violation of the provisions of this act and providing that the making of a false affidavit under the provisions of this act shall be perjury and shall be punishable as such" which reads as follows

"An Act regulating the sale conveyance transfer or disposition of second-hand motor vehicles requiring the making and filing of sworn descriptions thereof and statements in relation thereto regulating the registry of such vehicles imposing certain duties on the State Highway Commissioner relative to such stolen vehicles forbidding the removal defacement alteration destruction obliteration or concealment of the trade-marks identification numbers serial numbers or other distinguishing marks of motor vehicles or the having possession of motor vehicles or parts thereof on or from which such trade or other distinguishing marks or numbers have been removed defaced altered destroyed obliterated or concealed imposing certain duties upon deputy sheriffs constables police officers and proprietors of public garages prohibiting the registration of motor vehicles subject to the provisions of this act unless in compliance with its terms providing for the licensing of the business of dealing in second-hand motor vehicles and fixing penalties for violation of the provisions of this act and providing that the making of a false affidavit under the provisions of this act shall be perjury and shall be punishable as such" is hereby amended to read as follows

An act regulating the sale conveyance transfer or disposition of used motor vehicles and defining the same requiring the making and filing of sworn description thereof and statements in relation thereto regulating the registry of such vehicles imposing certain duties on the State Highway Commissioner relative to such stolen vehicles forbidding the removal defacement alteration destruction obliteration or concealment of the trade-marks identification numbers serial numbers or other distinguishing marks of motor vehicles or the having possession of motor vehicles or parts thereof on or from which such trade or other distinguishing marks or numbers have been removed defaced altered destroyed obliterated or concealed imposing certain duties upon sheriffs deputy sheriffs constables police officers proprietors of public garages and dealers in used motor vehicles prohibiting the registration of motor vehicles subject to the provisions of this act unless in compliance with its terms providing for the licensing of the business of dealing in used motor vehicles and fixing penalties for violations of the provisions of this act and providing that the making of a false affidavit under the provisions of this act shall be perjury and shall be punishable as such

Section 2 That section one of said act which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the term 'motor vehicle' as used in this act shall include automobiles motor-bicycles motor-cycles trucks tractors and all other vehicles which are self-propelled or designed to be self-propelled by mechanical power except those running upon or guided by rails or tracks The term 'person' as herein used shall include the singular and plural numbers and shall embrace all individuals of either sex whether acting

on their own behalf or as members officers employees agents or other representatives of any other individual or of any firm co-partnership corporation association or artificial body of any kind or character whatsoever. The term 'used motor vehicle' for the purposes of this act is defined to mean a motor vehicle which has been sold bargained exchanged given away by or title transferred from the person who first took title to it from the manufacturer or importer or the agent of the manufacturer or importer and its to include all motor vehicles which have been in use in such manner as to have become what are commonly known as 'second-hand' motor vehicles or automobiles within such definition" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the term "motor vehicle" as used in this act shall include automobiles motor-bicycles motor-cycles trucks tractors and all other vehicles which are self-propelled or designed to be self-propelled by mechanical power except traction engines or tractors of the first class as defined in the tractor and traction engine laws of this Commonwealth and those running upon or guided by rails or tracks. The term "person" as herein used shall include the singular and plural numbers and shall embrace all individuals or either sex whether acting on their own behalf or as members officers employees agents or other representatives of any other individual or of any firm co-partnership corporation association or artificial body of any kind or character whatsoever The term "used motor vehicle" for the purposes of this act is defined to mean a motor vehicle which has been sold bargained exchanged given away by or title transferred from the person who first took title to it from the manufacturer or importer or the agent of the manufacturer or importer and is to include all motor vehicles which have been in use in such manner as have become what are commonly known as "second hand" motor vehicles or automobiles within such definition

The term "public garage" as herein used shall include all garages in which motor vehicles are stored or left for repairs or other purposes including open air garages and all other garages that are commonly known as public garages and from which the proprietor receives a revenue

The term "dealer in used motor vehicles" as herein used shall include any person engaged in buying selling or dealing in used motor vehicles and those who in handling new motor vehicles take in trade and sell used motor vehicles as well as those who take title to and sell used motor vehicles as incidental to any other business

Section 3 That section four of said act which reads as follows

"Section 4 That the Commissioner of the State Highway Department of this Commonwealth shall not register any used motor vehicle or issue any certificate of registration thereof or number tags therefor unless and until the owner thereof or number tags therefor unless and until the owner thereof shall have complied with the provisions of this act The State Highway Commissioner shall cause the statements and descriptions hereinabove directed to be furnished him to be recorded in a book to be kept for that purpose and he shall upon request furnish a certificate or certificates of such recording upon payment of the fees receivable by him for similar services He may prescribe the form of the statements and certificates hereinabove directed to be made and shall be entitled to receive from the vendee or transferee of each used motor vehicle the sum of two dollars and fifty cents (\$2.50) for each statement and description furnished him in accordance with the provisions of this act" is hereby amended to read as follows

Section 4 That the State Highway Commissioner of this Commonwealth shall not register any used motor vehicle acquired within or outside the limits of this Commonwealth or issue any certificate of registration thereof or number tags therefor unless and until the owner thereof shall have complied with the provisions of this act The State Highway Commissioner shall cause the statements and descriptions hereinabove directed to be furnished him to be recorded in a book to be kept for that purpose and he shall upon request furnish a certificate or certificates of such recording upon payment of the fees receivable by him for similar services He may prescribe the form of the statements and certificates hereinabove directed to be made and shall be entitled to receive from the vendee or transferee of each used motor vehicle the sum of two dollars and fifty cents (\$2.50) for each statement and description furnished him in accordance with the provisions of this act

Section 4 That section five of said act which reads as follows

"Section 5 It shall be the duty of the State Highway Commissioner whenever he may receive a report of the theft of a motor vehicle whether the same has been registered or not and whether owned in this or any other state together with the make and manufacturer's number thereof to make a distinctive record thereof and file the same in numerical order of the manufacturer's number with the records of the vehicles of such make already registered In the event of the receipt of an application for the registration of such motor vehicle he shall immediately notify the rightful owner thereof and unless registration has already been issued shall withhold the issuing of a registration certificate until a proper investigation shall have been made

In the event of the recovery of a stolen vehicle of which the Highway Commissioner has been notified it shall be the duty of the owner to notify immediately the Highway Commissioner who shall cause the record of the theft of such vehicle to be removed from the file" is hereby amended to read as follows



Section 5 It shall be the duty of the State Highway Commissioner whenever he may receive a report of the theft of a motor vehicle whether the same has been registered or not and whither owned in this or any other State together with the make and manufacturer's number thereof to make a distinctive record thereof and file the same in numerical order of the manufacturer's number with the records of the vehicles of such make already registered. In the event of the receipt of an application for the registration of such motor vehicle he shall immediately notify the rightful owner thereof and unless registration has already been issued shall withhold the issuing of a registration certificate until a proper investigation shall have been made.

In the event of the recovery of a stolen vehicle of which the Highway Commissioner has been notified it shall be the duty of the owner to notify immediately the Highway Commissioner who shall cause the record of the theft of such vehicle to be removed from the file.

It shall be the duty of every sheriff constable police officer member of the State Police force or designated officer of the State Highway Department having knowledge of a stolen car immediately to furnish the State Highway Commissioner with full information in connection therewith.

Section 5 That section nine of said act which reads as follows

"Section 9 That after the first day of July one thousand nine hundred and nineteen it shall be unlawful and it is hereby forbidden for any person to carry on or conduct in this Commonwealth the business of buying selling or dealing in used motor vehicles unless and until he shall have received a license from the Commissioner of Highways of the Commonwealth authorizing the carrying on or conducting of such business such license shall be furnished annually by the said commissioner and shall run from the first day of July one thousand nine hundred and nineteen and annually thereafter for each year beginning on the first day of July. Application for such licenses shall be made not later than the fifteenth day of June of each year. The said applications shall be in such form as may be prescribed by the said Commissioner of Highways and subject to such rules and regulations with respect thereto as may be so prescribed by him. Such applications shall be verified by oath or affirmation and shall contain a full statement of the name or names of the person or persons applying therefor the name of the firm or copartnership with the names and places of residence of all the members thereof if such applicant be a firm or copartnership the name and residence of the principal officer if the applicant be a body corporate or other artificial body the location of the place or all the places at which such business is to be carried on and conducted and said application shall contain such other relevant information as may be prescribed by the Commissioner of Highways. It shall be accompanied by an affidavit of two reputable persons of the community in which such business is to be conducted and carried on certifying to the good moral character of the person or persons applying for such license. Upon making such application the person applying therefor shall pay to the State Highway Commissioner a fee of one hundred dollars (\$100.00). A license certificate shall be issued by the State Highway Commissioner in accordance with such application when the same shall be regular in form and in compliance with the provisions of this section and such license when so issued shall entitle the licensee to carry on and conduct the business of buying selling and dealing in used motor vehicles for a period of one year from the first day of July of the then current year and they shall be annually renewed. The Commissioner of Highways shall have power to make suitable rules and regulations for the issuance of such licenses to expire upon the first of the succeeding July when the application therefor shall be made during the current year and upon payment of a proportionate part of the license fee hereinabove provided for" is hereby amended to read as follows

Section 9 That after the first day of July one thousand nine hundred and nineteen it shall be unlawful and it is hereby forbidden for any person to carry on or conduct in this Commonwealth the business of buying selling or dealing in used motor vehicles unless and until he shall have a license from the State Highway Commissioner authorizing the carrying on or conducting of such business such license shall be furnished annually by the said commissioner and shall run from the first day of July one thousand nine hundred and nineteen and annually thereafter for each year beginning on the first day of July. Application for such license shall be made not later than the fifteenth day of June of each year. The said application shall be in such form as may be prescribed by the State Highway Commissioner and subject to such rules and regulations with respect thereto as may be so prescribed by him. Such application shall be verified by oath or affirmation and shall contain a full statement of the name or names of the person or persons applying therefor the name of the firm or copartnership with the names and places of residence of all the members thereof if such applicant be a firm or copartnership the name and residence of the principal officers if the applicant be a body corporate or other artificial body the location of the place or all the places at which such business is to be carried on and conducted and said application shall contain such relevant information as may be prescribed by the State Highway Commissioner. It shall be accompanied by an affidavit of two reputable persons of the community in which the principal place of business is to be located certifying to the good moral character of the person or persons applying for such license. Upon making such application the person applying therefor shall pay to the State Highway Commissioner a fee of one hundred dollars (\$100.00). A separate application shall

be made for each such place of business conducted by such person unless such separate places of business are conducted within the same municipal district and a separate license shall be issued for each such place in accordance with the provisions of this act upon the payment of the license fee of one hundred dollars (\$100.00) for each such place of business. A license certificate shall be issued by the State Highway Commissioner in accordance with such application when the same shall be regular in form and in compliance with the provisions of this section and such license when so issued shall entitle the licensee to carry on and conduct the business of buying selling or dealing in used motor vehicles for a period of one year from the first day of July of the then current year and they shall be annually renewed. The State Highway Commissioner shall have power to make suitable rules and regulations for the issuance of such licenses to expire upon the first of the succeeding July when the application therefor shall be made during the current year and upon payment of a proportionate part of the license fee hereinabove provided for.

Any person carrying on or conducting the business of buying selling or dealing in used motor vehicles and having received a license therefor shall before removing any one or more of his places of business or before opening any additional places of business within the same municipal district apply to the State Highway Commissioner for and obtain a transfer or extension of license for which a fee of ten dollars (\$10) shall be charged.

Every licensee shall keep a book or record in such form as may be prescribed or approved by the State Highway Commissioner in which he shall keep a record of the purchase sale and exchange or receipt for the purpose of sale of any used motor vehicle giving a description of such vehicles together with the name and address of the owner agent and purchaser and of the owner or other persons from whom such vehicle was purchased or received or to whom they were sold or delivered as the cases may be. Such description shall include the manufacturers' number motor number the make of vehicle and such other identification marks as may be thereon including the last registration number and State in which it was last registered. This book or record shall be open for inspection of sheriff's constables police officials members of the State Police force and representatives of the State Highway Department. Such book or record shall be retained and be available for a period of three years after the entry but not thereafter.

Section 6 That section ten of said act which reads as follows

"Section 10 That the violation of any of the provisions of this act shall constitute a misdemeanor and upon conviction thereof the person or persons so convicted shall be subject to a fine and penalty as set forth hereafter.

For a violation of section two of this act to a fine of not less than one hundred (\$100) dollars and not more than two hundred (\$200) dollars or to imprisonment for not less than three months or more than six months or both at the discretion of the court for a violation of section three of this act to a fine of not less than three hundred (\$300) dollars and not more than one thousand (\$1,000) dollars or to imprisonment for not less than one year or more than three years or both at the discretion of the court for a violation of section six of this act to a fine of not less than one hundred (\$100) dollars and not more than three hundred (\$300) dollars or to imprisonment for not less than six months or more than one year or both at the discretion of the court for a violation of section seven of this act to a fine of not less than one hundred (\$100) dollars and not more than two hundred (\$200) dollars or to imprisonment for not less than three months or more than six months or both at the discretion of the court for a violation of sections eight and nine of this act to a fine of not less than three hundred (\$300) dollars and not more than one thousand (\$1,000) dollars or to imprisonment for not less than one year or more than three years or both at the discretion of the court. Any person who shall make any false affidavit or shall knowingly swear or affirm falsely to any matter or thing required by the terms of this act to be sworn or affirmed to shall be guilty of perjury and upon conviction shall be punishable by fine and imprisonment as other persons committing perjury are punishable" is hereby amended to read as follows

Section 10 That the violation of any of the provisions of this act shall constitute a misdemeanor and upon conviction thereof the person or persons so convicted shall be subject to a fine and penalty as set forth hereafter.

For a violation of sections two three six seven eight and nine of the act to which this is an amendment to a fine of not less than three hundred (\$300) dollars and not more than one thousand (\$1,000) dollars or to imprisonment for not less than one (1) year or more than three (3) years or both at the discretion of the court and the clerk of the court in which conviction is had shall forthwith certify such conviction to the State Highway Commissioner. Any person who shall make any false affidavit or shall knowingly swear or affirm falsely to any matter or thing required by the terms of this act to be sworn or affirmed to shall be guilty of perjury and upon conviction be punishable by fine and imprisonment as other persons committing perjury are punishable.

Section 7 The provisions of this act except as herein after provided shall be in force from and after the date of its approval. Provided however That section nine of the act of June thirtieth one thousand nine hundred nineteen shall be and remain in full force and effect until the first day of July one thousand nine hundred twenty-one and the amendment to said section namely section five of this act shall be in full force and effect from and after said first day of July one thousand nine hundred twenty-one.



And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 805, as follows:

An Act to amend an act approved the second day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws seven hundred thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder" As amended by providing that employers liable to pay compensation shall insure the payment of compensation in the State Workmen's Insurance Fund

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three hundred and five of an act approved the second day of June one thousand nine hundred and fifteen entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder" which reads as follows

"Section 305 Every employer liable under this act to pay compensation shall insure the payment of compensation in the State Workmen's Insurance Fund or in any insurance company or mutual association or company authorized to insure such liability in this Commonwealth unless such employer shall be exempted by the bureau from such insurance. An employer desiring to be exempt from insuring the whole or part of his liability for compensation shall make application to the bureau showing his financial ability to pay such compensation whereupon the bureau if satisfied of the applicant's financial ability shall by written order make such exemption. The bureau may from time to time require further statements of the financial ability of such employer and if at any time such employer appear no longer able to pay compensation shall revoke its order granting exemption in which case the employer shall immediately subscribe to the State Fund or insure his liability in a mutual association or company as aforesaid

If an employer shall fail to comply with the provisions of this section the bureau shall by registered mail or in such other manner as the rules and regulations of the bureau shall provide serve upon such employer a notice to forthwith comply with such provisions and if such employer does not within thirty days thereafter insure his liability as aforesaid or satisfy the bureau of his financial ability to pay compensation as aforesaid or does not terminate his acceptance of article three of this act in the manner provided in section three hundred and four of the said article such employer shall be liable for compensation under article three of this act to any employee injured thereafter or to his personal representative or for damages under article two of this act at the option of such employee or his personal representatives. Provided That such option be exercised by the employee and written notice given to the employer within thirty days after the accident. And provided further That until the expiration of the said thirty days from the giving of the notice by the bureau the employer shall be liable only for compensation under article three of this act and that if he shall terminate his acceptance under section three hundred and four of article three of this act he shall be liable only for compensation under article three of this act until such termination of acceptance shall become effective" is hereby amended to read as follows

Section 305 Every employer liable under this act to pay compensation shall insure the payment of compensation in the State Workmen's Insurance Fund unless such employer shall be exempted by the bureau from such insurance

An employer desiring to be exempt from insuring the whole or part of his liability for compensation shall make application to the bureau showing his financial ability to pay such compensation whereupon the bureau if satisfied of the applicant's financial ability shall by written order make such exemption. The bureau may from time to time require further statements of the financial ability of such employer and if at any time such employer appear no longer able to pay compensation shall revoke its order granting exemption in which case the employer shall immediately subscribe to the State Fund as aforesaid

If an employer shall fail to comply with the provisions of this section the bureau shall by registered mail or in such other manner as the rules and regulations of the bureau shall provide serve upon such employer a notice to forthwith comply with such provisions and if such employer does not within thirty days thereafter insure his liability as aforesaid or satisfy the bureau of his financial ability to pay compensation as aforesaid or does not terminate his acceptance of article three of this act in the manner provided in section three hundred and four of the said article such employer shall be liable for compensation under article three of this act to any employee injured thereafter or to his personal representative or for damages under article two of this act at the option of such employee or his personal representatives. Provided That such option be exercised by the employee and written notice given to the employer within thirty days after the accident. And provided further That until the expiration of the said thirty days from the giving of the notice by the bureau the employer shall be liable only for compensation under article three of this act and that if he shall terminate his acceptance under section three hundred and four of article three of this act he shall be liable only for compensation under article three of this act until such termination of acceptance shall become effective

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 850, (House Bill No. 938), entitled:

An Act authorizing county commissioners to receive donations gifts legacies endowments devises and conveyances of real or personal property for the establishing of orphans' homes providing for the support maintenance conduct and management of such homes and authorizing counties to appropriate moneys for such purposes

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 870, (House Bill No. 1108), entitled:

An Act to validate tax liens filed in the office of the prothonotary of the various counties since the first day of June one thousand nine hundred and fifteen under the provisions of an act approved the fourth day of June one thousand nine hundred and one entitled "An act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvements and for the removal of nuisances the procedure upon claims filed therefor the methods of preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales" and the supplements and amendments thereto and providing for their collection

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 876, as follows:

An Act making an appropriation to the Good Samaritan Hospital of Lebanon Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-two thousand dollars (\$22,000) or so much thereof as may be necessary is hereby specifically appropriated to the Good Samaritan Hospital of Lebanon Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 906 (House Bill No. 1153), entitled:

An Act to amend section three hundred and six (c) of an act approved June second one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder" as amended by providing a schedule of specific indemnities for the loss of one or more thumbs or fingers or parts thereof

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.



Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 979, as follows:

An Act to further regulate the constructions maintenance and inspection of buildings in cities of the first class

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in cities of the first class in this Commonwealth where dwellings are erected on corner lots at the intersection of two streets neither of which is less than twenty feet in width the legal open space required for dwellings may be encumbered in whole or in part by structures not exceeding one story or fifteen feet in height provided such structures do not diminish the light of any room in the dwelling below that required for tenement houses by section twelve of the act of the General Assembly approved the eleventh day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred and fifty-four) entitled "An act to protect the public health and safety by regulating the erection alteration repair use occupancy maintenance sanitation and condemnation of dwellings two-family dwellings rooming-houses and tenements by regulating the use maintenance and sanitation of the grounds surrounding the same the adjoining buildings and all vacant land in cities of the first class providing for their inspection the abatement of nuisances the vacating of uninhabitable houses and the filing of liens creating a Division of Housing and Sanitation and providing penalties for violations of the provisions thereof and repealing all laws inconsistent therewith" and further provided that every room in such structures also complies with the above provisions

Section 2 All acts or parts of acts inconsistent herewith or supplied hereby be and the same are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 985 (House Bill No. 1015), entitled:

An Act authorizing the several boroughs and townships to appropriate moneys for the support of county associations of boroughs and townships.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 988 (House Bill No. 1085), entitled:

An Act authorizing the lease of lands acquired in connection with the acquisition of toll-bridges over boundary waters to boroughs and townships for park purposes.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 989 (House Bill No. 1190), entitled:

An Act making a burial permit issued at the place of death valid throughout the Commonwealth.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. PHIPPS. Mr. President, I move that Senate Bill No. 989 (House Bill No. 1190), on second reading, the bill just read be recommitted to the Committee on Judiciary Special.

Mr. CRAIG. Mr. President, I second the motion. The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 992 (House Bill No. 1209), entitled:

An Act providing for the better management of the jails or county prisons in the several counties of this Commonwealth of the third and fourth classes by creating in such counties a board to be known by the name and style of inspectors of the jail or county prison with authority to appoint a warden of such prison and by vesting in said board and the officers appointed by it the safekeeping discipline and employment of prisoners and the government and management of said jails or county prisons

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 998 (House Bill No. 1261), as follows:

An Act to amend sections two three and four of an act approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws three hundred and ninety-five) entitled "An act regulating the sale of concentrated commercial feeding stuffs also of condimental stock and poultry-food and patented proprietary or trade-mark stock and poultry-food possessing nutritive value combined with medicinal properties defining concentrated commercial feeding-stuffs prohibiting the adulteration of any feeding-stuff sold offered or exposed for sale in this State with oat hulls ground corn cobs flax plant refuse elevator chaff cotton-seed hulls ground corn stalks rice hulls peanut hulls weed seeds or other similar adulterants providing for the collection of samples and analysis thereof by the Department of Agriculture and the publication of information concerning the same providing also for the expenses of the enforcement of the law fixing penalties for its violation and repealing act number two hundred and eleven (Pamphlet Laws one thousand nine hundred and seven page two hundred and seventy-three) entitled "An act regulating the sale of wheat rye corn and buckwheat-bran and middlings or any admixture thereof et cetera approved the twenty-eighth day of May one thousand nine hundred and seven" by enlarging the scope of the term "concentrated commercial feeding-stuffs" and providing for the collection of license fees for the sale thereof and by including certain other substances as adulterants

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of the act approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws three hundred and ninety-five) entitled "An act regulating the sale of concentrated commercial feeding-stuffs also of condimental stock and poultry-food and patented proprietary or trade-mark stock and poultry-food possessing nutritive value combined with medicinal properties defining concentrated commercial feeding-stuffs prohibiting the adulteration of any feed-stuff sold offered or exposed for sale in this State with oat hulls ground corn cobs flax plant refuse elevator chaff cotton-seed hulls ground corn stalks rice hulls peanut hulls weed seeds or other adulterants providing for the collection of samples and analysis thereof by the Department of Agriculture and the publication of information concerning the same providing also for the expenses of the enforcement of the law fixing penalties for its violation and repealing act number two hundred and eleven (Pamphlet Laws one thousand nine hundred and seven page two hundred and seventy-three) entitled "An act regulating the sale of wheat rye corn and buckwheat-bran and middlings or any admixture thereof et cetera approved the twenty-eighth day of May one thousand nine hundred and seven" which reads as follows

"Section 2 The term 'concentrated commercial feeding-stuff' as used in this act shall include cotton-seed meals cotton seed feeds linseed meals gluten meals gluten feeds pea meals bean meals peanut meals cocoanut meals maize feeds starch feeds sugar feeds dried distillers-grains dried brewers-grains malt sprouts hominy feeds cerealine feeds mazeline feeds rice meals dried beet pulp dried molasses beet pulp corn bran clover meal alfalfa meal and feeds molasses grains molasses feeds ground beef or fish scraps and other animal and vegetable by-products mixtures bearing distinctive names and all other mixtures of similar nature used for feeding domestic animals including poultry also condimental stock and poultry-food and patented propriety or trade-marked stock and poultry-food possessing



nutritive value combined with medicinal properties and mixed feeds other than pure grains ground together and mixed feeds other than mixtures of wheat-bran and wheat middlings neither shall it include hays straws and corn stover whole grains nor the unmixed meals made directly from the entire grains of wheat barley oats Indian corn buckwheat broom-corn flaxseed sugar-cane and sorghum nor shall it include wheat rye and buckwheat brans middlings or shorts not mixed with other substances but sold separately as distinct articles of commerce nor pure grains ground together nor wheat-bran and wheat middlings mixed together not mixed with any other substance and known in the trade as 'mixed feed' The Secretary of Agriculture by himself or his agents is fully empowered to take samples of these articles when found and if upon analysis they prove to be adulterated or misbranded the vender shall be in all respects subject to the penalties hereinafter set forth for the adulteration or misbranding of concentrated commercial feeding-stuffs" is hereby amended to read as follows

Section 2 The term "concentrated commercial feeding-stuffs" as used in this act shall include cottonseed meals cottonseed feeds linseed meals linseed oil meals cocoanut oil meals peanut meals corn oil meals corn gluten feeds corn gluten meals corn bran maize feeds starch feeds barley middlings barley feeds pea meals bean meals sugar feeds dried distillers' grains dried brewers' grains malt sprouts dried malt grains dried vinegar grains wheat bran wheat middlings wheat mixed feeds rye bran rye middlings rye mixed feeds buckwheat brans buckwheat middlings buckwheat feeds hominy feeds cerealine feeds mazeline feeds rice meals dried beet pulp dried molasses beet pulp feed molasses molasses grains molasses feeds clover meal alfalfa meal and feeds semi-solid or dried butter milk ground beef scraps ground fish scrap oil meals or residues from extracted seeds and grains mixtures of whole grains and all other mixtures bearing distinctive brand or trade names and all mixtures of similar nature used for feeding domestic animals including poultry condimental stock and poultry foods and patented proprietary or trade-mark stock and poultry-foods possessing nutritive value combined with medicinal properties and all mixed feeds other than pure grains which are not sold as mixtures bearing distinctive names but which are sold as pure grains It shall not include hays straws and corn stover ensilage whole grains nor the unmixed meals made directly from the entire grains of wheat rye barley oats Indian corn ear corn Kaffir corn broom corn sugar-cane sorghum rice buckwheat and flax-seed not mixed with other substances but sold separately as distinct articles of commerce nor pure grains mixed together not being mixed with any other substance nor having distinctive brand or trade names but sold as mixtures of pure whole grains The Secretary of Agriculture by himself or his agents is fully empowered to take samples of these articles when found and if upon analysis they prove to be adulterated or misbranded the vender shall be in all respects subject to the penalties hereinafter set forth for the adulteration or misbranding of concentrated commercial feeding-stuffs

Section 2 That section three of said act which reads as follows

"Section 3 No foreign mineral substance or substances injurious to the health of domestic animals nor oat hulls ground corn cobs flax plant refuse elevator chaff cotton-seed hulls ground corn stalks rice hulls peanut hulls weed seed or other similar adulterants shall be mixed with any feeding-stuff sold offered or exposed for sale in this State Provided That nothing in this section shall be construed as prohibiting the use of mineral substances known to possess medicinal properties and that are not injurious to the health of domestic animals in compounding stock and poultry-foods and patented proprietary or trade-mark stock and poultry-foods And provided further That any feeding-stuff the crude fiber content of which does not exceed nine per centum that may be found upon analysis to contain either oat hulls flax plant refuse elevator chaff cotton-seed hulls ground corn stalks or all of these ingredients shall not be considered adulterated with oat hulls flax plant refuse elevator cotton-seed hulls or ground corn stalks within the meaning of this act And provided further That nothing contained in this act shall prohibit the grinding of whole corn without being shelled either by itself or with other grains or the admixture of ground corn cobs with exclusively corn feeds in such proportion as to keep the fiber content from exceeding nine per centum" is hereby amended to read as follows

Section 3 No foreign mineral substance or substances injurious to the health of domestic animals nor oat hulls oat feed oat meal mill by-products clipped oat by-product ground corn cobs flax plant refuse elevator chaff cotton-seed hulls ground corn stocks cocoa shells cocoanut shells weed seeds humus peat sand sawdust coffee hulls or other similar adulterants shall be mixed with any feeding-stuff sold offered or exposed for sale in this State Provided That nothing in this section shall be construed as prohibiting the use of mineral substances known to possess medicinal properties and that are not injurious to the health of domestic animals in compounding stock and poultry-food and patented proprietary or trade-marked stock and poultry foods And provided further That any feeding-stuff the crude fiber content of which does not exceed eleven per centum that may be found upon analysis to contain either oat hulls oat feed oat meal mill by-product clipped oat by-product flax plant refuse elevator chaff cotton seed hulls ground corn stalks cocoa shells cocoanut shells or all of these ingredients shall not be considered adulterated with oat hulls oat feed oat meal mill by-product clipped oat by-product flax plant refuse elevator chaff cotton-seed hulls ground corn stalks cocoa shells or cocoanut shells within the meaning of this act And provided further That nothing contained in this act shall prohibit the mixing of whole corn without being shelled with other whole grains or the admixture of

ground corn cobs with exclusively corn feeds in such proportion as to keep the crude fiber content from exceeding eleven per centum

The use of any or all metal fasteners in fastening or attaching tags or cards to packages of feeding stuffs is hereby prohibited

In addition to the requirements to section one of this act a statement shall be affixed to all packages or other containers of feeding stuffs showing in the case of feed molasses the minimum percentage of total sugars which it contains and in the case of semi-solid butter milk the minimum per centage of total solids which it contains

Section 3 That section four of said act which reads as follows

"Section 4 Each and every manufacturer importer agent person corporation or firm selling offering or exposing for sale in this State any concentrated commercial feeding-stuffs as defined in section two of this act shall upon request file in the office of the Secretary of Agriculture a certified copy of the statement or statements named in section one of this act" is hereby amended to read as follows

Section 4 Each and every manufacturer importer agent person corporation or firm on or before the first day of January of each year or before selling offering or exposing for sale in this Commonwealth any concentrated commercial feeding-stuffs as defined in section two of this act shall register and file annually with the Secretary of Agriculture a certified statement of the names and number of each kind or brand of such concentrated commercial feeding-stuff that he shall offer for sale during the next ensuing year and a copy of the analysis of each one of such brands as required by section one of this act and he or they shall pay to the Secretary of Agriculture the sum of twenty-five dollars for each and every brand of such concentrated commercial feeding-stuffs to be sold or offered for sale within the Commonwealth All moneys so received shall be immediately paid by the Secretary of Agriculture to the State Treasury for the use of the Commonwealth

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1002 (House Bill No. 1198), entitled:

An Act to amend an act approved the eighth day of July, one thousand nine hundred and nineteen (Pamphlet Laws seven hundred sixty-four), entitled "An act authorizing suits brought to recover in case of accidents in this Commonwealth in courts of common pleas to be certified to the Workmen's Compensation Board when discovered that the suit has been brought wrongfully," extending the provisions of said act to suits brought after the passage of said act and prior of the passage of this amendment

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1010, as follows:

An Act providing for the valuation and assessment in counties of the second class of all property of every kind and description and all occupations taxable for county school borough and township purposes creating a county assessment board for that purpose providing for the payment of the entire expense thereof of such counties prescribing the duties of the several county officers in respect thereto and abolishing all existing offices and boards having to do with the valuation and assessment of such taxable property and occupations in such counties school districts boroughs and townships

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That for the purpose of making uniform assessments and valuations on all property made liable to taxation in counties of the second class for county school borough and township purposes and simplifying the procedure relating thereto there is hereby created in counties of the second class a board to be known as the "County Assessment Board" Said board shall triennially hereafter make the assessments and valuations of all property of every kind and description real personal and mixed and all occupations made taxable for county school borough or township purposes in counties of the second class

Section 2 Said board shall consist of one member from each senatorial district of such county as now or hereafter established At the municipal election in the year one thousand nine hundred and twenty-one and at the first municipal election at least sixty days after any county shall have become a county of the second class and quadrennially there-



after the qualified electors of each senatorial district of every county of the second class shall elect one member of said board for a term of four years from the first Monday of January following on which date the members of the board shall meet and organize. Any vacancy however caused happening more than sixty days before any municipal election shall be filled at such election for the balance of the term of the member or members whose vacancy is filled.

Section 3 The members of said board shall have been residents and freeholders (of real estate) of said county for at least five years prior to the date fixed for the taking of office and they shall reside in said county during their term of office and shall not hold any other office position or employment under the United States, the State of Pennsylvania or any county city borough township or school district therein during the term for which they are elected except that a notary public commissioner of deeds officer in the National Guard of Pennsylvania officer or director in any National or State Bank or trust company or membership on any commission for public works or improvements where such employment is without pecuniary commission.

Any member of said Board who has any personal or private interest in any property to be valued or assessed shall disclose the fact to the other members of said board at a duly held meeting thereof and shall not participate in the making of the assessment and valuation thereof. Any member violating any of the provisions of this section shall thereby forfeit his office.

Section 4 The members of said board shall receive for their services during their term of office such annual salary payable from county funds in the county treasury in monthly or semi-monthly installments as may be fixed by the proper county officers in the manner prescribed by existing laws or laws hereafter passed for the fixing of salaries of county employes. Such salary shall not be less than two thousand dollars per annum and no more than five thousand dollars per annum.

Section 5 The several members of said board are hereby authorized to administer the oath or affirmation to any person or officer taking any appeal from any assessment or testifying as to any matter or thing connected with the assessment and valuation of any property or making any returns thereof but no charge shall be made by any member of said board for any such oath or affirmation. Any person or officer who shall wilfully and corruptly make a false or fraudulent affidavit or affirmation shall be guilty of perjury and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars or undergo an imprisonment by separate and solitary confinement at labor not exceeding seven years and thereupon shall be forever disqualified from being a witness in any matter or controversy.

Section 6 Said board shall divide the county into convenient districts and shall appoint such district assessors clerks and assistants as may be necessary to conveniently and faithfully perform the duties imposed upon said board. The persons so appointed shall receive such annual or monthly salary or other rate of compensation payable in equal monthly or semi-monthly installments as may be fixed by the proper county officers in the manner prescribed by existing laws hereafter passed for the fixing of salaries and compensation of county employes.

Section 7 The district assessors so appointed shall make preliminary assessments on all property of every kind and description real personal and mixed and all occupations taxable for county school borough or township purposes in their respective districts. Such assessments shall be made triennially and shall be filed with the county assessment board on or before the first Monday of July of each year.

Section 8 The county assessment board thereupon shall examine and revise the said valuations and assessments so made increasing or decreasing them as said board may deem just and proper or by adding thereto or eliminating therefrom any property or subjects of taxation that may have been omitted removed or destroyed. After such revision the county assessment board shall by resolution duly adopted by said board fix such convenient times as may be necessary for the purpose of hearing appeals taken from such assessments and valuations. After hearing of such appeals and the making of such changes as said board may deem necessary and proper the assessments and valuations so ascertained and determined shall stand as the assessments and valuations for the property and occupations taxable for county school borough or township purposes until the next triennial assessment and valuation thereof unless the same shall be lawfully changed on appeal therefrom in the manner hereinafter provided in which event the valuations and assessment so made shall be changed to conform to the appeals taken therefrom as finally determined in the manner provided by law.

Section 9 The district assessors shall between the triennial assessments revise any assessment or valuation according to right and equity by correcting errors and by adding thereto any property or subjects of taxation which may have been omitted or any new property or subjects of taxation which may have come into being since the last triennial assessment.

They shall also add thereto the names of any persons who may have moved into such district and strike therefrom the names of any persons who have removed from such districts since the last triennial assessment.

The assessors shall also revise assessments and valuations between the triennial assessment by increasing or decreasing the same where the value of the property or subjects of

taxation assessed or valued has changed by reason of any change of conditions thereon or adjacent thereto or in the vicinity thereof or for the reason that the property assessed or valued has been subdivided or laid out into a plan of lots or other subdivision or for the reason that improvements have been placed thereon or added thereto or for the reason that any public or other improvement has been made adjacent thereto or in the vicinity thereof or where for any other reason whatsoever the value of the property has changed and it seems to the board necessary and equitable to make a change in the valuation thereof.

All assessments required to be made by the district assessors in the years between the triennial assessment shall be returned to the board not later than the first Monday of July.

Section 10 Said board or their duly authorized employees shall on the request of any taxpayer furnish such taxpayer with a statement of his taxable property and the valuations and assessments placed thereon.

Section 11 Any taxpayer dissatisfied with the valuations placed on his property by said board may appeal therefrom in writing to said board setting forth wherein said assessment or valuation is improper inequitable or excessive and shall be entitled to a hearing by said board a majority of whom shall be a quorum for that purpose.

Appeals so taken shall be heard and decided promptly thereafter and any person aggrieved thereby shall have a right to take an appeal to the court of common pleas of such county in the manner provided by existing laws or laws hereafter passed for that purpose. It shall be the duty of the court of common pleas to promptly hear and determine all appeals so taken and to make such changes in the valuations or assessments so made as may be just and equitable.

Section 12 Notice of the time and place when appeals shall be heard by the County Assessing Board shall be given by publication in two newspapers of general circulation throughout such county printed in the English language twice a week for two consecutive weeks immediately preceding the time fixed for the first appeals.

Section 13 All taxes levied for county school borough or township purposes shall be based upon the valuations or assessments so made by said board. It shall be the duty of such board to furnish copies of the respective valuations and assessments duly certified to the corporate authorities of the county and of each school district borough or township therein.

Section 14 In making the assessments and valuations of property said board shall separately value the lands and the buildings thereon and shall certify the same as thus assessed to the proper corporate authorities together with the aggregate valuation of all property and other subjects of taxation so valued and assessed.

Section 15 The present Board for the Assessment and Revision of Taxes in such counties and all other county borough school district or township officers board or departments charged with the making of assessments and valuations under existing laws shall be and the same are hereby abolished it being the intent of this act to vest in said County Assessment Board the sole and exclusive power of valuing and assessing property and occupations made taxable for county school borough and township purposes.

Section 16 This act shall not affect any valuation or assessments heretofore made under existing laws and shall not affect or in any wise invalidate any taxes based thereon. Such laws for this purpose shall continue in existence. The assessments made under existing laws shall remain and continue until new assessments and valuations shall be made by said board of assessment in conformity with the provisions of this act.

This act shall not go into effect except as to the election of the members of said board prior to the first Monday of January one thousand nine hundred and twenty-two.

Section 17 All acts or parts of acts general local or special inconsistent with the provisions of this act are hereby repealed.

This act does not change the provisions of any acts of Assembly fixing the rate of taxation to be charged upon the several kinds of taxable property occupations or other subjects of taxation for county school district borough or township purposes.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1017 (House Bill No. 1307), entitled:

An Act to amend section eighteen, article one, chapter seven of an act approved the fourteenth day of May, one thousand nine hundred and fifteen, (P. L. 312), entitled "An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs," as amended.



And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1019 (House Bill No. 1308), entitled:

An Act to amend clause twenty-four of section two of an act approved the third day of April, one thousand eight hundred and fifty-one (Pamphlet Laws three hundred and twenty), entitled "An act regulating boroughs," as amended, authorizing the boroughs to increase the rate of taxation for general borough purposes.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1020 (House Bill No. 1325), as follows:

An Act providing for the organization government discipline maintenance and regulation of the armed land forces of this Commonwealth.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the armed organized land forces of the Commonwealth of Pennsylvania shall be and constitute the National Guard thereof styled the Pennsylvania National Guard and shall be subject at all times to the orders of the officers thereof

#### Definitions

Section 2. For the purpose of this act the words "National Defense Act" shall be taken to mean an act of Congress entitled "An act for making further and more effectual provision for the national defense and for other purposes" approved by the President June third nineteen hundred and sixteen and any and all acts that may hereafter be enacted amendatory thereof and supplementary thereto. The word "company" shall apply to and indicate the infantry headquarters supply cavalry field artillery engineer signal field hospital machine gun ambulance and field bakery units corresponding in general organization to a company of infantry. The words "regiment" and "battalion" shall apply to any organization of any arm of the service equal in organization to a regiment or battalion of infantry as the case may be or so denominated by law.

#### Composition of the National Guard

Section 3. The National Guard of this Commonwealth shall consist of one infantry division and such corps and army and other auxiliary troops and such staff corps and departments as may under the act of Congress be prescribed by the President as the portion of the National Guard of the United States apportioned and assigned to the State of Pennsylvania. The troops of the Pennsylvania National Guard shall be organized as far as practicable into regiments brigades and a division. Hereafter the enlisted personnel of the organizations of the Pennsylvania National Guard shall at all times be maintained at a strength not below the minimum strength fixed by act of Congress or the rules and regulations promulgated by the President under regulations thereto.

#### Increase in Organizations

Section 4. Should at any time the total number of enlisted men allotted as the strength of the Pennsylvania National Guard under and pursuant to the provisions of the National Defense Act and all acts of Congress amendatory thereof and supplementary thereto exceed the number required to complete the organizations hereinbefore provided for at their proper numerical strength then and in such case the Governor as Commander-in-Chief shall have the power and it is hereby authorized and directed to prescribe in orders for the organization of any and all such additional units as may be required to conform as far as practicable to the requirements for the National Guard under the laws of the United States and to form the same into battalions regiments brigades and divisions as the total numerical strength may require.

#### Powers of the Governor

Section 5. The Governor of this Commonwealth as Commander-in-Chief shall have the power and is hereby authorized and directed to alter increase divide annex consolidate disband organize or reorganize any organization department corps or staff so as to conform as far as practicable to any organization system drill instruction corps or staff uniform or equipment or period of enlistment now or hereafter proscribed by the laws of

the United States and the rules and regulations promulgated thereunder for the organization and regulation of the National Guard. For that purpose the number of officers non-commissioned officers and enlisted men of any grade in any organization department corps or staff may be increased or diminished and the grade of such officers non-commissioned officers and enlisted men may be altered to the extent necessary to secure as far as practicable such uniformity. Officers rendered surplus by either the disbandment consolidation or reorganization of their respective organizations shall be placed in the National Guard reserve or such officers may be held as supernumerary officers during the unexpired portion of their respective commissions at the sole discretion of the Governor as Commander-in-Chief and the period of time for which such officers are held as supernumerary may be included in computing the necessary length of service to entitle a commissioned officer to be placed upon the retired list.

The Governor as Commander-in-Chief shall have power in case of war invasion insurrection riot or imminent danger thereof to increase the land forces of this Commonwealth and organize the same in accordance with the existing rules and regulations governing the armies of the United States as the exigency of the occasion may require and such organization and increase may be either pursuant to or in advance of any call made by the President.

#### General Officers of the Line

Section 6. Officers commissioned to and holding in the Pennsylvania National Guard the grade of general officers shall hereafter be known as general officers of the line. The number of general officers of the line are hereby fixed at one major general and not to exceed six brigadier-generals. General officers shall be appointed by the Governor with the consent of the Senate but no person shall be appointed a general officer who shall not have served at least fifteen years as a commissioned officer either in the National Guard of any state territory or the District of Columbia or in the United States Army or both.

#### Staff Corps and Departments

Section 7. There shall be staff corps and departments composed of so many commissioned officers and enlisted men in addition to the officers and enlisted men of the staff of the higher tactical units as the same are now or may be hereafter authorized and the Governor is hereby authorized to commission such officers in such number and of such grades and to enlist and warrant such non-commissioned officers in such grades as may comply with the rules and regulations now in force or hereafter to be promulgated in relation thereto. Such staff corps and departments shall furnish the necessary officers and men to provide the administrative sanitary and supply personnel for mobilization and recruiting purposes for the Pennsylvania National Guard in Federal service and shall perform such other duties as may be required of them by the Governor as Commander-in-Chief.

#### Powers of the Division Commander

Section 8. The major general commanding the division Pennsylvania National Guard shall have in time of peace so far as practicable all the power and authority of a major general of a tactical division under the rules and regulations prescribed or hereafter to be prescribed for the government of the armies of the United States subject to the orders and direction of the Governor as Commander-in-Chief. He shall be responsible to the Governor for the training instruction discipline administration and efficiency of all troops of the Pennsylvania National Guard and shall cause such inspections and reports to be made as are required by this act. He may with the consent of the Governor employ such officers clerical and other force as may be required at his headquarters. Such force shall be paid by the Adjutant-General at rates of compensation as may be deemed by the Commander-in-Chief just and proper.

#### Medical Department

Section 9. The medical department shall consist of the medical corps the dental corps the veterinary corps and the enlisted men pertaining thereto. The commissioned officers of the medical corps shall be proportionately distributed among the several grades and assigned to duty with troops in such number and of such grades as may comply with the rules and regulations promulgated in relation thereto. The enlisted force of the medical department shall consist of such personnel as may conform as far as practicable to the enlisted personnel now or hereafter provided by law or regulations therefor. Original enlistments for the medical department shall be made in the grade of private and reenlistments and promotions or enlisted men therein shall be governed by such regulations as may be promulgated relating thereto.

The Governor is hereby authorized to appoint and commission dental surgeons at the rate of one for each one thousand enlisted men of the line of the Pennsylvania National Guard. Dental surgeons shall have the same rank and pay of dental surgeons of like grade and service in the Regular Army.

#### Veterinarians

Section 10. The Governor is hereby authorized to appoint such veterinarians and assistant veterinarians as may be necessary to comply with the rules and regulations promul-



gated in relation thereto and said veterinarians and assistant veterinarians shall constitute the veterinary corps Pennsylvania National Guard. They shall have the rank and pay of veterinarians and assistant veterinarians of like grade and service in the Regular Army.

#### Composition of Units

Section 11 The composition of all units of the Pennsylvania National Guard including the commissioned and enlisted personnel thereof other than those specifically provided for in this act shall be fixed from time to time by the Governor as Commander-in-Chief and announced in general orders and shall as far as practicable be in accordance and in compliance with such regulations as may be promulgated by the Secretary of War for the composition of the National Guard. Every such order shall have the same force and effect as if specifically enacted and provided for by statute.

#### Commissions of Officers and Prescribed Oath

Section 12 All commissioned officers shall be appointed by the Governor as Commander-in-Chief and be commissioned accordingly to the grade in the department corps or arm of the service in which they are appointed and shall be assigned to duty by the Commander-in-Chief. They shall take and subscribe the following oath: "I ..... do solemnly swear that I will support and defend the Constitution of the United States and the Constitution of the State of Pennsylvania against all enemies foreign and domestic that I will bear true faith and allegiance to the same that I will obey the orders of the President of the United States and of the Governor of the State of Pennsylvania that I make this obligation freely without any mental reservation or purpose of evasion and that I will well and faithfully discharge the duties of the office of ..... in the National Guard of the United States and of the State of Pennsylvania upon which I am about to enter so help me God." No officer shall be commissioned until he shall have successfully passed such tests as to his physical moral and professional fitness as shall be prescribed in relation thereto.

#### Continuity of Rank

Section 13 Whenever an officer shall be recommissioned in the same grade or commissioned in a lower grade than that in which he has served in the Pennsylvania National Guard within three months after the expiration or termination of his previous commission he shall take rank from the date given in his previous commission. Provided That when a commissioned officer has been in continuous service as such service and commission in a higher grade shall not affect the continuity of rank when such officer shall be recommissioned in a lower grade in which he has previously served.

#### Elimination and Disposition of Officers

Section 14 At any time the moral character capacity and general fitness for the service of any Pennsylvania National Guard officer may be determined by an efficiency board of three commissioned officers senior in rank if possible to the officer whose fitness for service shall be under investigation appointed by the Governor in case of general officers and departmental officers and the commanding general of the division in all other cases and if the findings of such board be unfavorable to such officer and be approved by the Governor he shall be discharged. Commissions of officers of the National Guard may be vacated upon transfer to National Guard Reserve resignation absence without leave for three months upon the recommendation of an efficiency board pursuant to sentence of a court-martial if recourse has been had to the sureties on his bond in the settlement of his financial or property accounts or if he has been convicted of an infamous crime.

#### Vacation of Commissions by Promotion

Section 15 When a commissioned officer of the Pennsylvania National Guard is appointed to another office therein and accepts the same such acceptance shall vacate the office previously held.

#### Administration of Oaths

Section 16 General field and staff corps officers are hereby authorized and empowered to administer oaths and affirmations in all matters pertaining to and concerning the Pennsylvania National Guard and all commissioned officers are authorized and empowered to administer oaths and affirmations in the enlistment of soldiers for the Pennsylvania National Guard. Any person who shall falsely swear or affirm to any oath or affirmation before any such officer shall be deemed guilty of perjury and upon trial and conviction thereof shall be sentenced for such offense as provided by law.

#### Temporary Detail by Commanding Officers

Section 17 When a company is without commissioned officers from any cause the commanding officer of the regiment of which it is a part or if not part of a regiment then the division commander shall detail an officer to command said organization until an officer has been appointed or assigned thereto.

#### Term of Office of General Field and Line Officers

Section 18 The term of every general field and line officer and departmental officer other than those provided for in section nineteen shall be for five years unless his commission be otherwise lawfully determined and annulled. Provided That all commissions in force in the National Guard of Pennsylvania at the time of the passage of this act shall continue in force in the Pennsylvania National Guard for the unexpired portion thereof subject to termination as herein provided. All appointments to the grade of second lieutenant shall be provisional for a period of one year at the close of which period such appointments shall then be made for a full term of five years if the appointee shall have demonstrated under such regulations as may be prescribed in relation thereto his suitability and moral professional and physical fitness therefor and should any appointee be deemed unfit by the Commander-in-Chief his appointment shall be terminated. Should any such appointee be promoted to a higher grade before the expiration of said one year he shall receive a provisional appointment in such higher grade under like conditions as apply to the appointment of a second lieutenant.

When authorized by the Federal Government warrant officers may be appointed by the Governor under such regulations as may be prescribed by the Federal Government.

#### Term of Office of Certain Staff Officers

Section 19 No person shall hereafter be appointed as a staff officer nor as an officer of the pay inspection subsistence or medical department unless such person shall have had previous military experience. Every person so appointed to any office or position designated in this section shall hold his position until he shall have reached the age of sixty-four years unless retired prior to that time by reason of resignation transfer to reserve disability or for cause determined by a court-martial legally convened for that purpose or by proceedings by an efficiency board constituted for that purpose. All vacancies among said officers holding positions specified in this section shall be filled by appointment from the officers of the Pennsylvania National Guard. Provided That when a vacancy occurs in the Adjutant-General's Department inspector general's department judge advocate general's department quartermaster's corps ordnance department or signal corps the same may be filled in the discretion of the Governor by the detail of a line officer of the grade in which the vacancy exists. Such detail shall be for a period of not to exceed five years at the expiration of which time the officer unless redetailed shall be assigned to fill a vacancy in his grade in any line organization that the Governor may direct. The detail of an officer under the provisions of this section shall create a vacancy in his grade and organization which shall be filled in the same manner as a vacancy due to any other cause.

#### Bonds of Officers

Section 20 Certain commissioned officers shall give bonds with corporate surety as follows: Officers appointed or detailed as quartermaster of the grade of colonel lieutenant-colonel or major severally in the sum of two thousand dollars; captains of all companies and commanding officers of field hospitals and ambulance companies severally in the sum of two thousand dollars; lieutenants of each and all of said organizations and other captains assigned to field hospitals or ambulance companies severally in the sum of one thousand dollars. Provided That the Adjutant-General may require a bond in such amount as he may deem sufficient of any officer who may become responsible either for public funds or public property or both. The form of all bonds shall be prescribed and furnished by the Adjutant-General and shall be conditioned for the faithful discharge of the duties of the respective offices and the proper accounting for public moneys or public property or both entrusted to said officers and for the safe-keeping and return of the property of the State issued and entrusted to them by the Adjutant-General and of the property of the United States property and disbursing officer or acquired by the transfer or inventory or on memorandum receipt or by purchase from State funds whenever and as often as demand is made upon the principal in said bond for an accounting or the payment back of said money and accounting for or involving to a designated officer the property issued or assigned to said officers.

#### Pay of Officers on Special Duty

Section 21 Commissioned officers may be ordered upon special duty at the discretion of the Governor as Commander-in-Chief and shall receive the pay of their respective grades during the time they may continue upon duty under such order. Provided That when the duty required of them is a duty enjoined by law or regulations upon an officer of higher grade the officer so detailed shall receive the pay of such higher grade.

#### Retirement of Officers

Section 22 Commissioned officers who shall have served forty years either as an officer or enlisted man or both in the Pennsylvania National Guard shall upon application made to the Adjutant-General be retired from active service and placed upon the retired list as of the next



higher grade except a major general whose grade upon the retired list shall remain the same and when any commissioned officer is sixty-four years of age he shall be retired from active service and may be placed upon the retired list as of the next higher grade except a major general whose grade on the retired list shall remain the same. Provided That service in the volunteer forces of the United States or in the Army Navy or Marine Corps thereof during the War with Spain in Mexican border service or in any other Federal service may be included as of twice its actual length in computing the forty years of service required for retirement. Commissioned officers who shall have served as such in the Pennsylvania National Guard or the Pennsylvania Reserve Militia or both may upon application to the Adjutant General be placed upon the retired list as of the highest grade of such officers may have held in their service. Provided That he shall have held a commission as an officer of the Pennsylvania National Guard or the Pennsylvania Reserve Militia or both for a period of at least ten years in the aggregate. Provided further That service in the volunteer forces in the United States Army in the War with Spain in Mexican border service in the World War or in any other Federal service may be computed as of twice its actual length. The Governor as Commander-in-Chief shall have power and is hereby authorized to relieve from active service and place upon the retired list as of the next higher grade any commissioned officer who has served continuously in any one grade for fifteen years. The commission of any officer so relieved from active duty and placed upon the retired list shall be considered terminated and the office held by him as vacated. When an officer has become incapable from any cause of performing the duties of his office he may be ordered before an efficiency board created as herein providing and sitting as a retiring board. If he is found disqualified by reason of physical disability incurred in the line of duty he may be retired as of the next higher grade but if he is found disqualified for any other reason he shall be retired without increase in grade. The action of every such board shall be subject to the approval of the Governor as Commander-in-Chief. All retired officers shall be entitled to wear the uniform of their grade as retired officers of the Pennsylvania National Guard on all proper military or semi-military occasions.

#### Holding Officers as Supernumerary Pending Settlement

Section 23 A commissioned officer responsible for State funds or State property or property of the United States issued to him by the Adjutant General or United States' property and disbursing officer or acquired by transfer inventory or purchase from annual allowance of State funds who may tender his resignation and whose accounts are not settled may be relieved from active duty by the Governor as Commander-in-Chief and held as supernumerary pending settlement of his accounts and when so relieved from active duty the office in which he is commissioned or to which he has been assigned shall be considered as vacated. Provided That a commissioned officer so held as supernumerary shall be amenable to court-martial for military offenses to the same extent and in like manner as if upon the active list.

#### Enlistment in the National Guard

Section 24 Hereafter the period of enlistment in the Pennsylvania National Guard shall be the same as prescribed for the Regular Army and the qualifications for enlistment shall be the same as those prescribed for enlistment in the regular army.

#### Enlistment Contract

Section 25 Every man enlisting in the Pennsylvania National Guard shall sign an enlistment contract and take and subscribe to the following oath of enlistment.

"I ..... born in ..... in the State of ..... aged ..... years and ..... months and by occupation a ..... do hereby acknowledge to have voluntarily enlisted this ..... day of ..... 19.. as a soldier in the National Guard of the United States and of the State of Pennsylvania for a period of ..... years under the conditions prescribed by law unless sooner discharged by proper authority and I do solemnly swear that I will bear true faith and allegiance to the United States of America and to the State of Pennsylvania and that I will serve them honestly and faithfully against all their enemies whomsoever and that I will obey the orders of the President of the United States and the Governor of the State of Pennsylvania and the officers appointed over me according to law and the rules and articles of war."

#### Discharge of Enlisted Men From the National Guard

Section 26 An enlisted man discharged from service in the Pennsylvania National Guard shall receive a discharge in writing in such form and with such classification as is or shall be prescribed for the Regular Army and in time of peace discharges may be given prior to the expiration of terms of enlistment under such regulations as the Governor may prescribe subject to the restrictions of the National Defense Act or amendments thereto.

#### Disbandment of Companies

Section 27 If it appears to the Governor as Commander-in-Chief that a company of the Pennsylvania National Guard has failed to comply with the requirements of the law in matters of uniform equipment discipline or efficiency so that it cannot dis-

charge the duties required of it such company may be disbanded by the Governor as Commander-in-Chief may disband any company if in his judgment the interests of the service justify it subject to the restrictions of the National Defence Act or amendment thereto.

#### The Adjutant-General

Section 28 The Governor shall appoint by and with the consent of the Senate the Adjutant-General who shall hold office for the term of four years and until his successor is appointed and qualified but he may be removed at any time by the Governor. He shall give bond in the sum of twenty thousand dollars in such form and with such sureties as may be approved by the Governor as Commander-in-Chief. He shall have the custody of all books accounts and military property of the Commonwealth issued by it pertaining to the Pennsylvania National Guard and shall distribute all orders from the Commander-in-Chief and perform such other duties as the Governor as Commander-in-Chief shall direct. He shall make a return annually in duplicate of the Pennsylvania National Guard and a report of their arms uniforms accoutrements and ammunition according to such forms as may be prescribed by the Secretary of War one copy to be filed in the office of the Adjutant-General and one copy to be forwarded to the Secretary of War. He may with the consent of the Governor as Commander-in-Chief employ such emergency clerical and other force as may be required in his department or at the State Arsenal who shall be paid such rates of compensation as may be by him deemed just and proper. He shall pay the troops and make all other disbursements authorized by this act by warrants drawn by him upon the Treasurer of the Commonwealth countersigned by the Auditor General. He shall supply to all officers of the Pennsylvania National Guard copies of drill regulations manuals of rifle practice service manuals and military publications forms and books prescribed for use of the United States Army as the Governor as Commander-in-Chief may designate. He may with the approval of the Governor as Commander-in-Chief sell or exchange from time to time such military stores belonging to the Commonwealth as are found unserviceable or in state of decay or which it may be deemed for the best interests of the Commonwealth to sell or exchange all moneys received from stores so sold shall be paid into the Treasury of the Commonwealth.

#### Retention of Ancient Privileges

Section 29 Any corps of artillery cavalry or infantry existing in this State on the passage of the Act of Congress of May eighth seventeen hundred and ninety-two which by the laws customs or usages of this State has been in continuous existence since the passage of said act shall be allowed to retain its ancient privileges subject nevertheless to all duties required by law of the militia. Provided That said organizations may be a part of the Pennsylvania National Guard and entitled to all the privileges thereof and shall conform in all respects except as to cornets to the organization discipline and training of the National Guard in time of war. Provided further That for the purpose of training and when on active duty in the service of the United States they may be assigned to higher units as the Governor may direct and shall be subject to the orders of officers under whom they shall be serving.

#### Exemption From Arrest

Section 30 No officer or enlisted man shall be arrested on any warrant except for treason or felony while going to remaining at or returning from a place where he is ordered to attend for military duty.

#### Encampments and Maneuvers

Section 31 Camps of instructions combined camps with troops of the Regular Army and of other states practice marches maneuvers and other exercises including the outdoor target practice shall be held at such times and places and for such organizations and for such periods as the Governor as Commander-in-Chief may direct none of which shall exceed fifteen days in any one year. During such tour of duty an inspection shall be made by such officers as may be designated for that purpose by the Governor as Commander-in-Chief. For services during such tours of duty commissioned officers shall be entitled to the same pay and transportation in kind as officers of like grade of the Regular Army are or may hereafter be entitled to by law and any such payments not made from Federal funds except longevity pay shall be payable from State funds by the Adjutant-General in the usual manner. For services during such tours of duty all enlisted men shall be entitled to and shall receive the per diem pay hereinafter prescribed. Provided That the difference between the rate of pay for enlisted men as hereinafter provided in this act and the amount that may be received from the Federal Government at Federal rate of pay shall be paid from State funds by the Adjutant-General in the usual manner and in addition thereto enlisted men shall be entitled to transportation in kind and subsistence.

#### Pay of Officers and Men on Active Duty and State Service

Section 32 When the Pennsylvania National Guard or any part thereof is ordered on active duty by the Governor as Commander-in-Chief and pay is authorized for such duty under the order prescribing the performance thereof the commissioned officers and warrant officers so ordered shall be entitled to the same pay as officers of like grade in the Regular Army of the United States the grades of enlisted men shall be such as the Governor as Commander-



in-Chief may from time to time direct and shall conform to the grades authorized in tables of organization for the National Guard published by the War Department. When enlisted men are ordered on active duty as above prescribed their per diem day shall be as follows: first grade three dollars and fifty cents; second grade three dollars; third grade three dollars; fourth grade two dollars and fifty cents; fifth grade two dollars; sixth grade one dollar and seventy-five cents; seventh grade one dollar and fifty cents. Under such regulations as the Governor as Commander-in-Chief may prescribe and conform with tables of organization authorized for the National Guard by the War Department, enlisted men of the sixth and seventh grades may be rated as specialists and receive extra pay per diem as follows: first class one dollar and twenty-five cents; second class one dollar; third class seventy-five cents; fourth class fifty cents; fifth class forty cents; sixth class fifteen cents. Hereafter enlisted men shall receive an increase of ten per centum of their base pay for every five years of service in the National Guard or in the United States Army, Navy or Marine Corps or for any two or more of these services combined. Provided That such increase shall not exceed forty per centum of their base pay. All payments of per diem pay and service pay shall be made by the Adjutant General in the usual manner. No deductions shall be made from the pay of officers or enlisted men in active service for dues or other financial obligations imposed by any by-laws, rules or regulations of a civic character.

#### Transportation and Expenses of Officers on Special Duty

Section 33 Officers in attendance upon court-martial boards of examination, efficiency boards and other necessary duty as prescribed by the Adjutant General shall receive transportation in kind as may be provided for in orders and the necessary expenses lawfully incurred in the performance of any such duty shall be paid upon proper vouchers duly approved by the officers under whose orders the duty is performed.

#### Annual Appropriations

Section 34 Organizations of the Pennsylvania National Guard found upon examination of the reports made by an inspecting officer duly detailed for that purpose to be up to the standard required in strength, drill, discipline and efficiency shall receive in annual allowance the following money per annum which shall be used and expended solely for military purposes and for the use and benefit of the organization for dismounted troops at the rate of ten dollars (\$10) per man per year. Provided That no organization shall receive less than a minimum sum of five hundred dollars or more than a maximum sum of nine hundred dollars per annum for mounted or motorized troops at the rate of fifteen dollars (\$15) per man per year. Provided That no such mounted or motorized organization shall receive less per year than a minimum sum of seven hundred and fifty dollars and more than a maximum sum of one thousand two hundred dollars per year. Such allowances shall be computed by the Adjutant General from the strength of the unit as reported on May thirty-first of each year. Newly organized units shall receive a pro rata share of the above named allowance for the portion of the fiscal year in which they are in service. Provided That such allowance be based on the actual strength of the organization at the time of its entrance into the service; the said allowances to be paid by the Adjutant General in the usual manner to the commanding officer of the respective organization but it shall be the duty of the Adjutant General before paying any of the said allowance in money to procure by purchase or otherwise and issue for each enlisted man not already provided therewith such articles of dress, uniform and such articles of service uniform and equipment as are required for field service and also such mess tents, kitchen tents and military stores required by the respective organizations not furnished and paid for out of Federal funds and charge the cost of same to the said annual allowance and the balance if any to be paid and disbursed as hereinafter provided. Provided however That any regiment, battalion, squadron or company may at its own expense provide itself with other uniforms of such style and pattern as a majority of its officers may select and the Governor as Commander-in-Chief approve which uniform shall be the property of the organization or the individual members thereof. No portion of any allowance made by the State to any organization shall be expended in procuring such special uniforms or in repairing or caring for the same. No part of the annual allowances paid under the provisions of this act to the several organizations of the Pennsylvania National Guard shall be used in the purchase, erection or construction of any armory unless the title thereto be vested in the Commonwealth. The commanding officer of each organization shall at such time as the Governor as Commander-in-Chief may direct make a return to the Adjutant General containing an itemized account and statement of all disbursements of the money appropriated and paid to said organization and not previously accounted for which account and statement shall be verified by the proper original vouchers for such disbursements this accounting to be made under and in accordance with such regulations as may be prescribed by the Commander-in-Chief.

#### Military Board

Section 35 The Military Board shall consist of the Adjutant General, the Auditor General, the State Treasurer and the Division Commander who shall meet at such time as may be necessary and whose duty it shall be to audit and

adjust all claims incident to the organization discipline maintenance and service of the Pennsylvania National Guard other than fixed allowances and which claims on the approval of said Military Board shall be paid by the Auditor General in the usual manner. The Military Board shall authorize and prescribe any expenditure for the maintenance, support or improvement of the National Guard which are not herein provided for and such approval shall be warrant for the Adjutant General to pay such expenses in the usual manner. Each member of the Military Board except the Division Commander shall be paid an annual salary of six hundred dollars.

#### Armory Rent

Section 36 The commanding officer of each organization excepting division, brigade, regimental, squadron or battalion headquarters in addition to annual allowances procuring an armory owned by the Commonwealth shall be paid an annual allowance of two hundred dollars (\$200) by the Adjutant General in the usual manner said annual allowance to be devoted exclusively to the payment of rent of armory.

#### Horse Hire

Section 37 The payment of hire of horses for such officers and enlisted men as are required to be mounted and for horses necessary for batteries of field artillery and for horses or mules as may be required for machine-gun companies and for wagon transportation when in active service including camps of instruction, combined camps, practice marches, parades, maneuvers and other exercises when ordered by the Governor as Commander-in-Chief shall not exceed two dollars (\$2.00) per diem per horse or mule to be paid by the Adjutant General in the usual manner and upon properly itemized and duly approved vouchers.

#### Necessary Expenses of Headquarters

Section 38 The necessary military expenses of general division, brigade, regimental and separate battalion headquarters including clerk hire and other actual outlays shall be paid by the Adjutant General in the usual manner on the usual lawful vouchers to that effect duly sworn to or affirmed to by the commanding officer or the officer charged with the payment of the same such expenses in no event to exceed four thousand dollars (\$4,000) per annum for the division, five hundred (\$500) dollars for each brigade headquarters, one thousand dollars (\$1,000) for each infantry regimental headquarters, seven hundred and fifty dollars (\$750) for each regimental headquarters of arms of the service other than infantry, two hundred and fifty dollars (\$250) for each battalion headquarters not a part of a regiment.

#### Criminal Offenses

Section 39 Any commissioned officer or enlisted man of the Pennsylvania National Guard who shall embezzle, misapply or convert to his own use without authority any moneys received by or entrusted to him for disbursement shall be deemed guilty of a misdemeanor and on conviction shall be sentenced as for other like offenses under the penal code of this State.

#### Relief For Disability Incurred in Active Service

Section 40 If any officer or enlisted man of the Pennsylvania National Guard is wounded or otherwise disabled while doing duty in active service of the State for which duty a per diem rate of pay is paid he shall receive from the Commonwealth just and reasonable relief in amount to be determined by the Military Board.

#### Rifle Practice Allowances

Section 41 The Adjutant General shall provide for and issue to the Pennsylvania National Guard for rifle and artillery practice such ammunition as may be necessary for the efficiency of the service and the Governor as Commander-in-Chief may fix an annual allowance for rifle or revolver practice expenses to be paid by the Adjutant General in the usual manner.

#### Powers of Officers in Active Service

Section 42 The commanding officers of any troop in active service may place in arrest any officer or enlisted man who shall disobey the orders of his superior officer or enlisted man who shall disobey the orders of his superior officer or any person or persons who shall trespass on parade or camp grounds or in any way of manner interrupt or molest the orderly discharge of duty of those in active service and also may prohibit and prevent the sale of spirituous or malt liquors within two miles of such parade grounds or encampment and also in his discretion abate as a nuisance all hucksters, canteens, auction sales or gambling.

#### Subsistence and Quartermaster Stores

Section 43 The necessary subsistence and quartermaster stores and expenses incident to any active service including the transportation of troops may be contracted for under direction of the Governor as Commander-in-Chief by the Adjutant General or any other officer designated for that purpose and paid for in the usual manner except when such active service is under the orders of the War Department.



ment when subsistence quartermasters' stores and other expenses incident to any active service including transportation will be furnished by the Federal Government

#### Powers of the Governor in Case of Emergency

Section 44 When an invasion of or insurrection in the State occurs or is threatened or a tumult riot or mob shall exist or there is imminent danger thereof the Governor may in his discretion place the Pennsylvania National Guard or any part thereof on active duty

#### Payment of Emergency Expenses

Section 45 When the Pennsylvania National Guard or any portion thereof is ordered on active duty by the Governor as Commander-in-Chief in repelling invasion subduing insurrection riot or disorder within the State or in the prevention thereof the payment of the troops and all other expenses incident to such service will be made by the Adjutant General from funds obtained by warrant drawn by the Governor of the Commonwealth upon the State Treasurer against an appropriation made for such purpose and if the Pennsylvania National Guard or any portion thereof shall be called into the active service of the United States by the President all necessary expenses incident to the mobilization of the Pennsylvania National Guard or any portion thereof under such call excluding per diem pay shall be paid by the Adjutant General from funds obtained in like manner. The necessary transportation subsistence and quartermaster stores and the necessary expenses incident to such active duty within the State or mobilization under the call of the President may be contracted for under direction of the Governor as Commander-in-Chief by the Adjutant General or other officer or officers designated for that purpose and the same shall be paid for by the Adjutant General from funds obtained by warrant drawn by the Governor of the Commonwealth upon the State Treasurer against an appropriation made for such purpose except when such expenses are paid by the Federal Government

#### Exemption of Uniform

Section 46 The uniform arms ammunition accoutrements of every commissioned officer and enlisted man shall be free from all suits distresses executions or sales for debt or payment of taxes

#### Furnishings of Flags Et Cetera

Section 47 The Governor as Commander-in-Chief is hereby authorized to procure and issue from time to time to the Pennsylvania National Guard such flags standards and guidons as may be necessary which as far as practicable shall be similar in style to those of the United States Army

#### Purchasing and Receiving Uniforms in Pawn

Section 48 If any person shall knowingly and wilfully purchase or receive in pawn or pledge any arm accoutrement article of military clothing equipment tent or fly of any quartermaster medical engineer signal property ordnance or ordnance stores the property of the Commonwealth of Pennsylvania or of the United States in use by the Commonwealth of Pennsylvania he shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to an imprisonment not exceeding one year and a fine not exceeding three hundred dollars

#### Exemptions from Jury Duty and Posse Comitatus

Section 49 In addition to exemptions now allowed by law any person who shall have performed duty in the Pennsylvania National Guard for a period of nine years or who served for nine months or a longer period in active service of the United States and was honorably discharged or mustered out shall be exempt from further military service except in case of war invasion or insurrection and from serving as a juror if he so desires. Every officer and enlisted man in the Pennsylvania National Guard shall during his service therein be exempt from service upon any posse comitatus. Every officer and enlisted man of the Pennsylvania National Guard while in active service for which a per diem rate of pay is paid shall be exempt from jury duty during the period of such active service and any officer or enlisted man shall during his service in the Pennsylvania National Guard be exempt from serving as a juror if he so desires

#### Exemption from Civil Process

Section 50 No civil process shall issue or be enforced against any officer or enlisted man of the Pennsylvania National Guard in the active service of this Commonwealth or of the United States during so much of the term as he shall be engaged in active service under orders nor until thirty days after he shall have been relieved therefrom. Provided That the operation of all statutes of limitations and presumptions arising from lapse of time shall be suspended upon all claims against such officer or enlisted man during such term

#### Methods of Settling Accounts

Section 51 In the settlement and payment of any accounts the Adjutant General shall require except for incidental expenses or allowances authorized by this act or when it is impracticable an affidavit taken before a person authorized to administer oaths or affirmations in such form as the military board may prescribe. Every account before making payment shall be approved by the officer

ordering the purchase or directing the rendering of service showing that the same is correct as to price that the articles were furnished or services rendered on his order and supplied as charged. Any person who shall falsely swear or affirm to any oath or affirmation as to any matter provided for in this section shall be deemed guilty of perjury and upon trial and conviction thereof shall be sentenced as provided by law and in addition thereto shall suffer the forfeiture of the whole amount of the articles or service falsely charged for or paid for one-half of which amount shall go to the person or persons who shall give information and shall prosecute such charge to conviction and the other half shall be paid into the treasury of this Commonwealth

#### Courts of Inquiry

Section 52 Courts of inquiry to consist of one officer may be instituted by the Governor as Commander-in-Chief or the commanding general of the division for the purposes of investigating the conduct of any officer either upon his own request or upon complaint or charge of improper conduct as an officer or for the purpose of settling rank. Any court of inquiry with approval of the convening authority may employ a stenographer to take testimony. Courts of inquiry shall without delay report a statement of facts to the officer instituting such court who may in his discretion cause charges to be preferred against the accused

#### System of Courts-Martial

Section 53 Courts-martial shall be of three kinds namely general special and summary. They shall be constituted like and have cognizance of the same subjects and possess like powers except as to punishments as similar courts provided for by the laws and regulations governing the army of the United States and the proceedings of courts-martial of the Pennsylvania National Guard shall follow so far as practicable the forms and modes of procedure prescribed for said similar courts. Except for certain offenses hereinbefore specified all charges and specifications shall be laid under some one or more of the articles of war which articles of war shall be of the same force and effect in any proceeding before any court-martial as if the same had been herein enacted at length

Section 54 General courts-martial in the Pennsylvania National Guard may be convened by order of the Governor or the Division Commander and such courts shall have the power to impose fines not exceeding two hundred dollars (\$200) to sentences to forfeiture of pay and allowances to reprimand to dismissal or dishonorable discharge from the service to a reduction of non-commissioned officers to the ranks or any two or more of such punishments may be combined in the sentences imposed by such courts. Provided That sentence shall not become operative until after the approval thereof by the appointing power

Section 55 When not in the active service of the United States the commanding officer of each garrison fort post camp or other place brigade detached regiment or separate battalion or other detached or separate command may appoint special courts-martial for his command but such special courts-martial may in any case be appointed by superior authority when by the latter deemed desirable. Special courts-martial shall have power to try any person subject to military law except a commissioned officer for any crime or offense made punishable by the military laws of the United States or of the Commonwealth of Pennsylvania and such special courts-martial shall have the same powers of punishment as do general courts-martial except that fines imposed by such special courts-martial shall not exceed one hundred dollars (\$100) provided that sentence shall not become operative until after the approval thereof by the appointing power

Section 56 When not in active service of the United States the commanding officer of each garrison fort post or other place regiment detached or separate battalion or company or other detachment of the Pennsylvania National Guard may appoint for such place or command a summary court to consist of one officer who shall have power to administer oaths and to try the enlisted men of such place or command for breaches of discipline and violations of the laws governing such organizations except civic by-laws and said court when satisfied of the guilt of such soldier may impose fines not exceeding twenty-five dollars (\$25.00) for any single offense may sentence non-commissioned officers to reduction to the ranks may sentence to forfeiture of pay and allowances. The proceedings of such summary court shall be informal and the minutes thereof shall be so far as practicable the same as prescribed for summary courts of the army of the United States. Provided That the sentence shall not become operative until after the approval thereof by the appointing power

Section 57 All courts-martial including summary courts of the Pennsylvania National Guard when not in the active service of the United States shall have power to sentence to confinement in lieu of fines authorized to be imposed. Provided That such sentences of confinement shall not exceed one day for each dollar of fine authorized and imposed. Provided further That the sentence shall not become operative until after the approval thereof by the appointing power

Section 58 When the Pennsylvania National Guard is not in the active service of the United States sentence of dismissal from the service or dishonorable discharge imposed by court-martial shall not be executed until approved by the Governor

Section 59 When not in the active service of the United States presidents of courts-martial and summary court officers shall have power to issue warrants directed to the sheriff or the proper county or any constable to arrest accused persons and to bring them before the court for trial whenever such persons shall have disobeyed an order in writing from the convening authority to appear before such court a copy of the



charge or charges having been delivered to the accused with such order in the manner provided by law for service of civil process and to issue subpoenas and subpoenas duces tecum and to enforce by attachment attendance of witnesses and the production of books and papers and to sentence for a refusal to be sworn or to answer as provided in actions before civil courts

#### Collection of Fines

Section 60 The president of any general or special court-martial or the officer of a summary court shall issue his warrant for the collection of all fines imposed by said court-martial or summary court to the sheriff or any constable of the county in which the court was held or in which the delinquent resides whose duty it shall be to collect all fines provided for by this act in the same manner as he is authorized to collect debts on civil process and to make his return to the president of said court or to the officer of the said summary court or within twenty days certify to the said president or officer that there is no property of the defendant out of which said moneys can be made Upon such return of "no goods" the president or officer of the court shall issue his warrant of commitment of such delinquent to the proper jail of the county directed to such sheriff or constable who shall forthwith execute said warrant and make proper return of the same to said court

#### Duties of Jailers

Section 61 The keepers and wardens of all county jails are required to receive and confine all military offenders when delivered by such sheriff or constable under the proper certificate of commitment of a general special or summary court-martial for and during the term of sentence as set forth in said commitment

#### Disobedience of Subpoenas

Section 62 Every witness not appearing in obedience to such subpoena when duly served and not having a sufficient or reasonable excuse shall forfeit to the Commonwealth a sum of not less than ten nor more than fifty dollars for each default and the president or officer of such court shall from time to time report to the district attorney the names of such delinquent witnesses together with the names and places of residence of the persons serving such subpoena the better to enable him to prosecute for such forfeiture

#### Execution of Attachment

Section 63 Every attachment for a witness shall be executed in the same manner as a warrant and by the sheriff or a constable of the county and the fees for serving the same shall be paid by the person against whom the cause shall have been issued unless he shall show reasonable cause to the satisfaction of such court for his commission to attend in which case the party requiring such attachment shall pay the costs such costs shall be ascertained by the said court which may thereupon issue an execution for the collection thereof against the person liable to pay the same and which shall be collected as other executions are collected by said sheriff or constable

#### Appeals to the Governor

Section 64 An appeal from the approved finding or sentence of a general court-martial may be made to the Governor as Commander-in-Chief within twenty days after the decision appealed from shall have been made known to the accused and shall operate as a stay of execution of sentence until such appeal has been decided

#### Moneys to be Paid to State Treasurer

Section 65 All fines and penalties imposed and collected through the sentence of courts-martial shall be forwarded to the Adjutant General and by him paid into the treasury of the Commonwealth

#### Liability of Public Officers for Non-Execution of Process

Section 66 The neglect or refusal of any sheriff constable or jail-warden to execute any process or to make proper return of all fines and penalties collected or to receive in custody any prisoner shall be deemed a misdemeanor and shall subject the offender to a prosecution by the proper district attorney and to a penalty upon conviction of each such offense of one hundred dollars (\$100) to the use of the Commonwealth

#### Compensation of Court

Section 67 Judge-advocates and members of courts-martial and courts of inquiry shall be allowed transportation in kind and per diem pay as per military grade for time actually employed in the duties assigned them Transportation in kind shall be furnished to all prosecutors prisoners witnesses sheriffs and constables to and from the place or places designated for the meetings of said courts The per diem pay for military and civilian witnesses shall be the same as in civil courts of law The fees of sheriffs and constables for serving the processes provided for in this act shall be the same as prescribed by law for similar processes of a civil nature and shall upon proper vouchers being filed be paid by the Adjutant General in the usual manner

#### Leaves of Absence for Certain State Employees

Section 68 All officers and employees of the Commonwealth of Pennsylvania members of the Pennsylvania National Guard shall be entitled to leave of absence from their respective

duties without loss of pay time or efficiency rating on all days during which they shall as members of the Pennsylvania National Guard be engaged in the active service of the Commonwealth or in field training ordered or authorized under the provisions of this act

#### Federal Service Under Draft

Section 69 When the Pennsylvania National Guard or any portion thereof is drafted into the service of the United States during an emergency and under the provisions of the National Guard Act and amendments thereto have severed their relations with the National Guard of the State due to this act of draft and such forces are later discharged from the service of the United States they shall resume their membership in the Pennsylvania National Guard and will continue to serve in the National Guard until the date which their enlistments or commissions entered into prior to the draft would have expired if uninterrupted

#### Codification

Section 70 This act shall be known as the Pennsylvania National Guard Act and together with any acts supplementary thereto or amendatory thereof may be codified and published by the Adjutant General

#### Intent of the Act

Section 71 The various sections of this act are hereby declared to be independent of each other and in the event of any section hereof hereafter being declared unconstitutional it is the intent and meaning hereof that such section alone should be eliminated herefrom without affecting any other portion of this act

#### When Effective

Section 72 The provisions of this act shall become effective on and after June first nineteen hundred and twenty-one

#### Repeal

Section 73 The act of Assembly approved May third nineteen hundred and seventeen (Pamphlet Laws one hundred and thirteen) entitled "An act providing for the organization government discipline maintenance and regulation of the armed land forces of this Commonwealth" and all acts or parts of acts relating to the National Guard and organized militia inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1022 (House Bill No. 1339), entitled:

An Act authorizing boroughs to enact ordinances prohibiting heavy traffic on certain paved streets

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bill to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1025 (House Bill No. 1385), as follows:

A Supplement to an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" extending the charters of certain corporations

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the charters of all corporations heretofore or hereafter granted in accordance with the provisions of the present Constitution of this Commonwealth and the act of General Assembly entitled "An act to provide for the incorporation and regulation of certain corporations" approved April twenty-ninth one thousand eight hundred and seventy-four and the charters of all corporations that have accepted the provisions of the said Constitution and act of Assembly which charters were limited in their duration by the articles of association or by the act of Assembly under which they were granted and have now expired or shall hereafter expire are hereby extended for a period of twenty-five years from the date of the expiration of said charters Provided That a bona fide organization has taken place and business has been commenced in good faith within a period of two years from the date of the granting of said charters Provided further That concerns availing themselves of the provisions of this act shall first pay into the Treasury



of this Commonwealth the fee and bonus upon their capital stock now fixed by law for the granting of a corporate charter. And compiled with and that the extension is requested by and with the consent of the stockholders holding a majority in amount of the capital stock of such corporation at the time of applying for such extension letters patent shall issue to said corporation.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1026 (House Bill No. 722), entitled:

An Act to repeal an act approved the twenty-second day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand one hundred and thirteen) entitled "An act authorizing cities of the third class to surrender their charter and be constituted a borough and providing the procedure therefor"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1037 (House Bill No. 1354), entitled:

A Supplement to the act approved the twenty-third day of June one thousand eight hundred and eighty-five (Pamphlet Laws one hundred and forty-six) entitled "An act relating to marriage licenses providing for officers herein indicated to issue licenses for parties to marry" imposing an additional license fee for the use of the Commonwealth

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1038 (House Bill No. 1164), entitled:

An Act to amend section forty-three of the act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fifty-seven) entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting same and of their appointees including registrars inspectors of registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling places by registrars and at the offices of commissions by commissioners and the right of parties or bodies of electors to have watchers thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by any elector under certain conditions directing how the registers shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commission in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon the courts judges prothonotaries

sheriffs commissioners peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are co-extensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions punishing and fixing penalties for violation hereof and repealing all legislation inconsistent herewith" so as to increase the maximum compensation to be paid to the chief clerk of the registration commission

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1040 (House Bill No. 1323), entitled:

An Act to amend section two of an act approved the twenty-fifth day of April, one thousand nine hundred and three, (P. L. 304), entitled "An act to further regulate the construction, maintenance and inspection of buildings and party walls, in cities of the first class."

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1041 (House Bill No. 1340), entitled:

An Act to amend an act approved the fourteenth day of May, one thousand nine hundred and fifteen, (P. L. 312), entitled, "An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs, authorizing boroughs to define and punish disorderly conduct.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1048, as follows:

An Act to amend section six hundred twenty-seven of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section six hundred twenty-seven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 627. The board of school directors of any district may permit the use of its school grounds and buildings for social recreation and other proper purposes under such rules and regulations as the board may adopt and shall make such arrangements with any city borough or township authorities for the improvement care protection and maintenance of school buildings and grounds for school park play or other recreation purposes as it may seem proper and any board of school directors may make such arrangements as it may see proper with any association or individual for the temporary use of school property for schools play grounds social recreation or other proper educational purposes" is hereby amended to read as follows



Section 627 That board of school directors of any district may permit the use of its school grounds and buildings for social recreation and other proper purposes under such rules and regulations as the board may adopt and shall make such arrangements with any city borough or township authorities for the improvement care protection and maintenance of school buildings and grounds for school park play or other recreation purposes as it may seem proper and any board of school directors may make such arrangements as it may see proper with any officials or individuals for the temporary use of school property for schools play grounds social recreation or other proper educational purposes primaries and elections

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1049, as follows:

An Act to provide for the payment of moneys appropriated for the care treatment and maintenance of the indigent insane criminal insane feeble-minded epileptic sick or injured and all other persons who are wards of the State or are beneficiaries in moneys so appropriated and the issuing of warrants by the Auditor General on the State Treasurer to the boards of trustees directors or managers of insane institutions hospitals asylums homes training schools penal institutions reformatories and all such other institutions owned controlled and operated in part or in whole by the State or to which the State appropriates moneys towards the maintenance thereof wherein such persons or wards of the State may be confined

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter moneys appropriated for the care treatment and maintenance of the indigent insane criminal insane feeble-minded epileptic sick or injured and all other persons who are wards of the State shall be paid in the following manner: The board of trustees directors or managers of insane institutions hospitals asylums homes training schools penal institutions prisons reformatories and all such other institutions owned controlled and operated in part or in whole by the State or to which the State appropriates money toward the maintenance thereof wherein such persons or wards of the State may be confined or their duly authorized representatives shall make requisition upon the Auditor General within fifteen days in advance of the beginning of any quarter for the estimated amount of the total per capita cost of maintenance of the patients in said institutions for said quarter in advance which said requisition shall be honored forthwith by the Auditor General by a warrant drawn on the State Treasurer for the amount thereof and shall be remitted to the treasurer of the said board of trustees directors or managers

Section 2 A quarterly report within twenty days after the ending of each quarter under oath or affirmation shall be made by the trustees directors or managers of said institutions setting forth the actual number of persons in such institutions as set forth above in section two of this act during the preceding quarter the date of their admission release or death respectively and the actual time during which each of said persons aforesaid was treated maintained or cared for during such quarter

Section 3 The quarterly report hereby required to be made shall be a specific itemized statement made under oath or affirmation by one of the trustees directors or managers of such institution respectively or receipts of moneys from all sources whatsoever and the expenditures for all purposes whatsoever during the preceding quarter together with the cash balance on hand at the beginning or available at any time during such quarter which said balance shall be deducted from the amount charged for maintenance to the State for such succeeding quarter and said report shall also contain all outstanding obligations if there should be any

Section 4 The treasurers of the board of trustees directors or managers aforesaid shall file a bond with said board payable to the Commonwealth in the sum of five thousand dollars with corporate security to be paid for out of said funds for maintenance conditioned for the faithful performance of their duties

Section 5 All acts or parts of acts inconsistent with the provisions herein are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1050, as follows:

An Act making an appropriation for the purchase of copies of the history of the Twenty-eighth Division during the World War and providing for the distribution thereof by the Governor

Whereas A history of the Twenty-eighth Division is being published by the House of Randall which is being edited by Colonel Edwin Martin who was appointed as historian by the Commanding General of the Twenty-eighth Division during the World War and by associates from the several units composing said division

Whereas It is eminently fitting and proper that copies of this history should be available for distribution among the several American Legion Posts of Pennsylvania high schools libraries colleges educational institutions and historical societies therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred and twenty-five thousand dollars (\$125,000) or so much thereof as may be necessary is hereby specifically appropriated for the purchase of twenty-five hundred copies of said history when the same has been published The amount paid for such histories by the Commonwealth shall not exceed the cost of the publication of the same to the House of Randall Such copies when published and purchased shall be furnished to the Governor of the Commonwealth and shall be by him distributed to the American Legion Posts of Pennsylvania high school libraries colleges educational institutions and historical societies

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1051, as follows:

An Act making an appropriation to the Snyder-Middleswarth Park Commission to carry into effect the provisions of an act approved the twelfth day of April one thousand nine hundred and twenty-one entitled "An act providing for the establishment and the regulation of a State Park to be known as the Snyder-Middleswarth State Park"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary is hereby specifically appropriated to the Snyder-Middleswarth Park Commission for the payment of the expenses of the Commission the salaries of its appointees for the maintenance and improvement of the said park and for the acquisition of lands in accordance with the provisions of section six of the act of April twelfth one thousand nine hundred and twenty-one entitled "An act providing for the establishment and the regulation of a State Park to be known as the Snyder-Middleswarth State Park."

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1052, as follows:

An Act to amend section five hundred ten of the act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five hundred ten of the act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" reads as follows

"Section 510 The width of a public road in townships of the first class shall not exceed eighty feet is hereby amended to read as follows

Section 510 The width of a public road in townships of the first class shall not be less than thirty-three feet nor more than one hundred and twenty feet

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.



The Senate proceeded to the second reading and consideration of Senate Bill No. 1053, as follows:

An Act to validate tax liens filed since the twenty-first day of May one thousand nine hundred and thirteen under the provisions of an act approved the fourth day of June one thousand nine hundred and one entitled "An act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvement and for the removal of nuisances the procedure upon claims filed therefor the methods for preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales" to authorize the filing of tax liens under the provision of the said act for the period of six months after the approval of this act and providing for their collection

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all tax liens and claims heretofore filed under and by virtue of an act approved the fourth day of June one thousand nine hundred and one (Pamphlet Laws three hundred and sixty-four) entitled "An act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvements and for the removal of nuisances the procedure upon claims filed therefor the methods for preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales" and its several supplements and amendments and any tax liens filed within six months after the approval of this act in accordance with the provisions of said act be and the same are hereby validated and made effectual as if the act of May twenty-first one thousand nine hundred and thirteen (Pamphlet Laws two hundred eighty-five) entitled "An act providing for the return of taxes on seated lands in counties poor districts boroughs incorporated towns and townships for county poor borough town or township taxes respectively and providing for the sale of such lands for taxes" and the supplements and amendments thereto had not been passed and all such liens and claims shall be collected in the manner provided in said act of June fourth one thousand nine hundred and one and with like force and effect as if said act of May twenty-first one thousand nine hundred and thirteen and the supplements and amendments thereto had not been passed Provided The tax liens shall in other respects be legal and valid And provided further That this act shall not apply to any cases already adjudicated or to any suits now pending and undetermined

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1055, as follows:

An Act making an appropriation to the Bonair Sanatorium Bells Camp McKean County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary is hereby specifically appropriated to the Bonair Sanatorium Bells Camp McKean County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1061, as follows:

An Act amending section one of the act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire-escapes fire-extinguishers and other preventatives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by

providing proper exits fire-escapes fire-extinguishers and other preventatives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" which as amended by the act approved the seventh day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred and six) entitled "An act to further amend sections one and two of an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire-escapes fire-extinguishers and other preventatives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended" reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every building in this Commonwealth other than buildings situated in cities of the first and second class having more than two stories and buildings having one or more galleries above the first or ground floor now used or hereafter to be used in whole or in part as a public building office building public or private institution sanatorium surgical institute asylum hospital schoolhouse academy dormitory college hotel restaurant and every building used or hereafter to be used in whole or in part as a theatre moving-picture theatre public hall lodge hall or place of public resort and every building in which persons are employed above the second story in a factory work-shop or mercantile establishment and every boarding-house or lodging-house used exclusively for such purpose in which persons reside or lodge above the second story and every tenement-house apartment-house or flat occupied by two or more families above the first story shall be equipped either with an automatic sprinkler system or with an automatic fire-alarm system to be approved by the Commissioner of Labor and Industry and in all cases shall be provided with proper ways of egress or means of escape from fire sufficient for the use of all persons accommodated assembled employed lodged or residing therein and such ways of egress and means of escape shall be kept free from obstruction in good repair properly lighted and ready for use at all times and all rooms above the second story in said buildings shall be provided with more than one way of egress or escape from fire which shall be placed as near as practical at opposite ends or sides of the building and leading to stairways on the inside or where not possible to provide such stairways to stair-towers or fire-escapes on the outside of such building Provided That in all such buildings hereafter erected such ways of egress or means of escape from fire shall be located within the walls of the building and at least one of such ways of egress or means of escape from fire shall be an enclosed stair-tower of fire-resistive construction except that properly constructed bridges between two separate buildings or parts of buildings separated by approved fire-walls may be accepted in lieu of such inside stairway by the Commissioner of Labor and Industry And provided further That the Commissioner of Labor and Industry may order fire-walls to be built in buildings already erected or which may hereafter be erected where in his judgment the erection of such fire-walls is necessary to the reasonable safe protection of the inmates Such ways of egress or means of escape from fire or fire-walls shall be in accordance with standards drawn up by the Industrial Board of the Department of Labor and Industry Where any of said buildings is designated for use or occupancy of fifty or more persons the external doors of the same shall open outward shall be kept unlocked and ready for instant use at all times and be so constructed or arranged as to afford when open an unobstructed passageway of not less than five feet in the clear Where such doors lead from stairways there shall be landings inside the external doorways of dimensions not less than four feet between the external doors and the adjoining stairways said landings to be at a width not less than the stairway approaches thereto" is hereby further amended to read as follows

Section one Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every building in this Commonwealth other than buildings situated in cities of the first and second class having more than two stories and buildings having one or more galleries above the first or ground floor now used or hereafter to be used in whole or in part as a public building office building public or private institution sanatorium surgical institute asylum hospital schoolhouse academy dormitory college hotel restaurant and every building used or hereafter to be used in whole or in part as a theatre moving-picture theatre public hall lodge hall or place of public resort and every building in which persons are employed above the second story in a factory work-shop or mercantile establishment and every boarding-house or lodging-house used exclusively for such purpose in which persons reside or lodge above the second story and every tenement-house apartment-house or flat occupied by two or more families above the first story shall be equipped either with an automatic sprinkler system or with an automatic fire-alarm system to be approved by the Commissioner of Labor and Industry and in all cases shall be provided with proper ways of egress or means of escape from fire sufficient for the use of all persons accommodated assembled employed lodged or residing therein and such ways of egress and means of escape shall be kept free from obstruction in good repair properly lighted and ready for



use at all times and all ways of egress or means of escape in said building wherein persons are employed after darkness or the public assemblies after darkness shall be provided with a reliable emergency electric lighting circuit independent of the main lighting circuit of a type to be approved by the Commissioner of Labor and Industry and all rooms above the second story in said buildings shall be provided with more than one way of egress or escape from fire which shall be placed as near as practical at opposite ends or sides of the building and leading to stairways on the inside of where not possible to provide such stairways to stair-towers or fire-escapes on the outside of such buildings. Provided That in all such buildings hereafter erected such ways of egress or means of escape from fire shall be located within the walls of the building and at least one of such ways of egress or means of escape from fire shall be an enclosed stair-tower, of fire-resistive construction except that properly constructed bridges between two separate buildings or parts of buildings separated by approved fire-walls may be accepted in lieu of such inside stairway by the Commissioner of Labor and Industry and provided further That the Commissioner of Labor and Industry may order fire-walls to be built in buildings already erected or which may hereafter be erected where in his judgment the erection of such fire-walls is necessary to the reasonable safe protection of the inmates. Such ways of egress or means of escape from fire or fire-walls shall be in accordance with standards drawn up by the Industrial Board of the Department of Labor and Industry. Where any of said buildings is designated for use or occupancy of fifty or more persons the external doors of the same shall open outward shall be kept unlocked and ready for instant use at all times and be so constructed or arranged as to afford when open an unobstructed passageway of not less than five feet in the clear. Where such doors lead from stairways there shall be landings inside the external doorways of dimensions not less than four feet between the external doors and the adjoining stairways said landings to be of a width not less than the stairway approaches thereto.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

#### REPORTS FROM COMMITTEES.

Mr. DAIN. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIN, from the Committee on Finance, reported as committed Senate Bill No. 959 (House Bill No. 695), entitled:

An Act to amend section two of an act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and twenty-one) entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death and of property within this Commonwealth of a decedent who was a non-resident of the Commonwealth at the time of his death and making it unlawful for any corporation of this Commonwealth or national banking association located therein to transfer the stock of such corporation or banking association standing in the name of any such decedent until the tax on the transfer thereof has been paid and providing penalties and citing certain acts for repeal" by making uniform the rules of taxation on all property under this act.

Also from the Committee on Finance reported as committed Senate Bill No. 892 (House Bill No. 205), entitled:

An act imposing a State tax upon the gross receipts received in the operation of places of public entertainment or amusement providing for its collection and imposing penalties.

Also from the Committee on Finance reported as amended Senate Bill No. 885 (House Bill No. 55), entitled:

An Act imposing a State tax on gross receipts received from outdoor advertising providing for the collection thereof and prescribing penalties.

Also from the Committee on Finance reported as committed Senate Bill No. 923 (House Bill No. 47), entitled:

A Joint Resolution proposing an amendment to section one article nine of the Constitution of the Commonwealth of Pennsylvania.

Also from the Committee on Finance reported as amended Senate Bill No. 886 (House Bill No. 1192), entitled:

An Act imposing a State tax on gasoline sold in this Commonwealth except for the purpose of resale providing for the collection thereof providing for the distribution and use of the revenues derived from said tax making an appropriation and fixing penalties.

Also from the Committee on Finance reported as committed Senate Bill No. 1033 (House Bill No. 1299), entitled:

An Act to amend section one of an act approved the seventeenth day of June, Anno Domini, one thousand nine hundred and thirteen (P. L. 507), entitled "An act to provide revenue for State and county purposes, and in cities co-extensive with counties, for city and county purposes; imposing taxes upon certain classes of personal property; providing for the assessment and collection of the same; providing for the duties and compensation of prothonotaries and recorders in connection therewith; and modifying existing legislation which provided for raising revenue for State purposes," as amended.

Mr. WEAVER. Mr. President, I ask unanimous consent to make report from Committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WEAVER, from the Committee on Judiciary General, reported as committed Senate Bill No. 902 (House Bill No. 1077), entitled:

An Act directing the county controller and where such officer does not exist then the county auditors in all counties of the fifth sixth seventh and eighth classes to audit the accounts and records of the register of wills and recorder of deeds the prothonotary and the clerks of the several courts of each such county where these officers are not paid by salaries describing the powers and duties of all the above officers in relation to such audit defining perjury and subordination of perjury in relation thereto placing certain duties on the county treasurer and prescribing penalties.

#### HOUSE MESSAGES.

RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL NO. 860.

The Clerk of the House of Representatives being introduced, presented extract from the Journal of the House of Representatives, which was twice read, considered and agreed to

In the House of Representatives, April 19, 1921.

Resolved (if the Senate concur), That House Bill No. 860, File Folio 3345, entitled "An act creating a commission to prepare a revision and consolidation of the existing general statutory law; defining the powers and duties of the commission; imposing certain duties upon the Legislative Reference Bureau; providing for the report of the commission to the General Assembly for its adoption or rejection, and making an appropriation," be recalled from the Governor for the purpose of amendment

Ordered, That the Clerk inform the House of Representatives accordingly.

RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL NO. 626.

He also presented extract from the Journal of the House of Representatives, which was twice read as follows, considered and agreed to:

In the House of Representatives, April 19, 1921.

Resolved (if the Senate concur), That House Bill No. 626, File Folio 3489, entitled "An act to amend section one of the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred ninety-five) entitled 'An act to provide for the appointment of assistant district attorneys in the several counties having over ninety thousand and less than seven hundred and fifty thousand inhabitants and fixing their salaries,'" be recalled from the Governor for the purpose of amendment

Ordered, That the Clerk inform the House of Representatives accordingly.

RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL NO. 865.

He also presented extract from the Journal of the House of Representatives, which was twice read as follows, considered and agreed to:

In the House of Representatives, April 18, 1921.

Resolved, (if the Senate concur,) that House Bill No. 865, entitled: "An Act providing for the licensing and regulation of corporations, copartnerships, associations and individuals engaged in the business of receiving payments or contributions to be held or used in any plan of accumulation or investment or of issuing, negotiating, offering for sale or selling any certificates, securities contracts or other choses in actions evidenced by writing on the partial payment or installment plan or of assuming fixed obligations or issuing in connection therewith a con-



tract based upon payments being made upon installments or single payments under which all or part of the total amount received is to be repaid at some future time with or without profit and imposing penalties."

be withdrawn from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

#### HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 11.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 11, entitled:

An Act for the protection of human life livestock and growing timber by prohibiting the discharge of certain guns except at birds and animals or at targets properly protected and providing penalties

#### HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 147.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 147, entitled:

An act to amend sections one hundred seven and two hundred twelve of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

#### HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 309

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 309, entitled:

An Act to amend section four of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions."

#### HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 453

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 453, entitled:

An Act to further amend section one thousand four hundred twelve in article fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

#### HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 677

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 677, entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

#### HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 836

He also presented communication from the House of Representatives, informing the Senate that the House has

concurred in amendments made by the Senate to House Bill No. 836, entitled:

An Act providing exclusive methods for the collection of benefits assessed by viewers in proceedings incidental to public improvements and providing for the filing of municipal liens therefor and for their collection.

#### HOUSE CONCURS IN SENATE BILL NO. 683.

He also returned to the Senate, Senate Bill No. 683, entitled:

An Act making a deficiency appropriation to the trustees of the Western State Hospital for the Insane.

with the information that the House has passed the same without amendment.

#### HOUSE CONCURS IN SENATE BILL NO. 834.

He also returned to the Senate, Senate Bill No. 834, entitled:

An Act authorizing the Governor to appoint a Board of Claims to hear, audit, dismiss or adjust moral equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways; and making an appropriation.

with the information that the House has passed the same without amendment.

#### HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 339.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 339, entitled:

An Act to amend clause (c) section three hundred and six of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder."

#### AMENDMENT TO HOUSE BILL NO. 153 RECALLED FROM THE GOVERNOR.

He also presented for concurrence bill of the House of Representatives, as follows:

#### House Bill No. 153, entitled:

An Act authorizing and directing a city of the third class to provide by ordinance for the payment for public work or improvements heretofore made for and accepted by such city where no legal or valid contract was entered into as required by law.

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading were reconsidered in the House and the bill amended, in which amendments the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend the title, line 1, by striking out after the word "authorizing" the words "and directing"; also section 1, page 1, line 4, by inserting after the word "whenever" the word "heretofore."

On the question,

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—48.

Arvon.	DeWitt.	Long.	Salus.
Baldwin.	Donahue.	MacDade.	Schantz.
Barnes.	Einstein.	Marlow.	Service.
Barr.	Byrne.	McIntock.	Sisson.
Boyd.	Gray.	McConnell.	Smith.
Cackman.	Hackett.	McNichol.	Snyder.
Berk.	Heaton.	Miller, J. S.	Sones.
Brake.	Herron.	Miller, S. J.	Stinebaugh.
Brow.	Hornsher.	Murdoch.	Vare.
Bulbertson.	Berntheisel.	Norton.	Weaver.
Bain.	Joyce.	Patton.	Whitten.
Davis.	Leslie.	Philpps.	Woodward.

#### NAYS—0.



A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

#### NOMINATIONS BY THE GOVERNOR.

The Secretary to the Governor being introduced, presented communication in writing from his Excellency the Governor of the Commonwealth which was read as follows:

#### INSPECTORS OF THE STATE PENITENTIARY.

Commonwealth of Pennsylvania, Executive Chamber,

Harrisburg, April 19, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor to hereby nominate for the advice and consent of the Senate, the following:

John A. Fairman, Pittsburgh, to be an Inspector of the State Penitentiary for the Western District of Pennsylvania, for a term to compute from March 22, 1920.

Thomas B. Foley, Pittsburgh, to be an Inspector of the State Penitentiary for the Western District of Pennsylvania, for a term to compute from March 22, 1920.

WM. C. SPROUL.

#### EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. CROW.

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting on the foregoing nominations,

Which was agreed to.

Whereupon,

A motion was made by Mr. CROW,

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—48.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Clark,	Heaton,	Miller, J. S.,	Zones,
Craig,	Herron,	Miller, S. J.,	Stineman,
Crow,	Homsher,	Murdoch,	Vare,
Culbertson,	Jones,	Norton,	Weaver,
Daix,	Joyce,	Patton,	Whitten,
Davis,	Leslie,	Phipps,	Woodward.

#### NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. CROW. Mr. President, I move that the Executive Session do now rise.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

#### REPORT FROM COMMITTEE.

Mr. BARR. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BARR from the Committee on Insurance reported as committed, Senate Bill No. 1047 (House Bill No. 1303), entitled:

An Act requiring certain provisions in policies of insurance against loss or damage resulting from accident to or injury suffered by an employee or other person and against loss or damage to property caused by animals or by any vehicle drawn propelled or operated by any motive power

#### RECESS.

Mr. EYRE. Mr. President, I move that the Senate do now take a recess until eight o'clock this evening.

Mr. SISSON. Mr. President, I second the motion.

The motion was agreed to.

#### MEMORIAL SERVICE ON THE DEATH OF HONORABLE HORACE L. HALDEMAN, LATE SENATOR FROM THE SEVENTEENTH DISTRICT.

The Senate met at 2.30 o'clock P. M.

The PRESIDENT PRO TEMPORE (Mr. F. E. Baldwin) in the Chair.

The PRESIDENT. This being the time fixed by resolution for holding the memorial services on the death of Honorable Horace L. Haldeman, late Senator from the Seventeenth District, the Senate will be in order and will be opened with prayer by the Chaplain.

The acting Chaplain, Rev. J. T. Davis, offered the following prayer:

Amid the busy hours of life when men are called upon to think over the great problems that confront them, we are stopped by the act of Thy providence to pay our tribute of respect, love and esteem for those who once were in our midst, thinking as men think, performing the duties of life as men were called upon to perform them. We are assembled here this afternoon invoking Thy richest benediction upon those who are bereaved because of this separation, who held in dearest memory their work in life. We ask it in Christ's name. Amen.

#### RESOLUTION ON THE DEATH OF HONORABLE HORACE L. HALDEMAN, LATE SENATOR FROM THE SEVENTEENTH DISTRICT.

Mr. HOMSHER offered the following resolution, which was twice read:

Whereas, It hath pleased the Divine and All-wise Providence to call from his earthly activities the Honorable Horace L. Haldeman, Senator from the Seventeenth District of Pennsylvania, and

Whereas, His public and official services to his county, State and the nation, were such as to bring him distinction and to mark him as one of our Commonwealth's foremost citizens. Therefore be it

Resolved, That the Senate give expression to the loss it has sustained by the death of our late colleague and friend, whose qualities of heart and mind brought to him prominence and respect and endeared him to all.

Resolved, That in Senator Haldeman we found the highest example of good citizenship, and that as a soldier, statesman, business man and gentleman he was an exemplar and a true knight without reproach.

Resolved, That we extend to his family, bereaved of his manly and tender presence, our heartfelt sympathy, and pray for them that consolation that can only come from Him, who doeth all things well, and we join with them in the satisfaction of the recollection and memory of his lifework so useful and well done.

Resolved, That a copy of these resolutions, duly engrossed and attested be forwarded to his family.

JOHN G. HOMSHER,  
CLEON N. BERNTHEIZEL,  
WILLIAM DAVID CRAIG,  
HORACE W. SCHANTZ,  
SAMUEL W. SALUS,  
AUGUSTUS F. DAIX, JR.,  
CLARENCE J. BUCKMAN.

On the question,

Will the Senate agree to the resolution?

Mr. HOMSHER. Mr. President, it is not my intention to speak an encomium to Senator Haldeman. Anything that I might say in the way of mere praise could not in the least add to the impressions he has left upon those who knew him and the times in which he lived. Nor do I intend, at this busy hour, to attempt any extended rehearsal of the many activities of his long and eventful life. Suffice to say that he was a man of action, and was a worthy scion of an ancestry alike prominent in the affairs of their times and generations. His lineage is traced to Jacob Haldeman, who immigrated here from Neuchatel, Switzerland, in 1772, and was one of the committee of public safety during the Revolutionary War. He was a descendant in the seventh generation of Honeste Gaspard Haldeman, a relative of the noted British General, Sir Frederick Haldeman, at one time Governor Gen-



eral of Canada. On his mother's side he was a descendant of Melehor Breneman, who fled from religious persecution in the Palatinate about 1715. Senator Haldeman was born September 16, 1847. His father was a maker of iron and as a young man he learned that business and followed it as a vocation most of his business life. He was a soldier of the Civil War and was one of that war's youngest officers. He is survived by his wife, who was Miss Emma Jones, a daughter of James R. Jones, a native of Wales, and who was also a maker of iron. Their one child, Miss Maude Haldeman, also survives him.

But it is as a man of culture and refinement that I want chiefly to speak of him. In manner he was a patriot in all but the form and ostentation. He had a subtle refinement that could only emanate from an inherent culture and self control. His etiquette was faultless and without formality, and his bearing was that of a perfect gentleman. He made no play to attract popular acclaim to himself, and yet reached distinction in all the lines of his activities and endeavor. Patriotism was to him a devotion. With a citizenship like his our country will never need to fear peril from any source or kind. And with all this he was one of the kind of men, the longer and better you knew them, the greater becomes your admiration and respect.

Mr. President, we may well pause at passing of a life like that and learn, if we can, the lesson of his example. In the race for success in our chosen lines of endeavor there is danger that the cultivation of the ethics that lie at the very foundation of high citizenship and real success in life are too much overlooked in our education. The qualities that make for such a citizen and gentleman cannot be assumed. They must be grounded in character and spring spontaneously. Nor can they be attained entirely by academical erudition, but must have their foundation in morality, self restraint, high ideals of character and citizenship.

Personally I felt a bereavement by his departure. I had learned to admire and like him as a near friend. Up to about a year before his death he enjoyed a strength and vitality unusual for one of his years. I saw him after his strength began to decline, and when he was ill, and still to the last was met with the same brave, courteous and smiling face and manner that was his wont. I was glad for the strength that sustained him, and I felt that he went

"Like one who wraps the drapery of his couch  
About him and lies down to pleasant dreams."

Mr. BERNTHEIZEL. Mr. President, it was not my privilege to serve in this body with Senator Haldeman. It will be recalled that I was elected as his successor from the Seventeenth Senatorial District. Senator Haldeman was elected to this body in 1916. He was nominated to succeed himself in the fall of 1920, but died just six days prior to the election. His name was placed on the ballot as a tribute to the worth of the man, and as an evidence of the esteem in which he was held by his constituents. The name Horace L. Haldeman, the man having been dead for six days, polled the largest majority ever given in the Seventeenth Senatorial District.

I knew Senator Haldeman as a legislator only indirectly. I knew him as the kind, the earnest, the active, the painstaking, able representative of the Seventeenth Senatorial District. I knew him as a legislator to whom no work in behalf of a constituent was arduous. As his neighbor and friend I knew him as one of our most influential citizens. As a man who had a distinguished war record, and as a man of big broad business affairs and interests.

Colonel Haldeman, for by that name we know him locally in Lancaster County, was mustered into the United States Army in July, 1863, as First Lieutenant, Company B, Twentieth Pennsylvania Volunteer Cavalry. He was then less than sixteen years of age. The annals of the Military Order of the Loyal Legion state that Horace L. Haldeman was one of the youngest, if not the youngest commissioned officer in the Civil War. He was mustered out of service in July, 1865, as Captain of Company I, Twentieth Pennsylvania Volunteer Cavalry. During these

two years of active service in the army, Colonel Haldeman was appointed to several very important commissions and served in several important departmental positions, thus coming in contact with some of the brightest men of that day. It was my privilege on several occasions to have Colonel Haldeman detail to me many incidents during that period, and it is an easy surmise to one who knew Colonel Haldeman well that that early contact with the forceful men of that period had a tremendous influence on his after life.

I knew Colonel Haldeman best as a member of the National Guard. He was mustered into that service in 1903, about the same time that I was. That same year he was appointed Assistant Commissary General of Subsistence, with the rank of Lieutenant-Colonel, by Governor Pennypacker. He was reappointed in 1907 by Governor Stuart, who later appointed him Commissary General of Subsistence, with the rank of Colonel. He was reappointed by Governors Tener and Brumbaugh. He retired from the service in March of last year with the rank of Brigadier-General. While in the service I saw very much of Colonel Haldeman, and I can testify that his associates and superior officers regarded him as a most worthy and efficient officer.

Senator Haldeman was probably more widely known as a man of big business affairs. He was in the pig iron business for fifty years. One of the leading iron periodicals on the occasion of his death stated that Horace L. Haldeman was one of the best known pig iron men in the United States. For more than a quarter of a century he conducted blast furnaces at Chiques, Pennsylvania, and for almost twenty-five years he was connected with the Pulaski Iron Company at Pulaski, Virginia, retiring as its president. It is said of Senator Haldeman that he was the first man in the United States to be able to make Bessemer pig iron out of all Cornwall ore.

Senator Haldeman was a man of many activities. He was a member of eighteen technical, patriotic and historical societies. He was loved most by those who knew him best. A student, congenial companion, a successful business man, conscientious legislator, I shall do well as his successor in this Senate if I emulate his example.

Mr. CRAIG. Mr. President, and fellow members of the Senate, I have mingled feelings of pleasure and regret at having to attend this service this afternoon. Pleasure that I am permitted to add a few words of respectful tribute to Senator Haldeman, regret at the necessity of speaking those few words. It seems hard to me that just at the end of the session, that to the feeling of sadness that we must have on account of our forthcoming departure from the society of the men with whom we have labored all winter, must be added this additional burden of sorrow of holding these additional memorial services for our fellow Senators who have gone since we were here last. Mr. President, I did not have the pleasure of knowing Senator Haldeman for a long time. My acquaintance with him began in the 1917 session, when I first came here, but in the short time that I did know Senator Haldeman, I grew to respect him very much. Senator Haldeman was a man of matured years, of ripened judgment and rich experience. He was always to be found in his seat, never taken up with the pleasures that lead some of us younger men in the Senate from the strict path of attending to the duties of our office in the interests of our constituents. Senator Haldeman was always to be found diligently laboring to look after the things in which the people of his district were interested. He was a man of earnest and deep conviction, and when he had become sure in his own mind of the proper course to pursue, there was no question of political or temporary expediency that could divert him in the slightest degree from following what he thought was his line of duty. The people of Senator Haldeman's district, who knew and loved him so well, did not know and love him better than we who knew him here. There is not anything that I could say to the members of this Senate that would lead them to any deeper appreciation of the sterling virtues and qualities of Senator Haldeman than they already know. There is not anything that I could say to the people of his district or to those directly



and closely associated with him, whom he left behind, that can lighten in the least their burden of sorrow. The people of his community have lost a distinguished citizen and the people of the State have lost a faithful servant. I do not want to preach a sermon, fellow Senators, but I can hardly refrain from saying to you again the same things which I have said to you before on occasions similar to this, that if the achievements and the life of men like Senator Haldeman do not teach us the necessity and importance of extending to each other, and to all with whom we come in contact here, a kinder spirit of sympathy and deeper understanding and a more friendly spirit, we might almost say that they lived in vain, or at least that our association with them has been in vain. Mr. President, when the time comes that I have to answer the rollcall in the Senate across the river, if God will only be good enough to me to take me to the same place that he has taken the ten members of this Senate that have died in the four short years that I have been a member of the body, I will be content.

Mr. BUCKMAN. Mr. President, and gentlemen of the Senate of Pennsylvania: In rising to second the adoption of the resolution just offered I do so with a feeling of sadness and regret that it should have been necessary for us to have met upon this solemn occasion. Our departed brother, Senator Haldeman, was not a man who would force his attentions or his society upon anyone. He is a man who, when once he was your friend, was always your friend. I first became acquainted with him prior to his entrance into this body in the year 1915 when, as a member of the Governor's staff, he accompanied a party of which I was a member to the exposition in California, and in that way I became better acquainted with him and his family than I would have had I not made that trip. Senator Haldeman was one of the three in this Senate, one of those three white-haired men who wore the blue during the Republic's peril, over fifty years ago. Two years ago we went to Wilkes-Barre and laid to rest the Senator from Luzerne County, Mr. Catlin. Last fall it was my sad privilege to go to Marietta to see the remains of Senator Haldeman laid away, but praise God we still have in our midst that grand old man from Philadelphia, Mr. Patton. To have known Senator Haldeman is to have known a man who has stood for the highest examples of American citizenship, not only in his home life or in his business life, but in the political life of Pennsylvania, and those who have served in this Senate during the sessions of 1917 and 1919 are better because he has lived. His example in this body was a model to each and every one of us.

And the question recurring.

Will the Senate agree to the resolution?

The yeas and nays were taken and were as follows, viz.:

#### YEAS—50.

Aron.	Davis.	Long.	Salus.
Baldwin.	DeWitt.	MacDade.	Sehantz.
Barnes.	Donahue.	Marlow.	Service.
Barr.	Einstein.	McClintock.	Sisson.
Berntheisel.	Eyre.	McConnell.	Smith.
Royd.	Gray.	McNichol.	Snyder.
Buckman.	Hackett.	Miller, J. S.	Sones.
Christley.	Heaton.	Miller, S. J.	Stineaman.
Clark.	Herron.	Murdoch.	Vare.
Craig.	Homsheer.	Norton.	Weaver.
Crow.	Jones.	Patton.	Whitten.
Culbertson.	Joyce.	Phipps.	Woodward.
Daix.	Leslie.		

#### NAYS—0.

So the question was determined in the affirmative.

#### ADJOURNMENT.

Mr. HOMSHER. Mr. President, I move that the memorial session of the Senate do now adjourn.

Mr. BERNTHEISEL. Mr. President, I second the motion.

The motion was agreed to.

MEMORIAL SERVICE ON THE DEATH OF HONORABLE WILBUR P. GRAFF, LATE SENATOR FROM THE THIRTY-SEVENTH DISTRICT.

The Senate met at 3.30 o'clock P. M.

The PRESIDENT PRO TEMPORE (Mr. F. E. Baldwin), in the Chair.

The PRESIDENT. This being the time fixed by resolution for holding the memorial services on the death of Honorable Wilbur P. Graff, late Senator from the Thirty-seventh District, the Senate will be in order and will be opened with prayer by the Chaplain.

The Acting Chaplain, Rev. J. T. Davis, offered the following prayer:

Almighty God, Thy ways are not our ways. Thy ways are beyond our comprehension, but if our faith is in Thee and we are satisfied with Thy will then we possess that faith that cannot be taken from us. As we are gathered here today to pay our respects to the memory of our friend, our co-worker, our lover of State and defender of nation, we invoke Thy richest benediction upon us. We thank Thee our Father, for the life of our late Senator Graff. We thank Thee for his manly character, we thank Thee for his loving spirit. We thank Thee for his fairness in the administration of those things he was called upon to administer. We thank Thee that he was one who stood fearlessly for the truth and out of that fearlessness he made lives happy, he brought happiness unto saddened homes, and from the material wealth which he was able to gather about him he strewed sunshine in the lives of the poor. We pray that our lives may be like his, and that our vision may ever be like until his and our fairness in the affairs of life shall be like his, and then we shall hear that great King of Kings and Lord of Lords say unto us "Come ye blessed of my Father, inherit the kingdom prepared for Thee from the foundation of the world. Amen."

RESOLUTION ON THE DEATH OF HONORABLE WILBUR P. GRAFF, LATE SENATOR FROM THE THIRTY-SEVENTH DISTRICT.

Mr. CLARK offered the following resolution, which was twice read:

Whereas, The Great Ruler of the Universe has, in His infinite wisdom, removed from our midst the Honorable Wilbur P. Graff, late a member of the Senate of Pennsylvania from the Thirty-seventh Senatorial District; and

Whereas, The members of this body desire to record their testimony in respect for his memory; therefore, be it

Resolved, That the sudden death of such a man, whose upright and noble life was a standard of emulation for his fellows, causes deep sorrow, but consolation is found in the belief that it is well with him for whom we mourn;

Resolved, That we tender to the family of the late Senator Wilbur P. Graff, our sympathy, and that we share with them the hope of a re-union in that better world where there are no partings. We direct that a copy of these resolutions, duly engrossed and attested, be transmitted to the family of the deceased as an evidence of our respect and veneration for the Christian character of a good man called home.

JOSEPH O. CLARK,  
T. L. EYRE,  
WILLIAM E. CROW,  
JAMES B. WEAVER,  
EDWIN H. VARE,  
M. G. LESLIE,  
CHARLES E. DONAHUE.

On the question,

Will the Senate agree to the resolution?

Mr. President, members of the Senate, members of the family and friends: It is with a feeling of sadness that I speak upon this occasion, to pay a just tribute of respect to the memory of my predecessor, the late Senator Wilbur P. Graff, who so ably and conscientiously represented the Thirty-seventh Senatorial District in the Senate of Pennsylvania.

Mr. Graff was President of one of the leading banking institutions of Central Pennsylvania. The patrons of that good institution never questioned its solvency, as they had absolute confidence in its President. So it was with other important and extensive enterprises in which Mr. Graff was interested. When the business world knew that Wilbur P. Graff was connected with a business organization, that was sufficient guarantee that all persons having dealings with such business enterprise would at all times be accorded equitable and just treatment. Such was the business reputation of this good man.

The same may be said of his career in the State Senate. Any legislation with which he was identified never needed to be scrutinized, but was right morally and otherwise, and had the hearty approval of his constituents.



Because of his sterling qualities and pleasing personality, he earned the respect, confidence and admiration of his business associates, his employes and all others with whom he came in contact.

His noble deeds were so numerous that it may be truly said the world is better for his having lived in it.

His life was an inspiration.

His memory a benediction.

Mr. EYRE. Mr. President, ladies and gentlemen, my heart is filled with sorrow as I rise to pay tribute to my old friend and business associate and Senatorial colleague, The Honorable Wilbur P. Graff. I had known him intimately for more than fifteen years, had been intimately associated with him in numerous business enterprises during that period. When he and I entered the Senate of Pennsylvania together, I felt indeed that I had a friend in whom I could repose the most absolute confidence and trust. Senator Graff's word was as good as his bond. He was courageous and bold in his business life and his business enterprises and he inspired those of us who were associated with him in those business enterprises with his enthusiasm. He made a marked success of his business enterprises and I owe to Senator Graff and his memory a debt of gratitude that I will never be able to pay. In his life he was as trusting as a child; he was absolutely as confiding as a child could be and yet when it came to the carrying out of his convictions he never wavered for a moment. His foresight was greater than that of any man with whom I have ever been brought in contact. He had a broad comprehensive view and grasp upon both public and private affairs. He was generous to a fault and honest to the core. In a business deal, if you were associated with Senator Graff, you could be sure that if there was a dollar to divide you would get the largest half of the dollar, and when he gave his word you did not need to stop for a moment to wonder whether it would be kept, because his word was as good as his bond. I really think that next to his family there is no man in the State of Pennsylvania who feels so deeply and keenly the loss of Senator Graff as do I. It was the greatest shock that ever came into my life to learn of his decease. Unfortunately I was in the woods of Maine at the time of his death and burial and did not learn of his passing away until I reached New York City one or two days after he had been placed in his last resting place, and it has been the one regret of my life that I left civilization so that I could not be at his bier to have paid my last tribute there, and, therefore, I must content myself with paying the last tribute of respect that I can pay to the late Senator Graff on the floor of the Senate of the State of Pennsylvania. I have no hesitation in saying that Senator Graff's life was one that we could all emulate to great advantage and the world is very much better for Senator Graff having lived in it. He was generous in his distribution of charity and yet never allowed his right hand to know what his left hand was doing. His distribution of charity to the poor not only of his district, but his distributions were State-wide, were very large in amount, and yet you never heard Senator Graff speak of the munificence that he was bestowing upon others. I wish I possessed words to fully express my own real feelings of admiration for my departed friend. In all my long years of intercourse with him, I never left him that I did not feel better for having been associated with him, and I can only say here as a parting tribute to Senator Graff that if I could feel that when my time comes to pass to the great beyond that I would leave one-tenth of the void in the world that I feel Senator Graff has left I would feel that life had been well worth living. Mr. President, in conclusion, I had to say that his memory will live with me forever. I have before me on my desk in my office in the city of Philadelphia his last photograph and I gain great inspiration as I gaze into the face of that photograph day by day, facing me, as it does, constantly when I am in my business office, and if I have any reputation at all for truth and candor I feel that I owe it to a large extent, to my association with the good man in whose memory we are here today. May that memory live with me forever, and I sincerely hope that I may be able to, in some degree, emulate the life that he lived, and be possessed of the sincere friendship that he was possessed of when my time comes to pass over and meet him in the great beyond.

Mr. WEAVER. Mr. President, crushed to earth under an insupportable load of affliction, Job cried out: "If a man die, shall he live again?" His inquiry had reference to that other, unknown world.

But every completely normal person has a desire that he shall continue to live here in this world after his physical life has ceased to be. It is true that there are some so taken up with the "gew-gaws," the glitter and glamor of to-day's grossly physical existence as to be insensible to the immortality which a normal person has a right to expect among his friends, after he is gone. Oh! how one does shrink from the thought of being forgotten. With some of us, however,

"They throng the silence of the breast,  
We see them as of yore—  
The kind, the true, the brave, the good,  
Who walk with us no more."

Among the members of this body, Senator Graff was my nearest neighbor. Although we had known each other in a general way for many years before, after entering the Senate on the same day, we came to know each other intimately. Having served a term in the House immediately before coming here, I had acquired some little knowledge of legislative affairs. During the first session, we occupied adjoining seats. Owing to the generosity of his mind and the kindness of his heart, I have frequently heard him place too high an estimate on the little help I then rendered him; for he was a most capable man, and able to keep himself under almost any circumstances.

The one thing I, personally, prized as highly, perhaps, more highly, than anything else in him was his quiet, unobtrusive, unostentatious way. He was thoroughly equipped to succeed both by nature and education. He did not, however, weary people with constantly thrusting either these things or himself upon the attention of others. Emerson was not dismissing the class to which Senator Graff belonged, when he said: "What you do talks so loud, I can't hear what you say."

Unfortunately, he was not a man of rugged physique. Indeed, he had been in rather delicate health for many years. There were those, therefore, in view of the fact that he might have lived without work, who thought it would have been better if he had been less industrious. I am not at all certain that I ought to agree with them; for next to his wife, his little boy, his mother, his brothers and sisters, all of whom he dearly loved, and who treasured him with the warmest affection, he was devoted to his work. His work was more pleasure to him than a holiday excursion to thousands of others. The men who have moved and made the world have been infinitely more attached to their work than to mere pleasure-seeking. With Whittier they believe:

"Better the toil of fields like these, than waking dreams and slothful ease."

If we were to recount all that he had accomplished in his frail condition of body, and compare it with what thousands of so-called brilliant-minded and vigorous-bodied persons have done, we should be constrained to call his work a miracle in miniature, reminding us in some small measure of that infinitely greater work of the Great Teacher with the five loaves and two fishes.

I cannot refrain from contrasting his courage and fortitude with the actions of several men of my acquaintance, who have survived severe attacks of sickness quite a number of years, and who have spent all the intervening years in simply existing, meantime making most insistent demands on every person about them. As for myself, I hope that I shall not remain here long, when neither hands nor mind can any longer serve my fellowmen.

He was as faithful and painstaking in this chamber and in all his duties as a State Senator as he was in his own private business, which was very extensive. Always pleasant and cheerful, it is easy for those of us who knew him intimately, to see him in our imagination walking toward us with a cheerful smile on his face, and with a kind word of salutation.



He was a Christian gentleman, in deed and in truth. But even in this matter, he was modest and most unassuming. In discussing the faith that was in him concerning the future life, I know of no better way than to contrast parts of two poems, written by two of our own American literary men.

William Dean Howells, in somewhat agnostic or at least faithless vein, says:

"I was not asked if I should like to come:  
I have not seen my host here since I came,  
Or had a word of welcome in his name.  
Some say that we shall never see him—  
Some that we shall see him hereafter,  
And then know why we were bid.  
None, they say, was ever told  
When he should come or go;  
But every now and then there bursts upon the song and mirth,  
A lamentable noise—a sound of shrieks and sobs,  
That strikes the joy dumb in our breast  
And then some one is gone.  
They say we meet him—none knows when or where;  
But this we know,  
We shall not see him here again."

That does not represent the sublime faith of our departed friend.

James Whitcomb Riley gives us exactly what we want in relation to this good man's present status:

"I can not say; and I will not say  
That he is dead—He is just away.  
With a cheery smile and a wave of the hand,  
He has wandered into an unknown land  
And left us dreaming how very fair  
It needs must be since he lingers there.  
And you, oh! you, who the wildest yearn  
For the old time step and the glad return.  
Think of him faring on as dear  
In the love of there as the love of here.  
Think of him still as the same I say;  
He is not dead—He is just away."

Mr. DONAHUE. Mr. President and members of the Senate:

It is with a deep sad pleasure that I speak a word in memory of our late colleague and Senator, Wilbur P. Graft, who passed away Wednesday afternoon, September 15th, 1920.

It was my privilege to attend his funeral and note the high esteem in which he was held in his community. There were billowed about him great pillows of flowers. There was no distinction of affection in race or creed. The entire town of Blairsville was hushed in silent sorrow.

Others have told of his success and achievements. I shall endeavor to recall him to our memory as he now lies at rest, forever exempt from earthly pain, in peaceful slumber.

The word "Farewell" is written on the threshold of life, sooner or later, parent and child, sister and brother, friend and foe, must part to meet no more. The rich man must bid good-bye to his riches; the sensual man to his pleasures; the poet to his dream; the philosopher to his theories; all must bid farewell to life. To-day the flowers bud forth, to-morrow comes a killing frost and they bid their mute "Farewell" to the spring. The American poet puts it briefly—

"This Life is made up of sunshine and shadow, and of smiles and tears,  
And leads by pathways down by lonesome meadows  
Wherein our tomb appears."

This day is sacred to us, it calls us from the battle of life, the pursuit of gain, the strife for honors, and the contest for place, power and possession. It calls us even from the struggle for existence. It turns us from ourselves and our broken ties. It bids us recall the past and the companion of former days. A portion of this day has been set apart, that we might pause and pay tribute to our dear dead friend.

On this day there comes to us the sad, sweet, sacred sorrow for him. It comes to us as a benediction, and is both a sad pleasure and a sweet sorrow. A sorrow we cherish as our richest legacy, a sorrow we prize as our fondest memory, a sorrow which becomes more endearing to us as time recedes, a sorrow to which we cling long as life lasts and more and more fondly as we near its close.

Sooner or later this sorrow comes into the lives of us all, but all grief fades from it as the years go by, until there is so little sadness in it that we do not mourn, but are thankful for its mellowing influence. This sorrow is so full of hope that we are never left comfortless, it is so full of faith, that we realize that the angel messenger bearing away our loved one is not black but white, that he does not assail the earthly tenement that death may come in, but only opens the door that life may go out. He opens the door that life may escape from its prison of clay and fly away to the enjoyment of a longer and freer realm.

Death is so uncertain. He strides upon the heights and he walks in the valleys. He intrudes into the crowds of men, and is found in the deepest solitudes. He rides upon the storms and strikes with wildest fury. He steals with softest tread into every quiet nook leaving all along his pathway silent forever. He stalks upon the battlefield and revels in slaughter. He creeps into the abodes of peace and hushes all sound and stills all motion. He glides in the sunshine and lurks in the shadow. Though at times we may forget him, he will not forget us. He is never far away and lies in wait for us on every corner. He is close to us throughout the day and at night he hovers by.

Death is inexorable. He is a stranger to pity, deaf to entreaty, and insensible to blandishment. Though he may turn away should any call him, he will nevertheless come upon them unbidden. He may come upon youth in its bloom and often strikes manhood in its strength, and is sure to overtake age in its failing power. He changes joy into sadness, pleasure into sorrow, mirth into morning, gladness into grief and delight into despair. He comes to the marriage feast and the wedding march becomes a dirge. He appears amid scenes of mirth and jollity and merriment flies away in terror and laughter is frozen upon the lips.

The merciless monarch is armed with ten thousand weapons and he smiles and strikes with sudden and resistless ferocity like the thunders crash or he stills the crimson current and steals the vital breath like sleep wooing the child from play. But whether he comes upon us in the fury of his might or in the stealth of his mystery all of us, surrender to his power, acknowledge him conquerer and fall into his cold embrace.

The realm in which we live is the realm of mortality and its king is the King of Terrors. He is coming to us by and by. He is coming for each of us, as he has need of us, and he will come to each but once.

"One by one we lose the hand clasps  
That so warm a welcome gave  
One by one the voices silence  
In the stillness of the grave.  
One by one we miss the faces  
Of the forms we once caressed.  
One by one their names are graven,  
'Ceased to labor,' 'Home,' 'At Rest.'"

Oh how mighty is death since all men and all things must come under its dominion.

O potent death that can do so much. And yet how impotent is death since he can only give sin, pain and earth to decay and destruction, all else escape him and flee to the skies. His touch but crystallizes all good deeds and thoughts into the durability of eternity. Men may die but the lives of those who truly live can never die. Our dead brother is not lost to us for we are all to follow him. He is not forgotten, his form and face we see and they are companions with us always. With sweet sorrow and sad pleasure we call him to memory over and over again until all sadness passes away and recollections of him becomes the most cherished of our lives.

Whenever we think of our dead, we think also of life. We know that life ends in death, yet somehow we feel that death is but the beginning of life again. We do not understand it, neither do we understand why or how the seed dies only to give birth to the flowers which in time wither away in order that the seed may ripen again.

No we do not understand it, neither did Paul when he said—"Behold I show you a mystery, we shall not all sleep, but we shall all be changed."

Do you know where we get this hope of life beyond the toms? It grows out of our dependence. It is born of our distress. It is nourished with our tears. It is wrung from



the bleeding heart of the mother weeping at the grave of her child.

At the departure of every friend we feel the breaking of another chain that binds us to this world and the entwining of another cord that draws us to the world to come. When we first stand by the narrow home of buried love we may indeed "look at the clouds and they are dumb," we may indeed look into the faces of sorrowing friends, and our agony only grows deeper as we meet their gaze of helpless sympathy. We return home and there every familiar object reminds us again and again of our loss. But comfort comes by and by, we then rise in our strength and triumph comes at last and we say of him who can never come to us as David said of old "I will go to him."

"I cannot say and I will not say.  
That he is dead—He is just away."

"With a cheery smile, and a move of the hand,  
He has wandered into an unknown land."

"And left us wandering how very fair,  
It need must be since he lingers there."

"And you—O you who the wildest yearn  
For the old time step and the glad return."

"Think of him faring, as dear....  
In the love of There as the love of Here."

"Think of him still as the same I say,  
He is not dead—He is just away."

And the question recurring,

Will the Senate agree to the resolution?

The yeas and nays were taken and were as follows, viz:

YEAS—50.

Aron.	DeWitt.	MacDade.	Schantz.
Barnes.	Donahue.	Marlow.	Service.
Barr.	Elnstein.	McClintock.	Sisson.
Bernthelzel.	Eyre.	McConnell.	Smith.
Boyd.	Gray.	McNichol.	Snyder.
Buckman.	Hackett.	Miller, J. S.	Sones.
Christley.	Heaton.	Miller, S. J.	Stineman.
Clark.	Herron.	Murdoch.	Vare.
Craig.	Ilomsher.	Norton.	Weaver.
Crow.	Jones.	Patton.	Whitten.
Culbertson.	Joyce.	Phipps.	Woodward.
Daix.	Leslie.	Salus.	Baldwin.
Davls.	Long.		Pres. Pro. Tem.

NAYS—0.

So the question was determined in the affirmative.

ADJOURNMENT.

Mr. CLARK. Mr. President, I move that the memorial session of the Senate do now adjourn.

Mr. EYRE. Mr. President. I second the motion.  
The motion was agreed to.

MEMORIAL SERVICE ON THE DEATH OF HONORABLE DAVID MARTIN, LATE SENATOR FROM THE EIGHTH DISTRICT.

The Senate met at 4.30 o'clock P. M.

The PRESIDENT PRO TEMPORE (Mr. F. E. Baldwin), in the Chair.

The PRESIDENT. This being the time fixed by resolution for holding the memorial services on the death of Honorable David Martin, late Senator from the Eighth District, the Senate will be in order and will be opened with prayer by the Chaplain.

The Acting Chaplain, Rev. J. T. Davis, offered the following prayer:

We continue before Thee, O God, our recognition of Thy power. Whatsoever Thou doest Thou doest well. Yet out of our infinite minds we cannot understand why the great hand has been laid upon men of this Senate, and taken them away from the active duties of State and nation, from neighbors and friends, unto Thyself, but with humble hearts, torn asunder in sorrow and sadness, we humble ourselves in submission to Thy will, and may it be for Thy glory and our good. Amen.

RESOLUTION ON THE DEATH OF HONORABLE DAVID MARTIN, LATE SENATOR FROM THE EIGHTH DISTRICT.

Mr. VARE offered the following resolution, which was twice read:

WHEREAS, Our fellow Senator and honored friend, Hon. David Martin, of the Eighth Senatorial District of Philadelphia county, has been called, by an ever wise and omnipotent God, from the active walks of life to the great unchanging eternity, and

WHEREAS, Fifty years of public service to his city and State deserve at the hands of his colleagues some special commendation,

NOW BE IT RESOLVED, That the Senate of Pennsylvania hereby records its deep grief at the demise of this illustrious citizen and voices the thought universal throughout all the communities of the State that the death of our late colleague has inflicted upon us an irreparable loss both socially and politically, and

RESOLVED, That it be the sentiment of the Senate of Pennsylvania that in the death of the Hon. David Martin, there was closed one of the most memorable and illustrious careers that was ever vouchsafed a son of Pennsylvania. A full half century of public service became the record of our late friend, when he closed his eyes in death on the 31st of May, 1920, and during all those years he was never unfaithful to a trust, never lessened his loyalty to his associates, nor sought any excuse to deviate in the slightest degree from his pledged word.

AND NOW BE IT RESOLVED, That we tender to the family of the late Hon. David Martin, this testimonial of our sympathy in the great loss of this public spirited man and that we direct a copy of these resolutions duly engrossed and attested to be forwarded to the members of the family of the deceased.

EDWIN H. VARE,  
EDWARD W. PATTON,  
WILLIAM E. CROW,  
SAMUEL W. SALUS,  
WILLIAM J. McNICHOL,  
GEORGE GRAY,  
MAX ARON,  
T. L. EYRE.

On the question,

Will the Senate agree to the resolution?

Mr. VARE. Mr. President and gentlemen of the Senate, in rising in my place to add my thoughts to the apparently unanimous sentiment of this Chamber that these resolutions that have just been presented, shall be adopted and placed among the records of the Senate, thus becoming a permanent memorial to David Martin, expressing the love and affection in which we held him during life, the grief that we experienced at his death and the memory that we cherish for him, now that he is gone—I do so, not in the mere perfunctory discharge of a public duty, but what I am about to say concerning this man will be uttered with a keen appreciation of my absolute inability to convey to your minds the real sense of loss and keen grief that I feel in that a true personal friend has gone. When David Martin closed his eyes in death on that beautiful May day of last Spring, men of all shades of thought, many of them who had given themselves over in the past to the sharpest criticism of the public acts of the departed, joined in a friendly rivalry in commendation of the life of the late Senator.

David Martin was born on August 20, 1845. He came of sturdy Scotch-Irish stock. His father, George Martin and all his forebears were of this fighting, determined people who so early impressed themselves upon Pennsylvania that they gave to our State that determination of purpose and tenacity of endeavor that has always characterized the people of the great Keystone State.

At the age of twenty young Martin moved to the Nineteenth ward and to the day of his death his great Republican stronghold of the city of Philadelphia was known because it was the home of David Martin. He became a member of the Republican Executive Committee in 1866 and held it continuously until the day of his death. His first advent into public office was as Sergeant of Arms of the House of Representative in 1873. From that time to the present his course had been one continually progressive advancement in political life, in such honorable posts as County Commissioner of Philadelphia, Mercantile Appraiser, Collector of Internal Revenue for the Eastern District of Pennsylvania, under the appointment of President Harrison, Secretary of the Commonwealth, Insurance Commissioner, Register of Wills of Philadelphia and twice elected to a membership in this body.

Our late colleague was also an active figure in national battles. He had been a member of the Republican National Committee. He was a delegate to the National Republican Convention in 1888, which nominated President



Harrison for President of the United States. At the National Convention of 1896 he was one of the six Pennsylvania delegates who at all times voted for the nomination of William McKinley, and it is a fact conceded by all competent to know that the election of at least two Republican Presidents of the United States was due to his matchless leadership and knowledge of detail.

The last few years of his life found him in intimate political and social relationship with myself. He was a safe and sound adviser. His long experience in public life brought to him amature judgment and most fortunate indeed was anyone who so enjoyed his confidence that he would open the recess of his fertile mind and pour forth words of advice and wisdom acquired by these long and eventful years of experience.

David Martin was warmhearted and true. He never lost a real friend, nor was any man ever alienated from his allegiance who had enjoyed the opportunity of intimate personal association with him. His close political associates in his own home section of Philadelphia, were in large numbers, men of equal age who through boyhood and from young manhood into the mature years of life had stood loyally by him and thus through their constancy became irrefutable evidence of the worth of the man to whom they had thus given a life long service.

David Martin knew no fear. The very last few months of his life will ever remain in the memory of those about him as the most significant in his whole career. He refused the opportunity to refrain from a severe and acrimonious political battle that really terminated his life. His friends, and I was one of them, urged upon him that his age would constitute a proper and most convincing reason why he should decline to enter into the last contest that marked his brilliant and unconquered career. But David Martin was impatient at any such suggestion. He never avoided contests when he thought he was right, and when he fought he fought a noble fight. This aged man, sapped of his vitality because of a contest that was thrust upon him, not of his own making, closed his eyes when victory had been achieved and slept the sleep of a victorious general—never to awake. He went to his last reward just as he wanted to—in the midst of battle. He lay down to his last sleep without having endured lingering illness nor having felt the diminishing strength that goes with long sickness, nor did he suffer the experience of the impotency of old age. He was not the lot of the man who is compelled to stand aside, waiting for death, while others do his work. David Martin died in the harness, and on the very day that he passed away he had visited the busy centers of Philadelphia's political life in the service of those dependent upon him.

We all will cherish his memory. We all will feel that his departure has left in our hearts a vacancy that never can be filled. Time, of course, will assuage the acuteness of grief, but as the years pass on, we will ever realize that David Martin's life was worth while and that he has left behind a heritage of happy recollection and mature advice. We are rich in the memory of our departed friend.

Mr. EYRE. Mr. President, and gentlemen of the Senate, I am reminded, as I rise to pay tribute to my late friend and colleague, of a tract that was hung in my office by a friend a few weeks ago containing the following inscription:

"When the One Great Scorer comes,  
To write against your name,  
He writes not if you won or lost,  
But how you played the game."

I know how my late friend and colleague played the game. He played it squarely in the open always. He was a devoted friend, and, while a severe antagonist, yet never in an acrimonious way. I have known my late friend and colleague for a period covering more than thirty years. I had been associated with him in contests of a political nature in the State of Pennsylvania, and I have been in contests in the State of Pennsylvania antagonistic to him, and I know that he has always played the game squarely and in the open, and I think that in the long years of public life that he spent, that it can be said that no man in public life in Pennsylvania ever led a

cleaner and better life than did the late Honorable David Martin. He leaves a heritage to his family and to his friends that is well worth emulating. As has been said by my distinguished colleague from Philadelphia, he had been in public life since a young man, and he rose from obscurity to a forceful place, not only in politics in the State of Pennsylvania, but in the United States, by his own forceful policy, and by his own qualifications as a leader of men, and he went to his death with his boots on, in the contest that was waged with the greatest vigor and acrimony perhaps of any contest with which he had ever been connected; but, as usual, victory perched on his banner, and I can only say, in conclusion, that David Martin has left an example in the Senate of Pennsylvania that is well worth our thought, our study and emulation. In this body he was always kindly disposed toward all of his colleagues, and he gave encouragement to all the young members of this body as they came into it. He was always willing to lend a hand to help those who needed help in this body, and I can say with all candor and sincerity, I have never known a man in public life for whom I have had a higher regard and whose death brought me more sorrow than did the late Honorable David Martin.

Mr. PATTON. Mr. President, I did not expect to make any remarks, and believe me, it is a very hard thing for me to speak upon. David Martin, when I first knew him, came to my office and asked me to be a candidate for County Commissioner, and that, I am sure, was some time in the early part of the '70's, and from that date to the day he died he was my close, personal, intimate friend. I can say nothing about him but good. His word was his bond. He was a man, every inch of him, and his advice was eagerly sought and, when followed, was absolutely right. He made few mistakes in his life. He was generous, open-handed and always helping somebody. He has gone to his long home, and may it be said of when I go,—it will not be many years now,—that I was as good a man to my friends as David Martin.

Mr. ARON. Mr. President, and gentlemen of the Senate. It has been said in poetry:

"And what if thou withdraw  
Unheeded by the living, and no friend  
Take notice of the departure?"

When one begins life from the humblest station and grasps opportunities, one after the other; begins to climb the ladder of success, which all of us seek; is honored with appointments to public office and performs the services well and faithfully; achieves leadership of the great Republican party of the greatest Republican city and sits as a member of this august legislative chamber, comparable to any in the world, it is right and fitting that we Senators pay a tribute of respect to the memory of such a colleague.

Senator Martin was born August 20, 1845, and entered politics as a youngster. He was a skillful organizer, possessed of tact and keenness. He was true to his word and loyal as a friend, and soon gathered around him innumerable associates. He was a natural leader of men. It has been said, and with authority, that, of all Philadelphia leaders, from William B. Mann to the present time, David Martin displayed the best generalship. In private life he was a devoted and loving husband, and adored his family surroundings.

I am a member of this Senate because Senator Martin wanted it so. He put his heart and soul into a terrific campaign, fighting against all odds. He had pitted against him the combined forces of a powerful administration, a united press, an unlimited treasury. But, against all, his generalship was victorious, and I shall never forget the midnight of the primaries, only thirteen days before he died, when I entered his headquarters to announce to him that I had won. Tears covered the old man's face, he grasped me by my hand and, fairly shaking with joy, covered me with his warm caresses. Ah, Senators, far better the moment were Senator Martin here, to sit beside me and to see with what affection and gratitude I hold him in my heart. But the call to the great beyond came to him without warning and, laying aside the affairs of



life, he departed. He died when he was 75 years old. A great public servant and benefactor passed away.

"So live that when they summons comes to join  
The innumerable caravan, that moves  
To that mysterious realm, where each shall take  
His chamber in the silent halls of death,  
Thou go not like the quarry-slave at night  
Scourged to his dungeon, but sustained and soothed  
By an unfaltering trust, he approached his grave  
Like one who wraps the drapery of his couch  
About him, and lies down to pleasant dreams."

Mr. GRAY. Mr. President, and fellow members of the Senate. It is my esteemed privilege to speak today in memory of one of Pennsylvania's most loyal citizens, the late Hon. David Martin. Our love and loyalty cannot let this day pass without an expression of hearty since regard for one who nobly gave of his time, talent and energy to build and enrich the principles of the Republican party, which he served with never-ceasing zeal. His devotion to the ideals of the Republican party went hand in hand with his love and service to his city, his State and his nation. These were inseparable.

Although he was a staunch Republican, yet he never let party or creed deter him from expressing that broader love and helpfulness to all his fellowmen.

Senator Martin was born on the Rosehill Farm in Philadelphia County, seventy-six years ago. When of age he immediately entered politics, and soon after was elected a member of the Republican Executive Committee, on which he faithfully served for about fifty years. He was elected a delegate to nearly every National Republican Convention since 1872—helping there to nominate Harrison, McKinley and Roosevelt as Presidential candidates. He served as sergeant-at-arms in the State House of Representatives in 1873, and in the same office in the National House in 1881.

In positions of leadership and trust, whether in the House, Senate, as Collector of Internal Revenue, as Insurance Commissioner or as Secretary of the Commonwealth he performed his duties in a most admirable way, and he made and kept many warm friends through almost half a century of party service and leadership.

Today, as we pay respect to his memory, we feel that those who knew him best love him best, and, though he has passed to his reward, yet we remember him and speak of him as one who has a loyal friend, a loyal citizen and one who served his fellow countrymen.

Mr. SALUS. Mr. President, and gentlemen of the Senate, it was my good fortune to be at the home of the late Senator Martin quite recently, and there on the wall hung the photograph of His Excellency the Governor, and written under this photograph were the words "To the Honorable David Martin, wise counselor and trusted friend, to a long and happy association, with respect and good wishes. Wm. C. Sproul." In a few words, that covers a goodly portion of the life of our late Senator. I do not intend to go into details as to his long political career, that has been gone over by those who proceeded me. The Senator seemed to take for his vocation the life of a politician, we might almost say, and say safely, the life of a statesman. The life of a politician leads along hard roads and is not at all times rightly understood, and if rightly understood, circumstances may come in which it is not to the best interests of those opposed to him to publicly proclaim the man's real good qualifications, because it is not feasible at the time, and any man who takes up a vocation such as that is bound in his travels along the highways and byways of life to meet opposition unfair and unkind. For a man to be successful as a politician, you must have three attributes, at least. He must be patriotic, he must be loyal to his friends and devoted to his family. If you were to ask me in which of these three qualifications the late Senator Martin showed best, I would be unable, with my vocabulary, to explain the same to you. His patriotism was unquestioned. He started out in his political life, at least, as a Republican, so much so that, in his early days, he took up the cause of the protective tariff, and in his younger days there was a man in England by the name of Cobden, who was a free trader. He was known throughout the confines of England and other countries wherein

the question of protective tariff arose. David Martin took up the cudgel in this part of the country and established what now exists, and existed at that time, the Anti-Cobden Club, which is the strongest political club in this country today. He stuck stoutly and steadfastly to his belief in a protective tariff as being one of the fundamental principles for the success of this country. The next of those qualifications for a successful man in politics is loyalty to his friends. If there ever lived a man who exceeded the late Honorable David Martin in loyalty to his friends, the name of that man has never come to my attention. They say Davy Martin is dead. It is true his spirit has passed away, but he is not dead, for along the lines of his life's beginning, in his youth to the present day, there is a stream of men who are at this time reaping the benefits of his loyalty and devotion to them. Men in all walks of political life, men from the humblest positions of a laborer to judges of the Supreme Court of this State, and men who held, and now hold, prominent positions in the Government of the United States, men who owe their elevation to that loyalty and devotion and sincerity of David Martin to his friends. He never left a friend and a friend never left him, and no matter how bitterly political opposition waged against him or what effort was made to defeat him in any of his political battles, they never succeeded because the loyalty that he displayed towards his friends was paid back to him by those friends. They stood all for one and one for all. Above all things that tend to make a man successful in political life if he intends to remain successful is his devotion to his family. No man can stand the light of day in a political battle who is not loyal to his home, is not moral to the greatest and largest extent, and can stand the scrutiny of public opinion. In this David Martin, I feel, excelled, and right now, as we stand on the floor of this Senate, in the home surrounded by all the luxuries of life, is his bowed and broken-spirited wife, marking time, without a smile on her face, waiting for the day when the great Judge above shall call her to meet her life's companion and loyal husband, the Honorable David Martin.

And the question recurring;  
Will the Senate agree to the resolution?

The yeas and nays were taken and were as follows, viz:

#### YEAS—50.

Aron.	DeWitt.	MacDade.	Service.
Barnes.	Donahue.	Marlow.	Sisson.
Barr.	Einstein.	McClintock.	Smith.
Berntheisel.	Pyre.	McConnell.	Snyder.
Boyd.	Gray.	McNichol.	Sones.
Buckman.	Hackett.	Miller, J. S.	Stineman.
Christley.	Heaton.	Miller, S. J.	Vare.
Clark.	Herron.	Murdoch.	Weaver.
Craig.	Homscher.	Norton.	Whitten.
Crow.	Jones.	Patton.	Woodward.
Culbertson.	Joyce.	Phipps.	Baldwin.
Daix.	Leslie.	Salus.	Pres. Pro. Tem.
Davis.	Long.	Schantz.	

#### NAYS—0.

So the question was determined in the affirmative.

#### ADJOURNMENT.

Mr. VARE. Mr. President, I move that the memorial session of the Senate do now adjourn.

Mr. PATTON. Mr. President, I second the motion.  
The motion was agreed to.

#### AFTER RECESS.

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) in the Chair.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

#### BILLS INTRODUCED.

Mr. VARE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.



Mr. VARE, read in his place and presented to the Chair Senate Bill No. 1064, entitled:

A Supplement to the Act approved the second day of June, one thousand nine hundred and fifteen (P. L. 752) entitled "An act providing for the creation and administration of a State Fund for the insurance of compensation for injuries to employees and subscribers thereto declaring false oaths by the subscribers to the misdemeanors; and providing penalties for the violation thereof;" refunding to the general fund of the State Treasury all moneys appropriated for the organization and administration of the State Workmen's Insurance Fund.

Which was committed to the Committee on Appropriations.

Mr. PATTON. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. PATTON read in his place and presented to the Chair Senate Bill No. 1065, entitled:

An Act requiring the recording of certain information relative to the moving of household goods and personal property in cities of the first and second classes, imposing certain duties upon all persons, firms and corporations owning or operating vehicles used in such moving, and upon the Department of Public Safety of such cities.

Which was committed to the Committee on Judiciary Special.

Mr. JOYCE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. JOYCE, read in his place and presented to the Chair Senate Bill No. 1066, entitled:

An Act to fix the number of Senators in the General Assembly of the State; to apportion the State into Senatorial districts, as provided by the Constitution, and to regulate the election of, and the terms of office of, the present and future elected Senators.

Which was committed to the Committee on Legislative Apportionment.

Mr. SALUS. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SALUS read in his place and presented to the Chair Senate Bill No. 1067, entitled:

An Act making an appropriation to the Frederick Douglass Memorial Hospital and Training School, of Philadelphia, Pennsylvania.

Which was committed to the Committee on Appropriations.

Mr. MacDADE. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MacDADE read in his place and presented to the Chair, Senate Bill No. 1068, entitled:

An Act to provide for the appointment of assistant district attorneys in the several counties of the fourth class; fixing the salaries of such assistant district attorneys, and providing how the same shall be paid.

Which was committed to the Committee on Appropriations and County Seats.

Mr. CROW. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW read in his place and presented to the Chair Senate Bill No. 1069, entitled:

An Act to amend an act approved the second day of June, Anno Domini, one thousand nine hundred and fifteen, (P. L. 736) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment, establishing a creative schedule of compensation; and providing procedure for the determination of liability and compensation thereunder".

Which was committed to the Committee on Judiciary Special.

#### REPORTS FROM COMMITTEES.

Mr. LONG. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. LONG, from the Committee on Education, reported as committed, Senate Bill No. 991 (House Bill No. 1195), entitled:

An Act to commemorate the memory of Thaddeus Stevens by designating one of the educational buildings to be erected in the capital park as "The Thaddeus Stevens Educational Memorial" and constituting a commission to prepare a pamphlet dealing with the life and the speeches of Thaddeus Stevens to be distributed to the public schools

Also from the Committee on Game and Fisheries, reported as committed, Senate Bill No. 1045, (House Bill No. 1128), entitled:

An Act to repeal an act approved the ninth day of July, one thousand nine hundred and nineteen, (P. L. 793), entitled, "An act to amend an act, approved the first day of May, one thousand nine hundred and thirteen, entitled 'An act to prohibit the killing of foxes by certain methods in Delaware County, and fixing a penalty for violation of the act,' by extending the provisions of said act to Chester County and Montgomery County," as far as the same relates to Montgomery County.

Also from the Committee on Game and Fisheries, reported as committed, Senate Bill No. 1046, (House Bill No. 1222), entitled:

An Act to repeal the act approved the ninth day of July, one thousand nine hundred and nineteen, (P. L. 793), entitled "An Act to amend an act, approved the first day of May, one thousand nine hundred and thirteen, entitled 'An act to prohibit the killing of foxes by certain methods in Delaware County, and fixing a penalty for violation of the act,' by extending the provisions of the said act to Chester County and Montgomery County," in so far as the same relates to Chester County.

Also from the Committee on Game and Fisheries, reported as amended, Senate Bill No. 541, (House Bill No. 391), entitled:

An Act to amend and further amend sections five seven fourteen fifteen sixteen nineteen twenty-one twenty-two and twenty-six of an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws five hundred seventy-two) entitled "An act to provide for the protection and preservation of game game-quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions" sections fourteen and fifteen previously having been amended

Mr. SNYDER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SNYDER from the Committee on Education reported as committed, Senate Bill No. 981 (House Bill No. 767) entitled:

An Act to amend section one thousand six hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Mr. JONES. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. JONES from the Committee on Public Roads and Highways reported as amended Senate Bill No. 1029 (House Bill No. 1243), entitled:

An Act to further amend section twenty of an act approved the eleventh day of May, one thousand nine hundred and eleven (P. L. 244), entitled "An act providing for original location, laying out, and construction of public roads or highways in the several counties of this Commonwealth, and for the permanent improvement of certain public roads or highways therein; making such originally constructed or improved roads and highways county roads; authorizing the rela-



rection, opening, straightening, widening, extension and alteration of the same, and the vacation of so much of any road as may thereby become unnecessary; providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties; and prescribing penalties for the violation thereof; providing for the taking of property for such improvement, the compensation to be paid therefor, and the payment of damages resulting from such taking, and the manner in which such damages may be determined; providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads; authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof; prescribing a method for improving a county road lying within or traversing a borough, and apportioning the cost of such improvement; and authorizing the vacation of any county road," as amended, providing for the vacation of abandoned or condemned turnpikes.

Mr. CRAIG. Mr. President, I ask unanimous consent to make reports from committees at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CRAIG from the Committee on Game and Fisheries re-reported as amended, Senate Bill No. 463, (House Bill No. 215), entitled:

An Act for the better protection of fish, requiring citizens of the United States residing in this Commonwealth, to procure a license from the county treasurer to fish or angle in the waters of this Commonwealth, or in the waters bounding or adjacent thereto, and regulating the issuance of such license; providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith; and providing for the disposition of the penalties recovered and license fees received.

Also from the Committee on Judiciary General reported as committed, Senate Bill No. 1018 (House Bill No. 1305), entitled:

An Act making it unlawful to interfere or attempt to interfere with persons about to procure marriage licenses or to influence or attempt to influence such persons to go to certain officers for such purposes

Mr. HERRON. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. HERRON from the Committee on Education reported as committed Senate Bill No. 996 (House Bill No. 939), entitled:

An Act to amend section four hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Mr. DONAHUE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DONAHUE from the Committee on Game and Fisheries reported as committed Senate Bill No. 1013 (House Bill No. 85), entitled:

An Act to amend section twenty-five of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" as amended

Mr. EYRE. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE from the Committee on Appropriations reported as committed, Senate Bill No. 1043 (House Bill No. 1291), entitled:

An Act reorganizing the Adjutant General's Department, designating the officers and employes thereof and fixing the salaries of each.

Also from the Committee on Appropriations reported as committed Senate Bill No. 1044 (House Bill No. 1292), entitled:

An Act authorizing the Adjutant General to erect construct complete and equip a building on the arsenal grounds at Harrisburg for use as a garage and machine shop and to grade and terrace the ground in connection therewith providing for the letting of contracts therefor and making an appropriation

Mr. DAIX. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX from the Committee on Judiciary General re-reported as committed, Senate Bill No. 622 (House Bill No. 709), entitled:

An Act concerning the taking of depositions in this State to be used in any foreign jurisdiction and to make uniform the law with reference thereto.

Also from the Committee on Judiciary General re-reported as committed, Senate Bill No. 621 (House Bill No. 708), entitled:

An Act concerning the proof of statutes of other jurisdictions and to make uniform the law with reference thereto

Mr. J. S. MILLER. Mr. President, I ask unanimous consent to make report from committee at this time

The PRESIDENT. Is there objection? The Chair hears none.

Mr. J. S. MILLER from the Committee on Education reported as committed, Senate Bill No. 1006 (House Bill No. 1363), entitled:

An act providing for placement training in the several departments bureaus boards divisions and commissions of the State government of disabled soldiers sailors and marines

Mr. DONAHUE. Mr. President, I ask unanimous consent to make report from committee at this time

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DONAHUE from the Committee on New Counties and County Seats reported as committed, Senate Bill No. 1023 (House Bill No. 1346), entitled:

An act to amend section nine of article seven, chapter six of an act approved the fourteenth day of May, one thousand nine hundred and fifteen, (P. L. 312), entitled "An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs," by adding thereto subsection eight, providing that the borough's share of the cost of construction and improvement of streets or highways in boroughs which are built or improved jointly by the borough and county, the borough and State, or borough, county and State, may be assessed against the abutting property owners.

Mr. VARE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE from the Committee on Municipal Affairs reported as committed, Senate Bill No. 368, entitled:

An Act to amend an act entitled "An act for the better government of cities of the first class of this Commonwealth, approved the twenty-fifth day of June, one thousand nine hundred and nineteen.

Mr. MACDADE from the Committee on Education reported as committed at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MACDADE from the Committee on Education reported as committed, Senate Bill No. 1059 (House Bill No. 1016), entitled:

An Act to amend section one thousand two hundred ten as amended and section one thousand one hundred three and section five hundred twenty-four as amended, of an act approved the 18th day of May, 1911 (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and repealing section one thousand two hundred twelve thereof.

Mr. SCHANTZ. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.



Mr. SCHANTZ, from the Committee on Railroads reported as committed Senate Bill No. 849 (House Bill No. 515), entitled:

An Act to amend an act approved the seventeenth day of May one thousand nine hundred nineteen (Pamphlet Laws two hundred and five) entitled "An act to amend section one of an act approved the fifth day of May one thousand eight hundred and thirty-two entitled 'An act regulating lateral railroads' by extending the provisions thereof to any person or persons corporation of the first or second class partnership municipal or quasi-municipal corporation school or poor district of the State of Pennsylvania incorporated under general or special act of assembly being the owner or owners of land mills quarries coal-mines limekilns or other real estate in the vicinity of any railroad canal or slack-water navigation made or to be made by any company or by the State of Pennsylvania and not more than four miles distant therefrom" increasing the length of lateral railroads

Mr. EYRE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE from the Committee on Appropriations reported as committed, Senate Bill No. 1064, entitled:

A Supplement to the Act approved the second day of June 1915 (P. L. 762) entitled "An act providing for the creation and administration of a State Fund for the insurance of compensation for injuries to employees of subscribers thereto; declaring false oaths by the subscribers to be misdemeanors; and providing penalties for the violation thereof;" refunding to the general fund of the State Treasury all moneys appropriated for this organization and administrations of the State Workmen's Insurance Fund.

Mr. McCONNELL. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1065, entitled:

An Act requiring the recording of certain information relative to the moving of household goods and personal property in cities of the first and second classes, imposing certain duties upon all persons, firms and corporations owning or operating vehicles used in such moving, and upon the Department of Public Safety of such cities.

Mr. JOYCE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. JOYCE from the Committee on Legislative Apportionment reported as committed, Senate Bill No. 1066, entitled:

An Act to fix the number of Senators in the General Assembly of the State; to apportion the State into Senatorial districts, provided by the Constitution and to regulate the election of, and the terms of office of, the present and future elected Senators.

Mr. EYRE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE from the Committee on Appropriations reported as committed, Senate Bill No. 1067, entitled:

An Act making an appropriation to the Frederiek Douglass Memorial Hospital and Training School of Philadelphia, Pennsylvania.

Mr. MacDADE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MacDADE from the Committee on New Counties and County Seats reported as committed, Senate Bill No. 1068, entitled:

An Act to provide for the appointment of assistant district attorneys in the several counties of the fourth class; fixing the salaries of such assistant district attorneys, and providing how the same shall be paid,

Mr. McCONNELL. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL from the Committee on Judiciary Special reported as committed, Senate Bill No. 1069, entitled:

An Act to amend an act approved the second day of June, Anno Domini, one thousand nine hundred and fifteen (P. L. 736), entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment; establishing an elective schedule of compensation; and providing procedure for the determination of liability and compensation thereunder."

#### BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 692, as follows:

An Act providing for the payment of fees for the filing of nomination petitions and nomination papers, and for printing names of candidates upon the official ballots

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act all candidates filing nomination petitions for the purpose of having their names printed upon the primary ballot and all candidates filing nomination papers to have their names printed on the general or municipal election ballot shall pay to the Secretary of the Commonwealth or to the county commissioners as the case may be fees for each such nomination as provided in the following schedule and the names of candidates shall not be certified for printing on the primary ballot or the November election ballot unless such fees have been paid

#### FEES FOR FILING NOMINATIONS WITH THE SECRETARY OF THE COMMONWEALTH

For each nomination petition or nomination paper for the following named offices United States Senator Governor Lieutenant-Governor Auditor General State Treasurer Secretary of Internal Affairs Judge of the Supreme Court Judge of the Superior Court and Representatives in Congress-at-Large the fee shall be one hundred dollars

For the following named offices Judge of the Court of Common Pleas Judge of the Orphans' Court Judge of the Municipal Court Judge of the County Court and Representative in Congress elected by districts the fee shall be fifty dollars

For the office of Senator in the General Assembly twenty-five dollars

For the offices of Representatives in the General Assembly Associate Judges and Mine Inspectors twenty-five dollars

For member of the National Committee Delegate and Alternate Delegate at large to any convention ten dollars

For members of State Committee district delegates and alternate delegates to any convention five dollars

#### FEES FOR FILING NOMINATIONS WITH THE COUNTY COMMISSIONERS

For all county-wide offices the emoluments of which exceed one thousand dollars per annum the fee shall be fifty dollars

For county officers the emoluments of which exceed three hundred dollars and do not exceed one thousand dollars per annum the fees shall be five dollars

For the office of Mayor city council and other city-wide offices of cities of the first and second classes the fee shall be one hundred dollars

For Mayor city councils city treasurer city controller and other city-wide offices and aldermen in cities of the third class the fee shall be fifty dollars

For all other district city and ward offices excepting school directors the fee shall be ten dollars

Section 2. Candidates who have been nominated at the primary election by having their names written or pasted on the primary ballot shall pay the same fee as required for the filing of nomination petitions or nomination papers and their names shall not be certified for printing on the official election ballot unless such fee has been paid

Section 3. All such fees received by the Secretary of the Commonwealth shall be paid by him to the State Treasurer for the use of the State; and all such fees received by the County Commissioners shall be paid to the County Treasurer for the use of the county

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:



## YEAS—30.

Baldwin,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Smith,
Boyd,	Heaton,	Miller, S. J.,	Sones,
Craig,	Herron,	Murdoch,	Stineman,
Crow,	Homsher,	Patton,	Vare,
Culbertson,	Jones,	Phipps,	Weaver,
Daly,	Joyce,	Salus,	Woodward.
DeWitt,	Leslie,		

## NAYS—9.

Barnes,	Davis,	Norton,	Sisson,
Buckman,	MacDade,	Schantz,	Snyder,
Clark,			

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 819, as follows:

An Act creating the office of county controller in counties of the second third fourth and fifth classes prescribing his powers and duties imposing certain duties upon county commissioners and county treasurer and abolishing the office of county auditor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the office of county controller is hereby established in each county of the Commonwealth of the second third fourth and fifth classes At the municipal election in the year one thousand nine hundred and twenty-one and every four years thereafter there shall be elected in each of said counties not having a controller and in each of the counties where the term of the county controller then in office expires on the first Monday of January next succeeding a county controller who shall hold office for a term of four years from the first Monday of January next succeeding such election At the municipal election in the year one thousand nine hundred and twenty-three and every four years thereafter there shall be elected in each of said counties where the term of the county controller then in office expires on the first Monday of January next succeeding a county controller for a term of four years from the first Monday of January next succeeding such election Whenever any county shall hereafter come within any of the classes of counties to which this act applies there shall be elected in such county at the first municipal election thereafter and every four years thereafter a county controller who shall hold his office for a term of four years from the first Monday of January next succeeding his election The county controller of each county shall hold his respective term of office until his successor shall be duly elected and qualified if he shall so long behave himself well In any of the said counties not having a county controller at the date of the passage of this act and in any of said counties hereinafter coming within the provisions of this act the office of county auditor shall be abolished from and after the date when the county controller herein provided for shall commence his term of office

Section 2 No person holding any office under the United States shall be eligible to the office of county controller during his continuance in office nor until one year thereafter No county commissioner county treasurer prototary register of wills clerk of the courts recorder of deeds sheriff or district attorney or their chief clerks or deputies shall be eligible to the office of county controller until two years after the expiration of their respective terms of office but a controller shall always be eligible to re-election or appointment

Section 3 Before entering upon the duties of his office the controller shall give bond to the county in which he may be elected with at least two sufficient sureties or with corporate surety in the sum of twenty thousand dollars to be approved by the court of common pleas of said county conditioned for the faithful performance of his duties and those of his deputies The cost and expense of procuring any such bond shall be paid by the county from the county treasury The controller and his deputies and clerks shall also each take and subscribe the oath or affirmation as prescribed by article seven of the constitution and a wilful violation of said oath shall constitute perjury The oaths and the bond herein provided for shall be recorded in the recorder's office of the proper county and shall then be filed and kept in the county commissioners office Records thereof or certified copies of the same may be used in evidence in all judicial proceedings with the same force and effect as the original

Section 4 The Governor shall appoint a person in each county wherein this act is or becomes operative to act as controller for such county until his successor in office is duly elected and qualified and shall also appoint a suitable person to fill any vacancy that may occur by death resignation or removal from office of the controller in any county wherein this act is or becomes operative

Section 5 The county controller shall appoint a deputy controller and such other clerks as may be necessary The salary of such deputy and clerks shall be fixed by the county

commissioners and the county controller in the manner now provided by law The deputy controller during the necessary or temporary absence of the controller or in the case of a vacancy in said office have the same powers and perform the same duties as are herein provided for the office of county controller

Section 6 The controller shall have general supervision and control of the financial affairs of the county and of the accounts and official acts of all officers or other persons who shall collect receive or distribute the public moneys of the county or who shall be charged with the management or custody thereof He may at any time require from any of them in writing an account of all moneys or property which may have come into their control He shall immediately upon the discovery of any default or discrepancy report the same to the county commissioners and to the court of common pleas of the county and shall take immediate measures to secure the public moneys or property and to secure the removal of the delinquent party if in office and not removed by the county commissioners

Section 7 The county controller shall cause to be kept a full and regular set of books in detail by double entry of all the financial operations of the county embracing as many accounts under separate titles as may be necessary to show distinctly and separately all the property of the county its receipts and expenditures and all debts and accounts due the county officers or others the amount raised from each source of revenue and the expenditures in detail and classified with reference to the objects thereof He shall prescribe the form and manner of keeping the books and papers used by each of the officers of said county in connection with the financial affairs of their offices He shall on or before the first day of February annually deliver to the county commissioners in writing a detailed estimate of the expenditures for the legitimate purposes of the county for the current year including interests due and to fall due on the lawful debts of the county bearing interest The commissioners shall on or before the fifteenth day of February thereafter fix such rate of taxation upon the valuation of the property of the county as will raise sufficient sums to meet the said expenditures The commissioners shall not by contract or otherwise increase the expenditures of the county in any year to an amount beyond the taxes assessed for the said year

Section 8 The county controller shall in the month of January in each year make a report verified by oath or affirmation to the court of common pleas of the county of all receipts and expenditures of the county for the preceding year in detail and classified as required by the seventh section of this act Such report shall also contain a full statement of the financial condition of the county The report shall be published one time in such newspapers published in the county as the controller may direct The aggregate cost of such publication shall not in any one year exceed one thousand dollars and shall be paid out of the county treasury

Section 9 The county controller shall keep his office in a room or rooms of the court house of the county and such room or rooms shall be furnished at the expense of the county The county controller shall furnish to the county commissioners whenever required by them a detailed account of any officer or other person having in his possession or under his control funds belonging to the county He shall at all times between the hours of ten o'clock ante meridian and two o'clock post meridian give information respecting any of said accounts to any taxpayer of the county demanding the same

Section 10 The county controller shall scrutinize audit and decide on all bills claims and demands whatsoever against the county All persons having such claims shall first present the same to the controller and if required make an oath or affirmation before him to the correctness thereof He may if he deems it necessary require evidence by oath or affirmation of the claimant or other persons that the claim is legally due and that the supplies work or service for which payment is claimed have been furnished or performed under legal authority He shall inquire and ascertain whether any officer or agent of the county is interested in the contract under which any claim may arise or has received or is to receive any commission consideration or gratuity relating thereto or whether there has been any evasion of the twelfth section of this act by making two or more contracts for small amounts which should have been in one contract If he shall find that there has been any evasion or that any such officer or agent is so interested he shall refuse to approve the claim All claims which he shall find legally due he shall approve and certify to the county commissioners All claims which he shall find or believe to be not legally due he shall disapprove He shall countersign all receipts given by the county treasurer to persons paying money into the treasury and keep an accurate record of the same

Section 11 After the county controller shall have assumed the duties of his office it shall be unlawful for the county commissioners of such county to draw any warrant on the county treasury for the payment of any debt claim or demand whatsoever unless the same has been audited and approved by the county controller as provided in this act Except that separate warrants for the payment of fees of jurors witnesses criers and tipstaves of the several courts of the county which amounts shall be ascertained by the several courts of the county and entered upon the records thereof shall be duly certified by the respective clerks of the courts to the county commissioners after having first been sworn to before the county controller Such certificate shall be delivered by the county commissioners to the county controller for preservation as soon as the warrants are issued



Section 12 All contracts made by the county commissioners of any county involving an expenditure exceeding five hundred dollars shall be in writing and shall immediately after their execution be filed with the controller. No contracts shall be made or payment thereof be certified by the controller involving more than five hundred dollars unless such contract is made with the lowest or best bidder after due notice published by the controller when directed by the county commissioners if the controller approved the purposes for which bids are invited. All bids on contracts shall be received by the county controller and such bids shall be opened and contracts awarded by the county commissioners in the presence of the county controller. He shall keep a record of all such awards and shall not certify any warrants or approve any bills founded upon any contracts not made in accordance with the provisions hereof.

Section 13 All warrants drawn on the county treasurer by the county commissioners on certificates as provided in the tenth, eleventh and twelfth sections of this act shall be countersigned by the county controller and he shall keep a correct register thereof noting (a) the number (b) the date and amount of each (c) date of payment and (d) to whom and for what issued and shall report to the commissioners monthly or oftener if required by them the amount of outstanding warrants registered and the amount of money in the treasury.

Section 14 The county controller shall have the custody (a) of all official bonds (except his own) given to the county (b) of all title deeds to real estate owned by the county (c) of all contracts entered into by or on behalf of the county (d) of all books documents and papers relating to its financial affairs and (e) of all bonds and other obligations issued by said county when paid. All such bonds and other obligations when so paid shall be distinctly cancelled by him and be carefully and regularly filed. A register of such cancellation by him and be carefully and regularly filed. A register of such cancellation shall be kept in a book to be provided for that purpose.

Section 15 No county treasurer shall pay any moneys out of the county treasury except on warrant drawn by a majority of the county commissioners and countersigned by the controller. The books of the county treasurer shall at all times during office hours be open to the inspection of the controller and the county treasurer shall report daily to the county controller all moneys received by him for the county the person by whom and on what account they were paid. The county treasurer shall cancel all warrants when paid by distinctly spearing or cutting them. He shall also report daily all moneys paid out by him giving the number of the warrant and the party to whom paid and shall deliver the warrants to the controller who shall cancel the same. All outstanding warrants issued before any controller enters upon the duties of his office shall be presented to him as other claims against the county auditors by the act of April fifteenth one thousand four hundred and thirty-four (Pamphlet Laws five hundred thirty-seven) entitled "An act relating to counties and townships and county and township officers" shall be performed and exercised by the county controller as for as regards county accounts and State taxes for which the county is or may be liable. All other accounts with the Commonwealth shall be audited by the auditor of accounts of prothonotaries clerks et cetera appointed by the court of common pleas under the act of April twenty-first one thousand eight hundred and forty-six and its amendments and supplements. The report required by the eighth section of this act shall have the same effect as the report of auditors under the said act of April fifteenth one thousand eight hundred and thirty-four with like rights of appeal therefrom.

Section 16 All duties devolved and powers conferred on the county auditors by the act of April fifteenth one thousand eight hundred and thirty-four (Pamphlet Laws five hundred thirty-seven) entitled "An act relating to counties and townships and county and township officers" shall be performed and exercised by the county controller as for as regards county accounts and State taxes for which the county is or may be liable. All other accounts with the Commonwealth shall be audited by the auditor of accounts of prothonotaries clerks et cetera appointed by the court of common pleas under the act of April twenty-first one thousand eight hundred and forty-six and its amendments and supplements. The report required by the eighth section of this act shall have the same effect as the report of auditors under the said act of April fifteenth one thousand eight hundred and thirty-four with like rights of appeal therefrom.

Section 17 The act approved the twenty-seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and three) entitled "An act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants and over prescribing his duties and abolishing the office of county auditor in said counties" and the several amendments thereto are hereby repealed but such repeal shall not affect the term of any county controller in office at the time of the passage of this act and all such officers in office shall hold their respective offices until the expiration of their respective terms and shall have the powers perform the duties and be subject to the limitations and restrictions provided for by this act.

All other acts and parts of acts inconsistent with this act are hereby repealed in so far as such act and its amendments relate to counties of the second third fourth and fifth classes.

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Baldwin,	Donahue,	Long,	Salus,
Barnes,	Einstein,	MacDade,	Schantz,
Barr,	Eyre,	Marlow,	Service,
Buckman,	Gray,	McClintock,	Sisson,
Clark,	Hackett,	McConnell,	Smith,
Craig,	Heaton,	McNichol,	Snyder,
Crow,	Herron,	Miller, S. J.,	Sones,
Culbertson,	Homsher,	Murdoch,	Stineman,
Daix,	Jones,	Norton,	Vare,
Davis,	Joyce,	Patton,	Weaver,
DeWitt,	Leslie,	Phipps,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 823, as follows:

An Act to amend section five hundred and thirty-one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and validating liens for taxes.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five hundred and thirty-one of an act entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" approved May eighteenth one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) which reads as follows:

"Section 531 In all school districts of the first class in this Commonwealth all unpaid school taxes assessed upon any real property shall be liens thereon in like way and manner and subject to like provisions and restrictions as exist and shall exist in the cases of all other taxes assessed in this Commonwealth such taxes and liens shall be filed enforced and collected by the receiver of taxes treasurer or other proper authority in the manner and under and in accordance with the provisions which are and shall be applicable in the cases of other taxes assessed in this Commonwealth" be amended so as to read as follows:

Section 531 In all school districts of the first class in this Commonwealth all unpaid school taxes assessed upon any real property shall be liens thereon in like way and manner and subject to like provisions and restrictions as exist and shall exist in the cases of all other taxes assessed in this Commonwealth such taxes and liens shall be filed enforced and collected by the receiver of taxes treasurer or other proper authority in the manner and under and in accordance with the provisions which are and shall be applicable in the cases of other taxes assessed in this Commonwealth All liens for unpaid school taxes in all school districts of the first class heretofore filed or which may be hereafter filed shall be valid and the payment thereof enforced. Provided the real property against which such liens are or may be filed is substantially described in the claim so that the said property can be readily identified. This act shall not apply to any claim which has been judicially determined or which is in litigation.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Baldwin,	Donahue,	Long,	Salus,
Barnes,	Einstein,	MacDade,	Schantz,
Barr,	Eyre,	Marlow,	Service,
Buckman,	Gray,	McClintock,	Sisson,
Clark,	Hackett,	McConnell,	Smith,
Craig,	Heaton,	McNichol,	Snyder,
Crow,	Herron,	Miller, S. J.,	Sones,
Culbertson,	Homsher,	Murdoch,	Stineman,
Daix,	Jones,	Norton,	Vare,
Davis,	Joyce,	Patton,	Weaver,
DeWitt,	Leslie,	Phipps,	Woodward,

NAYS—0.



A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk present said bill to the House of Representatives for concurrence.

#### BILL ON THIRD READING.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 836, as follows:

An Act designating employees of the Insurance Department and fixing their compensation

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after June one one thousand nine hundred twenty-one the employees of the Insurance Department shall be as herein classified

One special deputy on liquidation at an annual salary of two thousand four hundred dollars

#### Actuarial Staff

One life actuary at an annual salary of six thousand dollars

Two actuary's clerks at annual salaries of two thousand four hundred dollars each

One actuary's clerk at an annual salary of two thousand dollars

One actuary's clerk at an annual salary of one thousand six hundred dollars

#### Compensation Staff

One compensation actuary at an annual salary of six thousand dollars

Two statisticians at an annual salary of three thousand dollars each

One clerk at an annual salary of one thousand four hundred dollars

#### Examining Staff

One chief examiner of life companies at an annual salary of three thousand dollars

One chief examiner of fire and marine companies at an annual salary of three thousand dollars

One chief examiner of casualty companies and fraternal societies at an annual salary of three thousand dollars

Six examiners at annual salaries of two thousand dollars four hundred dollars each

Two assistant examiners at annual salaries of two thousand dollars each

#### Complaint and Investigation Staff

Three investigators of complaints at annual salaries of three thousand dollars each

#### Clerical Staff

One chief clerk at an annual salary of three thousand two hundred and fifty dollars

One cashier at an annual salary of two thousand four hundred dollars

One compiler of companies' statements at an annual salary of three thousand dollars

One license clerk at an annual salary of two thousand four hundred dollars

One assistant license clerk at an annual salary of two thousand two hundred dollars

One examiner of companies' statements at an annual salary of three thousand dollars

Five clerks at an annual salary of one thousand eight hundred dollars each

One clerk at an annual salary of one thousand six hundred dollars

One mail clerk at an annual salary of one thousand four hundred dollars

Four stenographers at annual salaries of one thousand three hundred dollars each

Two messengers at annual salaries of one thousand four hundred dollars each

Additional examiners special deputies or clerks may with the approval of the Governor be employed for special or temporary service at salaries not to exceed three hundred dollars per month for each month employed. Said salaries shall be paid semi-monthly by the State Treasurer upon warrant of the Auditor General

Section 2. The act approved June twelfth one thousand nine hundred and nineteen entitled "An act designating officers and employees of the Insurance Department and fixing their compensation" and all other acts or parts of acts inconsistent with this act are hereby repealed.

And the amendments made thereto having been printed as required by the Constitution.

On the question.

Shall the bill pass finally?

Mr. CLARK. Mr. President. I move to reconsider the vote by which the bill passed third reading.

Mr. HEATON. Mr. President. I second the motion.

The motion was agreed to.

And the question recurring.

Will the Senate agree to the bill?

Mr. CLARK. Mr. President, I ask unanimous consent to amend section 1, page 3, line 3, by striking out the word "two" and inserting in lieu thereof the word "three"; also line 4, by striking out the words "four hundred"; also line 6, by striking out the word "two" after the word "thousand" and inserting in lieu thereof the word "four".

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question.

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered. That the bill as amended be printed for the use on of the Senate.

#### BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate resumed the third reading and consideration of Senate Bill No. 840, as follows:

An Act to amend an act approved the sixteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred eighty-two) entitled "An act creating a Board of Commissioners of Public Grounds and Buildings providing for the appointment of a Superintendent of Public Grounds and Buildings and subordinate officers and employees and fixing their salaries defining the powers and duties of the board and the superintendent with regard to contracts for and the furnishing of furniture furnishings stationery supplies paper and fuel for the executive and legislative branches of the State Government and the Executive Mansion the supervision of the Capitol grounds and buildings the State Arsenal and Executive Mansion and repairs alterations and improvements thereto and to other buildings land and property of the State the disposal of unserviceable personal property of the Commonwealth the renting of office rooms outside of the Capitol the bonding of officers and employees of the Commonwealth and the supervision of the erection of and repairs and additions to State institutions and the expenditure of funds therefor and repealing supplied and inconsistent laws"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That so much of section four of an act approved the sixteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred eighty-two) entitled "An act creating a Board of Commissioners of Public Grounds and Buildings and subordinate officers and employees and fixing their salaries defining the powers and duties of the board and the superintendent with regard to contracts for and the furnishing of furniture furnishings stationery supplies paper and fuel for the executive and legislative branches of the State Government and the Executive Mansion the supervision of the Capitol grounds and buildings the State Arsenal and Executive Mansion and repairs alterations and improvements thereto and to other buildings land and property of the Commonwealth the renting of office rooms outside of the Capitol the bonding of officers and employees of the Commonwealth and the supervision of the erection of and repairs and additions to State institutions and the expenditure of funds therefor and repealing supplied and inconsistent laws" which reads as follows

For the preservation of good order in the Capitol grounds and buildings Two sergeants of police at a salary of fifteen hundred dollars (\$1,500) each per annum thirty-five policemen to be appointed as may be required at a salary of twelve hundred dollars (\$1,200) each per annum

For the care of the grounds A general foreman of grounds at a salary of two thousand four hundred dollars (\$2,400) per annum two assistant foremen one at a salary of two thousand dollars (\$2,000) per annum and one at a salary of fifteen hundred and twenty dollars (\$1,320) per annum one gardener at a salary of fifteen hundred dollars (\$1,500) per annum three assistant gardeners to be appointed as may be required at a salary of twelve hundred dollars (\$1,200) each per annum twelve caretakers to be appointed as may be required at a salary of one thousand dollars (\$1,000) each per annum

For the care and preservation of the Capitol buildings and furnishings One foreman of maintenance at a salary of eighteen hundred dollars (\$1,800) per annum one foreman of carpenters at a salary of eighteen hundred dollars (\$1,800) per annum ten skilled carpenters at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum one hardwood floor expert finisher at a salary of fifteen hundred dollars (\$1,500) per annum four hardwood floor polishers at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum one foreman of painters at a salary of eighteen hundred dollars (\$1,800) per annum six skilled painters at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum one marble expert at a salary of fifteen hundred dollars (\$1,500) per annum one assistant marble expert at a salary of twelve hundred dollars (\$1,200) per annum two experienced marble polishers at a salary of eleven hundred dollars (\$1,100) each per annum one bronze and metal expert at a salary of fifteen hundred dollars (\$1,500) per annum one assistant bronze and metal expert at a salary of twelve hundred dollars



(\$1,200) per annum one clock repairman at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one assistant clock repairman at a salary of twelve hundred dollars (\$1,200) per annum one upholsterer at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one locksmith at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one cabinetmaker at a salary of thirteen hundred and twenty dollars (\$1,320) per annum twenty-two elevator operators to be appointed as may be required at a salary of twelve hundred dollars (\$1,200) each per annum one foreman of charmen who shall have the power of Capitol police officer delegated upon him at a salary of fifteen hundred dollars (\$1,500) per annum one assistant foreman of charmen at a salary of thirteen hundred and twenty dollars (\$1,320) per annum two window cleaners at a salary of one thousand dollars (\$1,000) each per annum fifty charmen to be appointed as may be required at a salary of nine hundred dollars (\$900) per annum a chief of the bureau of information at a salary of twelve hundred dollars (\$1,200) per annum six guides at a salary of eleven hundred dollars (\$1,100) each per annum two matrons at a salary of six hundred dollars (\$600) each per annum two male attendants for the public toilets at a salary of nine hundred dollars (\$900) each per annum" is hereby amended to read as follows

For the preservation of good order in the Capitol grounds and buildings Two sergeants of police at a salary of eighteen hundred dollars (\$1,800) each per annum thirty-five policemen to be appointed as may be required at a salary of fifteen hundred dollars (\$1,500) each per annum

For the care of the grounds A general foreman of grounds at a salary of two thousand four hundred dollars (\$2,400) per annum two assistant foremen one at a salary of two thousand dollars (\$2,000) per annum and one at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one gardener at a salary of fifteen hundred dollars (\$1,500) per annum three assistant gardeners to be appointed as may be required at a salary of twelve hundred dollars (\$1,200) each per annum twelve caretakers to be appointed as may be required at a salary of one thousand dollars (\$1,000) each per annum

For the care and preservation of the Capitol buildings and furnishings One foreman of maintenance at a salary of eighteen hundred dollars (\$1,800) per annum one foreman of carpenters at a salary of eighteen hundred dollars (\$1,800) per annum ten skilled carpenters at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum one hardwood floor expert finisher at a salary of fifteen hundred dollars (\$1,500) per annum four hardwood floor finishers at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum one foreman of painters at a salary of eighteen hundred dollars (\$1,800) per annum six skilled painters at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum one marble expert at a salary of fifteen hundred dollars (\$1,500) per annum one assistant marble expert at a salary of twelve hundred dollars (\$1,200) per annum two experienced marble polishers at a salary of eleven hundred dollars (\$1,100) each per annum one bronze and metal expert at a salary of fifteen hundred dollars (\$1,500) per annum one assistant bronze and metal expert at a salary of twelve hundred dollars (\$1,200) per annum one clock repairman at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one assistant clock repairman at a salary of twelve hundred dollars (\$1,200) per annum one upholsterer at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one locksmith at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one cabinetmaker at a salary of thirteen hundred and twenty dollars (\$1,320) per annum twenty-two elevator operators to be appointed as may be required at a salary of fifteen hundred dollars (\$1,500) each per annum one foreman of charmen who shall have the power of Capitol police officer delegated upon him at a salary of fifteen hundred dollars (\$1,500) per annum one assistant foreman of charmen at a salary of thirteen hundred and twenty dollars (\$1,320) per annum two window cleaners at a salary of one thousand dollars (\$1,000) each per annum fifty charmen to be appointed as may be required at a salary of nine hundred dollars (\$900) each per annum a chief of the bureau of information at a salary of twelve hundred dollars (\$1,200) per annum six guides at a salary of eleven hundred dollars (\$1,100) each per annum two matrons at a salary of six hundred dollars (\$600) each per annum two female attendants for the public toilets at a salary of nine hundred dollars (\$900) each per annum two male attendants for the public toilets at a salary of nine hundred dollars (\$900) each per annum.

And the amendments made thereto having been printed as required by the Constitution.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

Baldwin,	Donahoe,	Lane,	Sims,
Barnes,	Ehrsteln,	McBride,	Schantz,
Barr,	Evere,	Marlow,	Service,
Buckman,	Gray,	McIntee,	Sisson,
Clark,	Hackett,	McConnell,	Smith,
Craig,	Heaton,	McNichol,	Snyder,
Crow,	Herron,	Miller, S. J.,	Sonyer,
Culbertson,	Homsher,	Murdoch,	Stinemian

Daix,  
Davis,  
DeWitt,

Jones,  
Joyce,  
Lcslic,

Norton,  
Patton,  
Phipps,

Vare,  
Weaver,  
Woodward.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 847, (House Bill No. 483), as follows:

An Act to further amend the fifth section of an act entitled "An act relating to the organization and jurisdiction of orphans' courts and to establish a separate orphans' court in and for counties having more than one hundred fifty thousand inhabitants and to provide for the election of judges thereof" approved May nineteenth Anno Domini eighteen hundred and seventy-four (Pamphlet Laws two hundred and six) as amended by fixing and determining the salaries of the assistant clerks of said courts in counties of the first second third and fourth classes

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the fifth section of an act entitled "An act relating to the organization and jurisdiction of orphans' courts and to establish a separate orphans' court in and for counties having more than one hundred fifty thousand inhabitants and to provide for the election of judges thereof" approved May nineteenth Anno Domini eighteen hundred and seventy-four (Pamphlet Laws two hundred and six) which as last amended by an act entitled "An act to amend the fifth section of an act approved the nineteenth day of May Anno Domini one thousand eight hundred and seventy-four entitled 'An act relating to the organization and jurisdiction of orphans' courts and to establish a separate orphans' court in and for counties having more than one hundred and fifty thousand inhabitants and to provide for the election of judges thereof' as amended by an act approved the sixth day of May Anno Domini one thousand nine hundred and nine entitled 'An act to further amend the fifth section of an act entitled 'An act relating to the organization and jurisdiction of the orphans' court and establishing a separate orphans' court in and for counties having more than one hundred fifty thousand inhabitants and to provide for the election of judges thereof' approved May nineteenth Anno Domini eighteen hundred and seventy-four as amended by an act approved the twenty-ninth day of April Anno Domini eighteen hundred and ninety-seven fixing and determining the salaries of the assistant clerks of said court by vesting the appointment of the first assistant clerk of said courts in the respective judges thereof and providing that this amendment shall not apply to counties having a population of over seven hundred thousand" approved the thirty-first day of March one thousand nine hundred and fifteen (Pamphlet Laws forty-one) reads as follows

"Section 5 The register of wills of each and every county containing over one hundred fifty thousand inhabitants in which a separate orphans' court is or may be hereafter established shall be clerk of such orphans' court and subject to its directions in all matter pertaining to his office The judge or judges of said court in counties containing a population of less than seven hundred thousand may appoint the first assistant clerk and the said register of wills may with the consent and approval of said court appoint additional assistant clerks Said clerks shall receive annual salaries payable monthly by the treasurer of said respective counties as follows to wit In counties containing over two hundred and fifty thousand inhabitants the first assistant thirty-five hundred dollars the second assistant twenty-five hundred dollars and the third assistant eighteen hundred dollars and in counties not containing over two hundred and fifty thousand inhabitants the first assistant twenty-five hundred dollars the second assistant two thousand dollars and the third assistant fourteen hundred dollars the annual salaries of all other assistants to be fixed by the judge or judges of said court but said annual salaries not to exceed fifteen hundred dollars each in the larger counties and twelve hundred dollars each in the smaller counties as above classified which salaries shall be paid out of the fees of said office paid into the treasury of the county upon bills attested by said register and countersigned by a judge of said court But in the event that the fees received in said office of register of wills be not sufficient to fully pay the register and his assistants then payment shall be made in full to the said register of wills but to his assistants in manner as follows namely where there are more than one assistant then the balance of fees remaining to the credit of said office of register of wills shall be divided among each of said assistants in proportion as his salary shall stand to the whole" is amended to read as follows

Section 5 The register of wills of each and every county containing over one hundred fifty thousand inhabitants in which a separate orphans' court is or may be hereafter established shall be clerk of such orphans' court and subject to its directions in all matters pertaining to his office The judge or judges of said court in counties containing a population of less than seven hundred thousand may appoint the first assistant clerk and the said register of wills may with the consent and approval of said court appoint additional assistant clerks Said clerks shall receive annual salaries payable monthly by the treasurer of said respective counties as follows to wit In counties of the first and second class the first assistant four



thousand dollars the second assistant three thousand and the third assistant twenty-three hundred dollars and in counties of the third class the first assistant thirty-five hundred dollars the second assistant twenty-five hundred dollars and the third assistant eighteen hundred dollars and in counties of the fourth class the first assistant three thousand dollars the second assistant two thousand three hundred dollars and the third assistant seventeen hundred dollars the annual salaries of all other assistants to be fixed by the judge or judges of the said court but said annual salaries not to exceed two thousand dollars each in counties of the first and second class fifteen hundred dollars each in counties of third and fourth class which salaries shall be paid out of the fees of said office paid into the treasury of the county upon bills attested by said register and countersigned by a judge of said court. But in the event that the fees received in said office of register of wills be not sufficient to fully pay the register and his assistants then payment shall be made in full to the said register of wills but to his assistants in manner as follows namely where there are more than one assistant then the balance of fees remaining to the credit of said office of register of wills shall be divided among each of said assistants in proportion as his salary shall stand to the whole.

Section 2 That all acts and parts of acts inconsistent herewith be and the same are hereby repealed.

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—44.

Baldwin,	Donahue,	Long,	Salus,
Barnes,	Einstein,	MacDade,	Schantz,
Barr,	Eyre,	Marlow,	Service,
Buckman,	Gray,	McClintock,	Sisson,
Clark,	Hackett,	McConnell,	Smith,
Craig,	Heaton,	McNichol,	Snyder,
Crow,	Herron,	Miller, S. J.,	Sones,
Culbertson,	Homsher,	Murdoch,	Stegeman,
Daik,	Jones,	Norton,	Vare,
Davis,	Joyce,	Patton,	Weaver,
DeWitt,	Leslie,	Thippis,	Woodward,

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendment in which the concurrence of the House is requested.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 879, as follows:

An Act to amend sections five hundred and six as amended and five hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five hundred and six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which as amended by an act approved the fourth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred forty-four) entitled "An act to amend section five hundred and six of an act entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven reads as follows

"Section 506 The board of school directors in any school district in this Commonwealth in any year in order to purchase or acquire proper sites or grounds for school build-

ings or any lands additional to any present school site or grounds or to erect enlarge equip or furnish any school building or to repair or rebuild any new or old building or in order to pay or refund any existing indebtedness of any school district or to pay any indebtedness incurred by any municipality for or on account of any school district or for school purposes as is herein required to be assumed by any school district hereby established or to refund as herein authorized to any municipality the amount of any such indebtedness may create and incur an indebtedness against any such school district and issue bonds to secure the same for any and all such purposes or may create and incur an increase of any existing indebtedness against any such school district for any or all such purposes to any amount that the total indebtedness of such school district including the indebtedness of any subschool or ward school district therein if any shall never exceed seven per centum upon the assessed value of the taxable property for school purposes therein" is hereby amended to read as follows

Section 506 The board of school directors in any school district of this Commonwealth in any year in order to purchase or acquire proper sites or grounds for school buildings or any lands additional to any present school sites or grounds or to erect enlarge equip or furnish any school building or to repair or rebuild any new or old building or in order to pay or refund any existing indebtedness of any school district or to pay any indebtedness incurred by any municipality for or on account of any school district or for school purposes as is herein required to be assumed by any school district hereby established or to refund as herein authorized to any municipality the amount of any such indebtedness or to pay or refund obligations or certificates of indebtedness issued under the provisions of section five hundred and eight of this act and outstanding on the thirty-first day of December one thousand nine hundred and twenty-one may create and incur an indebtedness against such school district and issue bonds to secure the same for any and all such purposes or may create and incur an increase of any existing indebtedness against any such school district for any and all such purposes to any amount that the total indebtedness of such school district including the indebtedness of any sub-school or ward school district therein if any shall never exceed seven per centum upon the assessed value of the taxable property for school purposes therein

Section 2 That section five hundred and eight of said act which reads as follows

"Section 508 Any school district having no indebtedness or whose indebtedness is less than two (2) per centum of the total valuation of the taxable property for school purposes therein may at any time by or through its board of school directors incur in addition to any bonds herein authorized a temporary debt or borrow money which in school districts of the first and second class shall not exceed two-tenths of one (1) per centum and in school districts of the third and fourth class one-half of one (1) per centum of the total amount of taxable property in such school district and issue an obligation therefor under the seal of the district if any properly attested by the president and secretary thereof payable within two years from the date thereof and bearing interest not exceeding the legal rate but no such obligation shall be sold at less than par. Provided That the incurring of any such temporary debt or borrowing money upon such obligation shall receive the affirmative vote of not less than two-thirds of the members of the board of school directors therein. Provided further That the total amount of all indebtedness in any school district issuing such obligation shall not at any time including all such obligations exceed two per centum of the total valuation of taxable property therein. Provided further That all such obligations issued by any school district as herein provided shall be paid by the district on or before coming due and shall not be extended or renewed. Provided further. That any school district incurring any temporary debt and issuing such obligations in the manner herein provided shall provide from its current revenue for the payment of the same" is hereby amended to read as follows

Section 508 Any school district having no indebtedness or whose indebtedness is less than two (2) per centum of the total valuation of the taxable property for school purposes therein may at any time by or through its board of school directors incur in addition to any bonds herein authorized a temporary debt or borrow money which in school districts of the first and second class shall not exceed four-tenths of one (1) per centum and in school districts of the third and fourth class shall not exceed one (1) per centum of the total amount of taxable property in such school district and issue an obligation or obligations therefor under the seal of the district if any properly attested by the president and secretary thereof payable within two years from the date thereof and bearing interest not exceeding the legal rate but no such obligation shall be sold at less than par. Provided That the incurring of any such temporary debt or borrowing money upon such obligation shall receive the affirmative vote of not less than two-thirds of the members of the board of school directors therein. Provided further. That the total amount of all indebtedness in any school district issuing such obligations shall not at any time including all such obligations exceed by two per centum of the total valuation of taxable property therein. Provided further That any school district incurring any temporary debt and issuing such obligation in the manner herein provided shall provide from its current revenue for the payment of the same except such temporary debt as may be outstanding on the thirty-first day of December one thou



and nine hundred and twenty-one and which by the provisions of section five hundred and six may be refunded by an issue of bonds

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—44.

Baldwin,	Donahue,	Long,	Salus,
Barnes,	Einstein,	MacDade,	Schantz,
Barr,	Eyre,	Marlow,	Service,
Buckman,	Gray,	McClintock,	Sisson,
Clark,	Hackett,	McConnell,	Smith,
Craig,	Heaton,	McNichol,	Snyder,
Crow,	Herron,	Miller, S. J.,	Sones,
Culbertson,	Homsher,	Murdoch,	Stineman,
Daix,	Jones,	Norton,	Vare,
Davis,	Joyce,	Patton,	Weaver,
DeWitt,	Leslie,	Phipps,	Woodward,

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 884, as follows:

An Act to repeal an act approved the eighth day of March one thousand eight hundred and seventy-two (Pamphlet Laws two hundred and seventy-five) entitled "An act relating to the election of school directors in Conyngham Township Columbia county"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That an act approved the eighth day of March one thousand eight hundred and seventy-two entitled "An act relating to the election of school directors in Conyngham township Columbia county" is hereby repealed

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—36.

Baldwin,	DeWitt,	Joyce,	Patton,
Barr,	Donahue,	Leslie,	Service,
Buckman,	Einstein,	Long,	Sisson,
Clark,	Eyre,	MacDade,	Snyder,
Craig,	Gray,	McClintock,	Sones,
Crow,	Hackett,	McNichol,	Stineman,
Culbertson,	Herron,	Miller, S. J.,	Vare,
Daix,	Homsher,	Murdoch,	Weaver,
Davis,	Jones,	Norton,	Woodward,

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 949, as follows:

An Act supplementing and amending an act entitled "An act to provide for the incorporation and regulation of motor power companies for operating passenger railways by cables electrical or other means" approved March twenty-second Anno Domini one thousand eight hundred and eighty-seven and granting to such corporations heretofore or hereafter incorporated the additional powers and franchises to wit to acquire and operate motor buses and to build extensions to any system of railways which it may at any time have leased or controlled through stock ownership

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in addition to the powers privileges and franchises conferred upon companies heretofore or hereafter incorporated under the provisions of the act entitled "An act to provide for the incorporation and regulation of motor power companies for operating passenger railways by cables electrical or other

means" approved March twenty-second Anno Domini one thousand eight hundred and eighty-seven and in order to provide facilities reasonably adequate and practically sufficient for the accommodation and safety of their patrons employees and the public there are granted to and conferred upon every such company the powers privileges and franchises following to wit

(a) To purchase or acquire motor buses and operate the same or lease the same to other like companies for operation over and along such routes streets and lines as may serve to best accommodate the public Such buses may be propelled by self-contained mechanism other than steam engines or by electric power derived from storage batteries or from overhead trolley wires to be erected along the routes to be operated

(b) To build extensions to the system of railways including track and trolley systems which it may have leased or controlled through stock ownership and which it may have transferred to any other such company by lease or assignment Provided however that the powers herein granted shall not be exercised by any corporation until a certificate of public convenience with respect to the proposed action has been secured from The Public Service Commission and the assent of the local authorities to the acquisition construction and operation of the said facilities shall have been obtained

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—44.

Baldwin,	DeWitt,	Long,	Salus,
Barnes,	Donahue,	MacDade,	Schantz,
Barr,	Einstein,	Marlow,	Service,
Boyd,	Eyre,	McClintock,	Sisson,
Buckman,	Gray,	McNichol,	Smith,
Christley,	Heaton,	Miller, J. S.,	Snyder,
Clark,	Herron,	Miller, S. J.,	Sones,
Craig,	Homsher,	Murdoch,	Stineman,
Crow,	Jones,	Norton,	Vare,
Culbertson,	Joyce,	Patton,	Weaver,
Davis,	Leslie,	Phipps,	Woodward,

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 952, as follows:

An Act to repeal an act approved the eighteenth day of July one thousand nine hundred nineteen (Pamphlet Laws one thousand fifty-five) "An act in relation to the public safety defense and welfare of the Commonwealth and of the United States continuing the Commission of Public Safety and Defense as a Commission of Public Welfare prescribing its powers and duties and making an appropriation"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the eighteenth day of July one thousand nine hundred nineteen (Pamphlet Laws one thousand fifty-five) entitled "An act in relation to the public safety defense and welfare of the Commonwealth and of the United States continuing the Commission of Public Safety and Defense as a Commission of Public Welfare prescribing its powers and duties and making an appropriation" be and the same is hereby repealed

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—44.

Aron,	Davis,	Leslie,	Phipps,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	Marlow,	Sisson,
Boyd,	Eyre,	McClintock,	Smith,
Buckman,	Gray,	McNichol,	Snyder,
Clark,	Heaton,	Miller, J. S.,	Sones,
Craig,	Herron,	Miller, S. J.,	Stineman,
Crow,	Homsher,	Murdoch,	Vare,
Culbertson,	Jones,	Norton,	Weaver,
Daix,	Joyce,	Patton,	Woodward,

#### NAYS—0.



A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

#### BILL ON THIRD READING.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 957, as follows:

An Act to apportion the State into Congressional Districts.

Section 1 Be it enacted by the State and House of Representatives of the Commonwealth of Pennsylvania, in General Assembly met and it is hereby enacted by the authority of the same, That for the purpose of electing representatives of the people of Pennsylvania to serve in the House of Representatives in the Congress of the United States, this State shall be divided into thirty-six districts, as follows:

The First district shall consist of the First, Seventh, Twenty-sixth, Thirtieth, Thirty-sixth, Thirty-ninth and Forty-eighth wards of the city of Philadelphia.

The Second district shall consist of the Eighth, Ninth, Tenth, Thirteenth, Fourteenth, Fifteenth, Twentieth, and Thirty-seventh wards of the city of Philadelphia.

The Third district shall consist of the Second, Third, Fourth, Fifth, Sixth, Eleventh, Twelfth, Sixteenth, Seventeenth, Eighteenth and Nineteenth wards of the city of Philadelphia.

The Fourth district shall consist of the Twenty-eighth, Twenty-ninth, Thirty-second, Thirty-eighth and Forty-seventh wards of the city of Philadelphia.

The Fifth district shall consist of the Twenty-third, Twenty-fifth, Thirty-first, Thirty-third, Thirty-fifth, Forty-first, and Forty-fifth wards of the city of Philadelphia.

The Sixth district shall consist of the Twenty-fourth, Twenty-seventh, Thirty-fourth, Fortieth, Forty-fourth, and Forty-sixth wards of the city of Philadelphia.

The Seventh district shall consist of the Twenty-first, Twenty-second, Forty-second and Forty-third wards of the city of Philadelphia.

The Eighth district shall consist of the counties of Chester and Delaware.

The Ninth district shall consist of the counties of Bucks and Montgomery.

The Tenth district shall consist of the county of Lancaster.

The Eleventh district shall consist of the county of Lackawanna.

The Twelfth district shall consist of the county of Luzerne.

The Thirteenth district shall consist of the county of Schuylkill.

The Fourteenth district shall consist of the counties of Berks and Lehigh.

The Fifteenth district shall consist of the counties of Bradford, Pike, Susquehanna, Wayne and Wyoming.

The Sixteenth district shall consist of the counties of Clinton, Lycoming, Potter and Tioga.

The Seventeenth district shall consist of the counties of Columbia, Montour, Northumberland and Sullivan.

The Eighteenth district shall consist of the counties of Franklin, Juniata, Mifflin, Perry, Snyder and Union.

The Nineteenth district shall consist of the counties of Cumberland, Dauphin and Lebanon.

The Twentieth district shall consist of the county of Cambria.

The Twenty-first district shall consist of the counties of Bedford, Blair, Fulton and Huntingdon.

The Twenty-second district shall consist of the counties of Adams and York.

The Twenty-third district shall consist of the counties of Cameron, Centre, Clearfield and McKean.

The Twenty-fourth district shall consist of the counties of Fayette and Somerset.

The Twenty-fifth district shall consist of the counties of Greene and Washington.

The Twenty-sixth district shall consist of the counties of Beaver, Butler and Lawrence.

The Twenty-seventh district shall consist of the counties of Armstrong, Clarion, Indiana, and Jefferson.

The Twenty-eighth district shall consist of the counties of Elk, Forest, Mercer, Venango and Warren.

The Twenty-ninth district shall consist of the counties of Crawford and Erie.

The Thirtieth district shall consist of the counties of Carbon, Monroe and Northampton.

The Thirty-first district shall consist of the county of Westmoreland.

The Thirty-second district shall consist of the Twenty-first, Twenty-second, Twenty-third, Twenty-fourth, Twenty-fifth, Twenty-sixth and Twenty-seventh wards of the city of Pittsburgh, and all the boroughs and townships lying north of the Ohio and Allegheny Rivers not included in the Thirty-sixth district in the county of Allegheny.

The Thirty-third district shall consist of all the boroughs and townships lying between the Allegheny and Monongahela Rivers, and the boroughs of Springdale, Cheswick, Brackenridge, Tarentum, the townships of East Deer, Frazer, and Springdale, and the city of McKeesport in the county of Allegheny.

The Thirty-fourth district shall consist of the first second third fourth fifth sixth ninth tenth eleventh and fifteenth wards of the city of Pittsburgh in the county of Allegheny.

The Thirty-fifth district shall consist of the seventh eighth twelfth thirteenth fourteenth sixteenth seventeenth eighteenth nineteenth and twentieth wards of the city of Pittsburgh and the township of Chartiers in the county of Allegheny.

The Thirty-sixth district shall consist of the cities of Clairton and Duquesne and all the boroughs and townships lying south of the Ohio Monongahela and Youghiogheny Rivers, excepting the township of Chartiers in the county of Allegheny.

Section 2 The nomination and election of members of the House of Representatives of the United States which the qualified electors of any county, or of any part of a county are entitled to elect of themselves, unconnected with any other county or district, shall be made, held and conducted, and the return of votes cast at primary and general elections for the nomination and election of such members shall be made, computed, canvassed and certified as now or hereafter may be provided by law.

Section 3 In all congressional districts composed of two or more counties or parts of two or more counties or of one or more counties and a part or parts of one or more counties, the county commissioners of each of such counties, in the case of primary elections, and the court of common pleas, in the case of general elections, shall appoint one of the judges of election of such county, or part of such county, comprised within such district, to take charge of the returns of all votes cast at any primary or general election in said county or part of said county, for any candidate or candidates for the nomination of Representatives in Congress, from said district.

Section 4 Such return judges shall meet at such places in their respective districts as herein designated.

The return judges of the eighth district shall meet at the court house in West Chester, in the County of Chester.

The return judges of the ninth district shall meet at the court house in Norristown, in the county of Montgomery.

The return judges of the fourteenth district shall meet at the court house in Reading, in the county of Berks.

The return judges of the fifteenth district shall meet at the court house in Montrose, in the county of Susquehanna.

The return judges of the sixteenth district shall meet at the court house in Wellsboro, in the county of Tioga.

The return judges of the seventeenth district shall meet at the court house in Sunbury in the county of Northumberland.

The return judges of the eighteenth district shall meet at the court house in Lewistown, in the county of Mifflin.

The return judges of the nineteenth district shall meet at the court house in Harrisburg, in the county of Dauphin.

The return judges of the twenty-first district shall meet at the court house in Hollidaysburg, in the county of Blair.

The return judges of the twenty-second district shall meet at the court house in York, in the county of York.

The return judges of the twenty-third district shall meet at the court house in Clearfield, in the county of Clearfield.

The return judges of the twenty-fourth district shall meet at the court house in Uniontown, in the county of Fayette.

The return judges of the twenty-fifth district shall meet at the court house in Washington, in the county of Washington.

The return judges of the twenty-sixth district shall meet at the court house in Beaver, in the county of Beaver.

The return judges of the twenty-seventh district shall meet at the court house in Indiana, in the county of Indiana.

The return judges of the twenty-eighth district shall meet at the court house in Warren in the county of Warren.

The return judges of the twenty-ninth district shall meet at the court house in Meadville, in the county of Crawford.

The return judges of the thirtieth district shall meet at the court house in Easton, in the county of Northampton.

Section 5 Such return judges shall meet and cast up the several returns of the counties or parts of counties composing the district on the Tuesday next following the day on which the official computation of the county returns in all of such counties shall have been completed.

Section 6 The return judges, shall execute, under their hands and seals, a general and true return of the whole district, which in case such return is of the general election, shall be deposited with the prothonotary of the county wherein the return is executed, or, in case the return is of a primary election with the county commissioners of such county. Immediately upon the receipt of such return, the prothonotary or county commissioners, as the case may be, shall make copies of such return, and shall transmit one copy thereof properly certified, to the Secretary of the Commonwealth and the other copy or copies, also certified, to the person or persons, receiving the highest number of votes cast at the preceding general or primary election for the office for which the election was held or the nominations were made in the district.

Section 7 Every return judge shall receive, out of the treasury, of his proper county, the sum of ten dollars for each day actually employed in computing such vote, and in addition thereto, shall receive ten cents for every mile necessarily traveled in going to and from the place of meeting.

Section 8 The first election under this act shall be held at the general election in the year one thousand nine hundred and twenty-two.

The members of Congress now in office shall continue in such office until the expiration of their respective terms.

Vacancies now existing or happening after the passage of this act and before the commencement of the terms of the members elected at the election of one thousand nine hundred and twenty-two shall be filled for the unexpired terms in the manner now provided by law in the particular district or at large as the case may be.

The members of Congress now in office shall continue in such office until the expiration of their respective terms.

Vacancies now existing or happening after the passage of this act and before the commencement of the terms of the members elected at the election of one thousand nine hundred and twenty-two shall be filled for the unexpired terms in the manner now provided by law in the particular district or at large as the case may be.

The members of Congress now in office shall continue in such office until the expiration of their respective terms.

Vacancies now existing or happening after the passage of this act and before the commencement of the terms of the members elected at the election of one thousand nine hundred and twenty-two shall be filled for the unexpired terms in the manner now provided by law in the particular district or at large as the case may be.

The members of Congress now in office shall continue in such office until the expiration of their respective terms.



Section 9 The following acts are hereby repealed absolutely:

An act approved the eleventh day of July, one thousand nine hundred and one (P. L. 652), entitled "An act to apportion the State into Congressional districts."

An act approved the twenty-seventh day of April, one thousand nine hundred and nine (P. L. 233), entitled "An act to amend an act entitled 'An act to apportion the State into Congressional districts,' approved the eleventh day of July, Anno Domini one thousand nine hundred and one, so as to readjust the territorial limits of the twenty-ninth, thirtieth, thirty-first and thirty-second Congressional districts."

An act approved the twelfth day of June, one thousand nine hundred and nineteen (P. L. 459), entitled "supplement to an act approved the eleventh day of July one thousand nine hundred and one (Pamphlet laws six hundred and fifty-two), entitled 'An act to apportion the State into congressional districts'; designating the places in which the return judges of such congressional districts shall meet in districts composed of two or more counties or parts of two or more counties."

The following acts are hereby repealed in so far as they apply to congressional districts:

An act approved the twelfth day of June, one thousand nine hundred and nineteen (P. L. 458), entitled "An act fixing the time of meeting of the return judges in the several congressional, senatorial, representative and judicial districts, composed of two or more counties or parts of two or more counties; prescribing the manner of making and certifying the consolidated returns; imposing certain duties on prothonotaries and county commissioners; and fixing the compensation of such return judges."

An act approved the twelfth day of June, one thousand nine hundred and nineteen (P. L. 460) entitled "An act authorizing county commissioners to appoint return judges to cast up primary election returns in congressional, senatorial and judicial districts."

All other acts and parts of acts inconsistent herewith are hereby repealed.

On the question,

Shall the bill pass finally?

Mr. BALDWIN. Mr. President, I move to reconsider the vote by which the bill passed third reading.

Mr. HOMSHER. Mr. President, I second the motion.

The motion was agreed to.

On the question,

Will the Senate agree to the bill?

Mr. HOMSHER. Mr. President, I ask unanimous consent to amend section 1, page 3, line 8, by inserting after the word "Franklin" the words, "Fulton and Huntingdon"; also line 14, by inserting after the word "Bedford" the word "and"; also by striking out after the word "Blair" the words "Fulton and Huntingdon"; also page 4, line 10, by striking out "thirty-sixth" and inserting in lieu thereof the words "thirty-third."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

#### BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 958, as follows:

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the judicial districts of the Commonwealth shall be numbered composed designated and shall each have the number of judges respectively as follows

The first district shall be composed of the city and county of Philadelphia and shall have fifteen judges learned in the law in the common pleas and five judges learned in the law in the orphans court and such judges of the municipal court as now or may hereafter be provided by law

The second district of the county of Lancaster and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The third district of the county of Northampton and shall have three judges learned in the law in the common pleas

The fourth district of the county of Tioga and shall have one judge learned in the law

The fifth district of the county of Allegheny and shall have fourteen judges learned in the law in the Common pleas

and three judges learned in the law in the orphans' court and such judges of the county court as now or may hereafter be provided by law

The sixth district of the county of Erie and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The seventh district of the county of Bucks and shall have one judge learned in the law

The eighth district of the county of Northumberland and shall have two judges learned in the law

The ninth district of the county of Cumberland and shall have one judge learned in the law

The tenth district of the county of Westmoreland and shall have three judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The eleventh district of the county of Luzerne and shall have five judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The twelfth district of the county of Dauphin and shall have three judges learned in the law

The thirteenth district of the county of Greene and shall have one judge learned in the law

The fourteenth district of the county of Fayette and shall have two judges learned in the law and one judge learned in the law in the orphans' court

The fifteenth district of the county of Chester and shall have one judge learned in the law

The sixteenth district of the county of Somerset and shall have one judge learned in the law

The seventeenth district of the counties of Union and Snyder and shall have one judge learned in the law

The eighteenth district of the county of Clarion and shall have one judge learned in the law

The nineteenth district of the county of York and shall have two judges learned in the law

The twentieth district of the counties of Huntingdon Bedford and Mifflin and shall have one judge learned in the law

The twenty-first district of the county of Schuylkill and shall have three judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The twenty-second district of the county of Wayne and shall have one judge learned in the law

The twenty-third district of the county of Berks and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The twenty-fourth district of the county of Blair and shall have one judge learned in the law

The twenty-fifth district of the counties of Cameron Clinton and Elk and shall have one judge learned in the law

The twenty-sixth district of the county of Columbia and shall have one judge learned in the law The county of Montour shall be attached to this district

The twenty-seventh district of the county of Washington and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The twenty-eighth district of the county of Venango and shall have one judge learned in the law

The twenty-ninth district of the county of Lycoming and shall have one judge learned in the law

The thirtieth district of the county of Crawford and shall have one judge learned in the law

The thirty-first district of the county of Lehigh and shall have two judges learned in the law

The thirty-second district of the county of Delaware and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The thirty-third district of the county of Armstrong and shall have one judge learned in the law

The thirty-fourth district of the county of Susquehanna and shall have one judge learned in the law

The thirty-fifth district of the county of Mercer and shall have one judge learned in the law

The thirty-sixth district of the county of Beaver and shall have two judges learned in the law

The thirty-seventh district of the county of Warren and shall have one judge learned in the law The county of Forest shall be attached to this district

The thirty-eighth district of the county of Montgomery and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The thirty-ninth district of the county of Franklin and shall have one judge learned in the law

The fortieth district of the county of Indiana and shall have one judge learned in the law

The forty-first district of the counties of Juniata and Perry and shall have one judge learned in the law

The forty-second district of the county of Bradford and shall have one judge learned in the law

The forty-third district of the counties of Monroe and Pike and shall have one judge learned in the law

The forty-fourth district of the counties of Wyoming and Sullivan and shall have one judge learned in the law

The forty-fifth district of the county of Lackawanna and shall have three judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The forty-sixth district of the county of Clearfield and shall have one judge learned in the law

The forty-seventh district of the county of Cambria and shall have two judges learned in the law and one judge learned in the law in the orphans' court

The forty-eighth district of the county of McKean and shall have one judge learned in the law

The forty-ninth district of the county of Centre and shall have one judge learned in the law



The fiftieth district of the county of Butler and shall have one judge learned in the law

The fifty-first district of the counties of Adams and Fulton and shall have one judge learned in the law

The fifty-second district of the county of Lebanon and shall have one judge learned in the law

The fifty-third district of the county of Lawrence and shall have one judge learned in the law

The fifty-fourth district of the county of Jefferson and shall have one judge learned in the law

The fifty-fifth district of the county of Potter and shall have one judge learned in the law

The fifty-sixth district of the county of Carbon and shall have one judge learned in the law

And in all cases where a county is or shall be attached to a contiguous district the qualified voters of said county shall be entitled to vote for the judge or judges

Section 2 The nomination of judges which the qualified electors of any county are entitled to elect of themselves unconnected with any other county or district shall be made held and conducted and the returns of votes cast at primary elections for the nomination of such judges shall be made computed canvassed and certified as now or may be hereafter provided by law

Section 3 Returns of votes cast in all such counties at the municipal elections for all judges shall be made out by the prothonotary of the court of common pleas of such county under direction of said court or of the judge or person or persons authorized by law to receive and compute returns in such counties at its his or their meeting to receive and compute the returns of the preceding municipal election Such returns shall be properly attested by the seal of said court One of such returns shall be filed and entered in the office of the prothonotary of such court Another of such returns such prothonotary shall enclose in a sealed envelope and direct and immediately mail to the Secretary of the Commonwealth It shall also be the duty of the prothonotary to deliver a copy of such return to each person elected judge at such municipal election

Section 4 In case of the election of a judge or judges in any judicial district composed of two or more counties or of a single county to which one or more counties is or are attached as provided by this act on the day of the sitting of the court or of the judge person or persons authorized by law to receive and compute returns in each of such counties the prothonotary of the court of common pleas shall open and in its his or their presence shall make out a return of all votes cast at the preceding municipal election within each county for every person voted for as judge Such return shall be properly attested by the seal of said court The court or judge or person or persons receiving and computing returns shall thereupon appoint one of the judges of election in said county to take charge of such return and produce the same at a meeting of the judges so appointed in each of the counties comprising said district

Section 5 In all judicial districts composed of two or more counties the county commissioners of each county shall appoint one of the judges of elections of such county to take charge of the returns of all votes cast at any primary election in said county for any candidate or candidates for the nomination of judge of the courts of said district

Section 6 In all judicial districts composed of two or more counties the persons appointed as return judges to compute the vote cast at any municipal or primary election for any judges of the courts of such districts shall meet and cast up the several returns of the counties composing the district on the Tuesday next following the day on which the official computation of the county returns in all of such counties shall have been completed Such meetings shall be held at the court house of one of the counties taking said counties alternately in alphabetical order

Section 7 The return judges having met and cast up the votes of their respective districts shall execute under their hands and seals a general and true return of the whole district which in case such return is of a municipal election shall be deposited with the prothonotary of the county wherein the return is executed or in case the return is of a primary election with the county commissioners of such county Immediately upon the receipt of such return the prothonotary or county commissioners as the case may be shall make copies of such return and shall transmit one copy thereof properly certified to the Secretary of the Commonwealth and the other copy or copies also certified to the person or persons receiving the highest number of votes cast at the preceding municipal or primary election for the office or offices for which the election was held or the nominations were made in the district

Section 8 Every return judge shall receive out of the treasury of his proper county the sum of ten dollars for each day actually employed in computing such vote and in addition thereto shall receive ten cents for every mile necessarily traveled in going to and from the place of meeting

Section 9 In all judicial districts at the municipal election next preceding the expiration of the term of any judge now or hereafter commissioned the qualified electors of any county or counties composing such district shall elect a successor to such judge to serve as provided by law

Section 10 In all districts in which by the provisions of this act two or more judges are provided one of said judges shall be the president judge of said district and the other or others shall be the additional law judge or judges thereof The judge of said districts whose commission shall first expire shall be the president judge thereof except when the president judge has been or shall be re-elected in which case he shall

continue to be president judge The said additional law judge or judges shall possess the same qualifications which are required by the Constitution and laws for the president judge of said district and shall hold his or their office for a like term and by the same tenure and shall have the same powers authority and jurisdiction and shall be subject to the same duties restrictions and penalties as the president judge of said district

Section 11 In all cases where by the provisions of this act a district heretofore consisting of more than one county is divided into two or more districts and in all cases in which counties are transferred from one district to another the judge now in office shall continue to serve until the expiration of his term of office as judge of the district which by this act is given the same number as that of the district in which the said judge has heretofore served At the municipal election next preceding the expiration of the term of office of any such judge the electors of the county or counties composing such district shall elect a judge to serve as provided by law

Section 12 In all districts in which the office of additional law judge or the office of orphans' court judge is created by the provisions of this act the Governor shall appoint a person learned in the law and otherwise legally qualified and commission him as additional law judge or orphans' court judge of such district as the case may be to serve until the first Monday of January one thousand nine hundred and twenty-two

Section 13 The act approved the eighteenth day of July one thousand nine hundred and one (Pamphlet Laws six hundred sixty-nine) entitled "An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election appointment and commissioning of judges learned in the law for the said districts in cases where such judges are not provided for by existing law" the act approved the twenty-third day of May one thousand nine hundred and one (Pamphlet Laws two hundred ninety-two) entitled "An act to provide for an additional law judge of the several courts of the eighth judicial district" the act approved the eleventh day of July one thousand nine hundred and one (Pamphlet Laws six hundred fifty-five) entitled "An act to provide for an additional law judge of the several courts of the eleventh judicial district" the act approved the twenty-eighth day of February one thousand nine hundred and seven (Pamphlet Laws four) entitled "An act to provide for an additional law judge of the several courts of the thirty-second judicial district" the act approved the twenty-fourth day of March one thousand nine hundred and eleven (Pamphlet Laws twenty-five) entitled "An act to provide for an additional law judge of the several courts of the sixth judicial district" the act approved the fourth day of April one thousand nine hundred and thirteen (Pamphlet Laws forty) entitled "An act to provide for an additional law judge of the several courts of the forty-seventh judicial district" the act approved the twenty-first day of July one thousand nine hundred and thirteen (Pamphlet Laws eight hundred seventy-two) entitled "An act to provide for an additional law judge of the several courts of eleventh judicial district" the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws four hundred ninety-eight) entitled "An act to amend section one of an act entitled 'An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election appointment and commissioning of judges learned in the law for the said districts' are hereby repealed absolutely" The act approved the twelfth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred fifty-eight) entitled "An Act fixing the time of meeting of the return judges in the several congressional senatorial counties or parts of two or more counties prescribing the manner certain duties on prothonotaries and county commissioners and fixing the compensation of such return judges" and the act approved the twelfth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred sixty) entitled "An act authorizing county commissioners to appoint return judges to cast up primary election returns in congressional senatorial and judicial districts" are hereby repealed in so far as they relate to judicial districts All other acts and parts of acts inconsistent with the provisions of this act are hereby repealed

Nothing in this act shall be construed to repeal any of the provisions of an act approved the fifth day of May one thousand nine hundred and eleven entitled "An act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" or the amendments thereto nor to repeal any of the provisions of an act approved the twelfth day of July one thousand nine hundred and thirteen entitled "An Act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expenses thereof" or the amendments thereto







The seventh ward shall constitute the sixth district and elect one member

The thirtieth ward shall constitute the seventh district and elect one member

The tenth thirteenth and fourteenth wards shall constitute the eighth district and elect two members

The eleventh and twelfth wards shall constitute the ninth district and elect one member

The fifteenth ward shall constitute the tenth district and elect two members

The seventeenth and eighteenth wards shall constitute the eleventh district and elect one member

The nineteenth ward shall constitute the twelfth district and elect two members

The sixteenth and twentieth wards shall constitute the thirteenth district and elect two members

The twenty-first ward shall constitute the fourteenth district and elect one member

The twenty-second and forty-second wards shall constitute the fifteenth district and elect two members

The twenty-third thirty-fifth and forty-first wards shall constitute the sixteenth district and elect one member

The twenty-fourth thirty-fourth and forty-fourth wards shall constitute the seventeenth district and elect three members

The twenty-fifth and forty-fifth wards shall constitute the eighteenth district and elect two members

The twenty-eighth and thirty-seventh wards shall constitute the nineteenth district and elect two members

The twenty-ninth and forty-seventh wards shall constitute the twentieth district and elect two members

The twenty-seventh fortieth and forty-sixth wards shall constitute the twenty-first district and elect two members

The thirty-second ward shall constitute the twenty-second district and elect one member

The thirty-eighth ward shall constitute the twenty-third district and elect one member

The thirty-third ward shall constitute the twenty-fourth district and elect one member

The forty-third ward shall constitute the twenty-fifth district and elect one member

The thirty-first ward shall constitute the twenty-sixth district and elect one member

The county of Adams shall elect one member

The county of Allegheny shall elect twenty-seven members and shall be divided into thirteen districts as follows

The first third and fifth wards in the city of Pittsburgh shall constitute the first district and elect two members

The second sixth ninth and tenth wards in the city of Pittsburgh shall constitute the second district and elect two members

The fourth and fifteenth wards in the city of Pittsburgh shall constitute the third district and elect one member

The seventh eighth and eleventh wards in the city of Pittsburgh shall constitute the fourth district and elect one member

The twelfth thirteenth and fourteenth wards in the city of Pittsburgh shall constitute the fifth district and elect one member

The sixteenth seventeenth eighteenth nineteenth and twentieth wards in the city of Pittsburgh and the township of Chartiers shall constitute the sixth district and elect three members

The twenty-second twenty-third twenty-fourth and twenty-fifth wards in the city of Pittsburgh shall constitute the seventh district and elect two members

The twenty-first twenty-sixth and twenty-seventh wards in the city of Pittsburgh shall constitute the eighth district and elect two members

The city of McKeesport shall constitute the ninth district and elect one member

The boroughs and townships lying between the Allegheny and Youghiogheny rivers and the boroughs and townships lying between the Youghiogheny and Monongahela rivers shall constitute the tenth district and elect four members

The following cities boroughs and townships south of the Ohio and Monongahela rivers the city of Clairton (Clairton North Clairton and Wilson boroughs) the city of Duquesne the boroughs of Dravosburg Hays Homestead Munhall West Elizabeth West Homestead and Whitaker and the townships of Jefferson and Mifflin shall constitute the eleventh district and elect two members

All the boroughs and townships south of the Ohio and Monongahela rivers not included in the eleventh district including the township of Neville shall constitute the twelfth district and elect four members

The boroughs and townships north of the Ohio and Allegheny rivers shall constitute the thirteenth district and elect two members

The county of Armstrong shall elect two members

The county of Beaver shall elect three members and shall be divided into two districts as follows

The boroughs of Ambridge Baden Conway East Rochester Eastvale Freedom New Brighton Rochester that portion of the borough of Ellwood city lying within the county of Beaver and the townships of Daugherty Economy Franklin Harmony Marion New Sewickley North Sewickley Pulaski and Rochester shall constitute the first district and elect one member

The residue of the county of Beaver not included in the first district shall constitute the second district and elect two members

The county of Bedford shall elect one member

The county of Berks shall elect five members and shall be divided into four districts as follows

The city of Reading shall constitute the first district and elect two members

The boroughs of Birdsboro Mohnton Mount Penn Shillington Sinking Spring West Reading and Wyomissing and the townships of Amity Brecknock Caernarvon Crumru Douglass Exeter Lower Alcece Robeson Spring and Union shall constitute the second district and elect one member

The boroughs of Bernville Centreport Hamburg Lenhartsville Robeson Wernersville West Leesport and Womelsdorf and the townships of Albany Bern Bethel Centre Greenwich Heidelberg Jefferson Lower Heidelberg Marion North Heidelberg Penn Perry South Heidelberg Tilden Tulpehocken Upper Bern Upper Tulpenhocken and Windsor shall constitute the third district and elect one member

The boroughs of Bally Bechtelville Boyertown Fleetwood Kutztown and Topton and the townships of Alsace Colebrookdale District Earl Hereford Longswaps Maldenecreek Maxatawny Muhlenberg Oley Ontelaunee Pike Richmond Rockland Ruscombmanor and Washington shall constitute the fourth district and elect one member

The county of Blair shall elect three members and shall be divided into two districts as follows

The city of Altoona shall constitute the first district and elect one member

The residue of the county of Blair not included in the first district shall constitute the second district and elect two members

The county of Bradford shall elect one member

The county of Bucks shall elect two members

The county of Butler shall elect two members

The county of Cambria shall elect five members and shall be divided into two districts as follows

The city of Johnstown shall constitute the first district and elect two members

The residue of the county of Cambria not included in the first district shall constitute the second district and elect three members

The county of Cameron shall elect one member

The county of Carbon shall elect one member

The county of Centre shall elect one member

The county of Chester shall elect three members and shall be divided into two districts as follows

The city of Coatesville the boroughs of Atglen Avondale Oxford Parkersburg and Westgrove and the townships of East Fallowfield East Nottingham Elk Franklin Highland London Britain London Grove Londonderry Lower Oxford New Garden New London Penn Upper Oxford West Fallowfield West Marlboro and West Nottingham shall constitute the first district and elect one member

The boroughs of Downingtown Elverson Honeybrook Kennett Square Malvern Phoenixville Spring City and West Chester and the townships of Birmingham Cain Charlestown East Bradford East Brandywine East Cain East Coventry East Goshen East Marlboro East Nantmeal East Pikeland East Vincent East Whiteland Easttown Honeybrook Kennett Newlin North Coventry Pennsylvania Pocopson Sadsbury Schuylkill South Coventry Thornbury Tredeffryn Upper Uwchlan Uwchlan Valley Wallace Warwick West Bradford West Brandywine West Cain West Goshen West Nantmeal West Whiteland Westtown and Willis-town shall constitute the second district and elect two members

The county of Clarion shall elect one member

The county of Clearfield shall elect two members and shall be divided into two districts as follows

The boroughs of Briben Chester Hill Clearfield Houtzdale Osceola Ramey and Wallacetown and the townships of Bigler Boggs Bradford Cooper Covington Decatur Girard Goshen Graham Gulich Jordan Karthaus Lawrence Morris and Woodward shall constitute the first district and elect one member

The city of DuBois the boroughs of Burnside Coalport Curwensville Glen Hope Grampian Irvana Lumber City Mahaffey Newburg New Washington Troutville and Westover and the townships of Beccaria Bell Bloom Brady Burnside Chest Ferguson Greenwood Huston Knox Penn Pike Pine Sandy and Union shall constitute the second district and elect one member

The county of Clinton shall elect one member

The county of Columbia shall elect one member

The county of Crawford shall elect one member

The county of Cumberland shall elect one member

The county of Dauphin shall elect four members and shall be divided into two districts as follows

The city of Harrisburg shall constitute the first district and shall elect two members

The residue of the county of Dauphin not included in the first district shall constitute the second district and elect two members

The county of Delaware shall elect four members and shall be divided into two districts as follows

The city of Chester shall constitute the first district and elect one member

The residue of the county of Delaware not included in the first district shall constitute the second district and elect three members

The county of Elk shall elect one member

The county of Erie shall elect four members and shall be divided into four districts as follows

The third fourth and sixth wards of the city of Erie as constituted April one one thousand nine hundred and twenty-one shall constitute the first district and elect one member

The first second and fifth wards of the city of Erie as constituted April one one thousand nine hundred and twenty-one shall constitute the second district and elect one member

The city of Corry the boroughs of Elgin North East Union City Wattsburg and Westleyville and the townships of Amity Con-



cord Greenen Greenfield Harbourcreek North East Union Venango and Wayne shall constitute the third district and elect one member

The residue of the county of Erie not included in the first second and third districts shall constitute the fourth district and elect one member

The county of Fayette shall elect four members and shall be divided into two districts as follows

The boroughs of Fairchance Markleysburg Masontown Point Marion and Smithfield and the townships of Georges German Henry Clay Luzerne Menallen Nicholson Redstone Springhill and Wharton shall constitute the first district and elect one member

The residue of the county of Fayette not included in the first district shall constitute the second district and elect three members

The county of Forest shall elect one member

The county of Franklin shall elect one member

The county of Fulton shall elect one member

The county of Green shall elect one member

The county of Huntingdon shall elect one member

The county of Indiana shall elect two members

The county of Jefferson shall elect one member

The county of Juniata shall elect one member

The county of Lackawanna shall elect six members and shall be divided into six districts as follows

The fourth fifth sixth fourteenth fifteenth eighteenth twentieth and twenty-second wards of the city of Scranton shall constitute the first district and elect one member

The first second third seventh thirteenth sixteenth and twenty-first wards of the city of Scranton shall constitute the second district and elect one member

The eighth ninth tenth eleventh twelfth seventeenth and nineteenth wards of the city of Scranton shall constitute the third district and elect one member

The boroughs of Dickson City Dunmore Elmhurst Olyphant Throop and Winton and the townships of Jefferson and Roaring Brook shall constitute the fourth district and elect one member

The city of Carbondale the boroughs of Archbald Blakely Jermyrn Mayfield and Vandling and the townships of Carbondale Fell Greenfield and Scott shall constitute the fifth district and elect one member

The boroughs of Clarks Green Clarks Summit Dalton Glenburn Gouldsboro La Plume Moosic Moscow Old Forge and Taylor and the townships of Abington Benton Clifton Covington Lackawanna Lehigh Madison Newton North Abington Ransom South Abington Spring Brook and West Abington shall constitute the sixth district and elect one member

The county of Lancaster shall elect four members and shall be divided into two districts as follows

The city of Lancaster shall constitute the first district and elect one member

The residue of the county of Lancaster not included in the first district shall constitute the second district and elect three members

The county of Lawrence shall elect two members and shall be divided into two districts as follows

The city of New Castle shall constitute the first district and elect one member

The residue of the county of Lawrence not included in the first district shall constitute the second district and elect one member

The county of Lebanon shall elect one member

The county of Lehigh shall elect three members and shall be divided into two districts as follows

The city of Allentown shall constitute the first district and elect two members

The residue of the county of Lehigh not included in the first district shall constitute the second district and elect one member

The county of Luzerne shall be entitled to eight members and shall be divided into seven districts as follows

The city of Hazleton the boroughs of Freeland Jeddo and West Hazleton and the townships of Foster and Hazel shall constitute the first district and elect one member

The boroughs of Ashley Conyngham Laurel Run Nescopeck Nuanola Sugar Notch Warrior Run and White Haven and the townships of Bear Creek Black Creek Buck Butler Denison Dorrance Fairview Hanover Hollenback Nescopeck Sugarloaf Wilkes-Barre and Wright shall constitute the second district and elect one member

The city of Pittston the boroughs of Avoca Dupont Hughestown Laffin Miners Mills Parsons and Yatesville and the townships of Jenkins Pittston and Plains shall constitute the third district and elect one member

The boroughs of Nanticoke New Columbus and Shickshinny and the townships of Conyngham Fairmount Hunlock Huntingdon Newport Ross Salem Slocum and Union shall constitute the fourth district and elect one member

The boroughs of Edwardsville Kingston Larksville and Plymouth and the township of Plymouth shall constitute the fifth district and elect one member

The boroughs of Courtdale Dallas Dorranceton Duryea Exeter Forty Fort Luzerne Pringle Swoyersville West Pittston West Wyoming and Wyoming and the townships of Dallas Exeter Franklin Jackson Kingston Lake and Lehman shall constitute the sixth district and elect one member

The city of Wilkes-Barre shall constitute the seventh district and elect two members

The county of Lycoming shall elect two members

The county of McKean shall elect one member

The county of Mercer shall elect two members

The county of Mifflin shall elect one member

The county of Monroe shall elect one member

The county of Montgomery shall elect five members and shall be divided into three districts as follows

The boroughs of Bridgeport Narberth and West Conshohocken and the townships of Lower Merion and Upper Merion shall constitute the first district and elect one member

The boroughs of Conshohocken and Norristown and the township of Plymouth shall constitute the second district and elect one member

The residue of the county of Montgomery not included in the first and second district shall constitute the third district and elect three members

The county of Montour shall elect one member

The county of Northampton shall elect four members and shall be divided into two districts as follows

That portion of the city of Bethlehem in the county of Northampton shall constitute the first district and elect one member

The residue of the county of Northampton not included in the first district shall constitute the second district and elect three members

The county of Northumberland shall elect three members and shall be divided into two districts as follows

The city of Sunbury the boroughs of McEwensville Milton Northumberland Riverside Turbotville and Watsontown and the townships of Delaware East Chillisquaque Gearhart Lewis Point Rockegeller Rush Turbot Upper Augusta and West Chillisquaque shall constitute the first district and elect one member

The residue of the county of Northumberland not included in the first district shall constitute the second district and elect two members

The county of Perry shall elect one member

The county of Pike shall elect one member

The county of Potter shall elect one member

The county of Schuylkill shall elect five members and shall be divided into four districts as follows

The boroughs of Frackville Gilberton Mahanoy City and Shenandoah and the townships of Delano Mahanoy and West Mahanoy shall constitute the first district and elect one member

The boroughs of Ashland Girardville and Gordon and the townships of Barry Butler Cass Eldred Foster Hegins Hubley and Upper Mahantango shall constitute the second district and elect one member

The boroughs of Coal Dale McAdoo Middleport New Philadelphia New Ringgold Port Clinton Ringtown and Tamaqua and the townships of Blythe East Brunswick East Union Kline North Union Rahn Rush Ryan Schuylkill Union Walker West Brunswick and West Penn shall constitute the third district and elect one member

The city of Pottsville the boroughs of Auburn Cressona Landingville Mechanicsville Minersville Mount Carbon Orwigsburg Palo Alto Pine Grove Port Carbon Saint Clair Schuylkill Haven and Tremont and the townships of Branch East Norwegian Frailey New Castle North Manheim Norwegian Pinegrove Porter Reilly South Manheim Tremont Washington and Wayne shall constitute the fourth district and elect two members

The county of Snyder shall elect one member

The county of Somerset shall elect two members

The county of Sullivan shall elect one member

The county of Susquehanna shall elect one member

The county of Tioga shall elect one member

The county of Union shall elect one member

The county of Venango shall elect one member

The county of Warren shall elect one member

The county of Washington shall elect four members and shall be divided into two districts as follows

The boroughs of Burgettstown Canonsburg Claysville East Washington Houston McDonald Midway Washington West Alexander and West Middletown and the townships of Blaine Buffalo Canton Cecil Chartiers Cross Creek Donegal East Finley Hanover Hopewell Independence Jefferson Morris Mount Pleasant North Franklin Robinson Smith South Franklin South Strabane and West Finley shall constitute the first district and elect two members

The residue of the county of Washington not included in the first district shall constitute the second district and elect two members

The county of Wayne shall elect one member

The county of Westmoreland shall elect six members and shall be divided into two districts as follows

The boroughs of Bolivar Cokeville Derry Donegal Latrobe Ligonier Livermore Mount Pleasant New Alexandria New Florence Seward and Youngstown and the townships of Cook Derry Donegal Fairfield Ligonier Loyalhanna Mount Pleasant Saint Clair and Unity shall constitute the first district and elect three members

The residue of the county of Westmoreland not included in the first district shall constitute the second district and elect three members

The county of Wyoming shall elect one member

The county of York shall elect three members and shall be divided into three districts as follows

The city of York shall constitute the first district and elect one member

The boroughs of Dillsburg Dover Franklintown Goldsboro Hanover Hallam Lewisburg Manchester Mount Wolf New Salem North York Spring Grove Wellsville West York Wrightsville and York Haven and the townships of Carroll Conewago Dover East Manchester Fairview Franklin Heidelberg Hellam Jackson Manchester Monaghan Newberry North Codorus Paradise Penn Spring Garden Springettsburg Warrington Washington and West Manchester shall constitute the second district and elect one member

The residue of the county of York not included in the first or second districts shall constitute the third district and elect one member

Section 2 The foregoing apportionment is based on the United States decennial census of one thousand nine hundred and twenty Any township borough or ward created since such census and not specifically provided for by this act shall form a part of the district to which the territory comprised within such township borough or ward is allotted by the provisions of this act according to the political division existing at the time of such census



Section 3 The first election under this act shall be held at the general election in the year one thousand nine hundred and twenty-two.

The Members of the House of Representatives now in office shall continue in such office until the expiration of their respective terms.

Section 4 The act approved the fifteenth day of February one thousand nine hundred and six (Pamphlet Laws twenty-one) entitled "An act to fix the number of Representatives in the General Assembly of the State and to apportion the State into Representative Districts as provided by the Constitution."

The act approved the fifteenth day of April one thousand nine hundred and seven (Pamphlet Laws eighty-eight) entitled "An act to amend section one of an act approved the fifteenth day of February one thousand nine hundred and six entitled 'An act to fix the number of Representatives in the General Assembly of the State and to apportion the State into Representative Districts as provided by the Constitution' so as to include McAdoo Landingville and Tower City in their respective contiguous districts in the county of Schuylkill" are hereby repealed.

Section 5 All other acts and parts of acts inconsistent herewith are hereby repealed.

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. DAVIS. Mr. President, I ask unanimous consent to amend section 1, page 11, line 13, by striking out the words "Greenfield and Scott"; also line 17, by inserting after the word "Covington" the word "Greenfield"; also line 18, by inserting after the word "Ransom" the word "Scott."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

#### RESOLUTION RECALLING FROM THE GOVERNOR SENATE BILL NO. 325.

Mr. LESLIE. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. LESLIE offered the following resolution, which was twice read as follows, considered and agreed to:

Resolved (if the House of Representatives concur), That Senate Bill No. 325, File Folio 1153, entitled "An Act requiring all teachers in public, private and parochial schools or other institutions of learning to take an oath of allegiance to the Commonwealth and to the Government of the United States," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

#### BILL ON THIRD READING POSTPONED FOR THE PRESENT.

Mr. MACDADE. Mr. President, I move that the Senate do now resume the consideration of Senate Bill No. 161, on third reading postponed for the present, entitled:

An Act to amend the act approved the twenty-seventh day of June one thousand nine hundred thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" as amended.

Mr. WOODWARD. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill on third reading?

Mr. MACDADE. Mr. President, I ask unanimous consent to amend section 2, page 7, lines 28 and 29, by striking out the words "he shall have supervision over all public service utilities and persons or."

Amend page 8, section 2, by striking out the whole of lines 1, 2, 3, 4, 5, and 6, and inserting in lieu thereof the following: "He shall report to the council any failure of public service utilities and persons or corporations rendering service in the city under any franchise, contract

or grant made or granted by the city to render service or to observe the requirements or conditions of the franchise, contract, grant or law under which such public service utility is operated."

Amend bill, page 10, by inserting at the end thereof the following: "Section 3. This act shall not be operative in any city of the third class until and unless it is accepted by resolution of the council of such city."

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

#### BILL RECOMMITTED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 1026, (House Bill No. 722), on second reading, entitled:

An Act to repeal an act approved the twenty-second day of July, one thousand nine hundred and nineteen (Pamphlet Laws one thousand one hundred and thirteen), entitled, "An act authorizing cities of the third class to surrender their charter and be constituted a borough, and providing the procedure therefor."

be recommitted to the Committee on Appropriations.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

#### HOUSE MESSAGES.

##### HOUSE BILL NO. 399 RECALLED FROM THE GOVERNOR.

The Clerk of the House of Representatives being introduced, presented extract from the Journal of the House of Representatives, which was twice read as follows, considered and agreed to:

In the House of Representatives, April 19, 1921.

Resolved (if the Senate concur), That House Bill No. 399, File Folio 1705, entitled "An Act relating to the adequate protection of fruit, vegetables or other articles of food from flies," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

##### HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 712.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 712, entitled:

An Act authorizing corporations created under the laws of other states of the United States for certain purposes to take hold mortgage lease and convey real estate in this Commonwealth.

##### RULE 21 SUSPENDED FOR THE BALANCE OF THE SESSION.

Mr. CROW. Mr. President, I move that Rule 21, which requires amended bills to be noted on the calendar, be suspended for the balance of the session.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

##### SENATE BILL NO. 154 RETURNED WITH AMENDMENTS.

The Clerk of the House of Representatives accordingly returned to the Senate, Senate Bill No. 154, entitled:

An Act relating to the preparation of a new Constitution of the Commonwealth by a convention and its adoption or rejection by the people and making an appropriation

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 10, page 6, line 12, by inserting before the word "two" the words, "at least;" also section 14, page 8, line 4, by striking out "the necessary printing and binding which will be done by the Department of Public Printing and Binding on the order of the chairman;" also line 27, by inserting "the



necessary printing and binding shall be done by the Department of Public Printing and Binding on the order of the chairman."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—44.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Buckman,	Gray,	McNichol,	Smith,
Clark,	Heaton,	Miller, J. S.,	Snyder,
Craig,	Herron,	Miller, S. J.,	Sones,
Crow,	Homsher,	Murdoch,	Stineman,
Culbertson,	Jones,	Norton,	Vare,
Daix,	Joyce,	Patton,	Weaver,
Davis,	Leslie,	Phipps,	Woodward.

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

#### HOUSE CONCURS IN SENATE BILL NO. 258.

He also returned to the Senate, Senate Bill No. 258, entitled:

An Act to amend an act approved the eighteenth day of July one thousand nine hundred and nineteen (Appropriation Acts page one hundred and thirty-nine) entitled "An act making an appropriation to the Frederick Douglass Memorial Hospital and Training School of Philadelphia Pennsylvania"

with the information that the House has passed the same without amendments.

#### HOUSE CONCURS IN SENATE BILL NO. 294.

He also returned to the Senate, Senate Bill No. 294, entitled:

An Act making an appropriation to the Water Supply Commission of Pennsylvania to continue the work upon the Pymatuning Swamp Reservoir

with the information that the House has passed the same without amendment.

#### AMENDMENT TO HOUSE BILL NO. 838 RECALLED FROM THE GOVERNOR.

He also presented for concurrence bill of the House of Representatives, as follows:

#### House Bill No. 838, entitled:

An Act authorizing counties cities boroughs towns and townships to acquire lands by purchase gift or condemnation and to convey such lands to the Commonwealth for use of the National Guard

Said bill having been recalled from the Governor for amendment, the votes had on final passage and third reading were reconsidered in the House and the bill amended, in which amendments the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend the bill by adding at the end thereof the following: Section 2 The power conferred by this act shall not be exercised to take any church property graveyard cemetery or any dwelling house or the curtilage of the same in the actual occupancy of the owner

On the question,

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—44.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Buckman,	Gray,	McNichol,	Smith,

Clark,	Heaton,	Miller, J. S.,	Snyder,
Craig,	Herron,	Miller, S. J.,	Sones,
Crow,	Homsher,	Murdoch,	Stineman,
Culbertson,	Jones,	Norton,	Vare,
Daix,	Joyce,	Patton,	Weaver,
Davis,	Leslie,	Phipps,	Woodward.

#### NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

#### COMMUNICATIONS FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

#### APPROVAL OF SENATE BILL NO. 438.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 18, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 438, entitled: "An Act to empower cities of the third class to establish a firemen's pension fund to take property in trust therefore and regulating and providing for the regulation of the same."

WM. C. SPROUL.

#### NOMINATIONS BY THE GOVERNOR.

##### NOTARIES PUBLIC.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 19, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following named person to be a Notary Public for the Commonwealth of Pennsylvania, for the term of four years to compute from the date set opposite her name, respectively, Mrs. Elizabeth D. Mollenkoff, Philadelphia, Philadelphia county, April 30, 1921.

WM. C. SPROUL.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 19, 1921.

The Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of their confirmation.

##### LEBANON COUNTY.

Harry M. Hartz, Palmyra, Lebanon.

##### MONROE COUNTY.

Russell A. Smith, Stroudsburg, Monroe.

##### PHILADELPHIA COUNTY.

Harry S. French, Philadelphia, Philadelphia.  
Walter W. Kuehnle, Philadelphia, Philadelphia.  
Thomas M. McGivern, Philadelphia, Philadelphia.  
Charles B. Maguire, Philadelphia, Philadelphia.  
W. Gardner Mitchell, Philadelphia, Philadelphia.

##### WESTMORELAND COUNTY.

Joseph B. Slack, Irwin, Westmoreland.

WM. C. SPROUL.

#### EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. CROW.

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting on the foregoing nominations.

Which was agreed to,



Whereupon.

A motion was made by Mr. CROW.

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

#### YEAS—44.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Buckman,	Gray,	McNichol,	Smith,
Clark,	Heaton,	Miller, J. S.,	Snyder,
Craig,	Herron,	Miller, S. J.,	Sones,
Crow,	Homsher,	Murdoch,	Stineman,
Culbertson,	Jones,	Norton,	Vare,
Dair,	Joyce,	Patton,	Weaver,
Davis,	Leslie,	Phipps,	Woodward.

#### NAYS—0.

Two-thirds of all the Senators having been voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. CROW. Mr. President, I move that the Executive Session do now rise.

Mr. HOMSHER. Mr. President, I second the motion.

The motion was agreed to

#### RECESS.

Mr. CROW. Mr. President, I move that the Senate do now take a recess for ten minutes.

Mr. HOMSHER. Mr. President, I second the motion.

The motion was agreed to.

#### AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

#### HOUSE MESSAGE.

##### HOUSE BILL FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, presented for concurrence bills of the House of Representatives as follows:

House Bill No. 3 (Senate Bill No. 1070), entitled:

A joint resolution authorizing the appointment of a commission to arrange for an international exhibition to be held in Philadelphia in the year one thousand nine hundred and twenty-six in celebration of the one hundred and fiftieth anniversary of American Independence.

Which was committed to the Committee on Appropriations.

House Bill No. 5, (Senate Bill No. 1071), entitled:

An Act making an appropriation to the trustees of the State Hospital at Nanticoke Nanticoke Luzerne county Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 7, (Senate Bill No. 1072), entitled:

An Act making an appropriation to the Home for the Training in Speech of Deaf Children before they are of school age at Belmont Avenue and Monument Road Philadelphia

Which was committed to the Committee on Appropriations.

House Bill No. 14, (Senate Bill No. 1073), entitled:

An Act making an appropriation to the trustees of the Phoenixville Hospital

Which was committed to the Committee on Appropriations.

House Bill No. 15 (Senate Bill No. 1074), entitled:

An Act making an appropriation to the agricultural experiment station of the Pennsylvania State College to maintain

substations for the purpose of making experiments in the improvement culture curing and preparation of tobacco and providing for the publication of the report thereof

Which was committed to the Committee on Appropriations.

House Bill No. 18 (Senate Bill No. 1075), entitled:

An Act making an appropriation to the trustees of the State Institution for Feeble-minded of Eastern Pennsylvania at Spring City

Which was committed to the Committee on Appropriations.

House Bill No. 32 (Senate Bill No. 1076), entitled:

An Act making an appropriation to the United Zion Home at Lititz Lancaster county Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 35, (Senate Bill No. 1077), entitled:

An Act making an appropriation to the Home for Friendless Children of Lancaster Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 40 (Senate Bill No. 1078), entitled:

An Act making an appropriation to the Grand View Institution for the Care and Treatment of Poor Consumptives Oil City Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 42, (Senate Bill No. 1079), entitled:

An Act making an appropriation to the Rosella Foundling Asylum and Maternity Hospital of the city of Pittsburgh

Which was committed to the Committee on Appropriations.

House Bill No. 43, (Senate Bill No. 1080), entitled:

An Act making an appropriation to the Pennsylvania Association for the Blind at Pittsburgh Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 51, (Senate Bill No. 1081), entitled:

An Act making an appropriation to the Waynesburg Hospital of Waynesburg Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 53, (Senate Bill No. 1082), entitled:

An Act making an appropriation to the Pennsylvania State Oral School for the Deaf at Scranton

Which was committed to the Committee on Appropriations.

House Bill No. 56, (Senate Bill No. 1083), entitled:

An Act making an appropriation to the Good Samaritan Hospital at Westfield Tioga county Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 57, (Senate Bill No. 1084), entitled:

An Act making an appropriation to the Bethel Orphanage located at Osceola Tioga county Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 62, (Senate Bill No. 1085), entitled:

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Pennsylvania

Which was committed to the Committee on Appropriations.



House Bill No. 74. (Senate Bill No. 1086), entitled:

An Act making an appropriation to the Children's Home of South Bethlehem Salisbury township Lehigh county Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 83. (Senate Bill No. 1087), entitled:

An Act making an appropriation to the trustees of the State Hospital for Insane at Danville for the purpose of improvements and purchase of equipment

Which was committed to the Committee on Appropriations.

House Bill No. 88. (Senate Bill No. 1088), entitled:

An Act making an appropriation to Kane Summit Hospital Association of Kane McKean county Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 89 (Senate Bill No. 1089), entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 100. (Senate Bill No. 1090), entitled:

An Act making an appropriation to Saint Mary's Keller Memorial Hospital Scranton Lackawanna county Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 110 (Senate Bill No. 1091), entitled:

An Act making an appropriation to the Maple Avenue Hospital Association of DuBois Pennsylvania (formerly City Hospital Association of DuBois)

Which was committed to the Committee on Appropriations.

House Bill No. 124 (Senate Bill No. 1092), entitled:

An Act making an appropriation to the Coatesville Hospital Coatesville Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 131 (Senate Bill No. 1093), entitled:

An Act making an appropriation to the Jefferson Medical College of Philadelphia

Which was committed to the Committee on Appropriations.

House Bill No. 133 (Senate Bill No. 1094), entitled:

An Act making an appropriation to the Lancaster General Hospital

Which was committed to the Committee on Appropriations.

House Bill No. 137 (Senate Bill No. 1095), entitled:

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 146 (Senate Bill No. 1096), entitled:

An Act making an appropriation to the Carbondale Emergency Hospital Carbondale Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 149 (Senate Bill No. 1097), entitled:

An Act making an appropriation to the Mid-Valley Hospital Elizabeth Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 157 (Senate Bill No. 1098), entitled:

An Act making an appropriation to the Julia White Priscilla Home for Aged Colored People located at LaMott Montgomery county Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 162 (Senate Bill No. 1099), entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Anthracite Coal Region of Pennsylvania at Ashland Schuylkill county Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 176 (Senate Bill No. 1100), entitled:

An Act making an appropriation to the German Baptist Home at Lawndale Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 178 (Senate Bill No. 1101), entitled:

An Act making an appropriation to the Old Ladies' Home located at Wissinoming Philadelphia

Which was committed to the Committee on Appropriations.

House Bill No. 185 (Senate Bill No. 1102), entitled:

An Act making an appropriation to the Western State Penitentiary

Which was committed to the Committee on Appropriations.

House Bill No. 189 (Senate Bill No. 1103), entitled:

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the city of Pittsburgh Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 194 (Senate Bill No. 1104), entitled:

An Act making an appropriation to the Florence Crittenton Mission of Scranton Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 200 (Senate Bill No. 1105), entitled:

An Act making an appropriation to the Rush Hospital for Consumption and Allied Diseases at Philadelphia

Which was committed to the Committee on Appropriations.

House Bill No. 222 (Senate Bill No. 1106), entitled:

An Act making an appropriation to the Coudersport General Hospital at Coudersport Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 226 (Senate Bill No. 1107), entitled:

An Act making an appropriation to the Christian Home of Johnstown Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 228 (Senate Bill No. 1108), entitled:

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm Chester county Pennsylvania

Which was committed to the Committee on Appropriations.



House Bill No. 232 (Senate Bill No. 1109), entitled:

An Act making an appropriation to the Curtis Home for Destitute Women and Children at Pittsburgh Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 234 (Senate Bill No. 1110), entitled:

An Act making an appropriation to the Home for Colored Children located in the city of Pittsburgh Northside

Which was committed to the Committee on Appropriations.

House Bill No. 235 (Senate Bill No. 1111) entitled:

An Act making an appropriation to the First Allegheny Day Nursery and Temporary Home for Children Pittsburgh Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 236 (Senate Bill No. 1112), entitled:

An Act making an appropriation to the Frankford Hospital located at Frankford Philadelphia

Which was committed to the Committee on Appropriations.

House Bill No. 237 (Senate Bill No. 1113), entitled:

An Act making an appropriation to Saint Vincent's Orphans' Asylum of Tacony Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 240 (Senate Bill No. 1114), entitled:

An Act making an appropriation to the Northern Tier Home Harrison Valley Potter county Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 245 (Senate Bill No. 1115), entitled:

An Act making an appropriation to the Conemaugh Valley Memorial Hospital Johnstown Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 258 (Senate Bill No. 1116), entitled:

An Act making an appropriation to the Miners' Hospital of Northern Cambria at ~~Springer~~ Cambria county Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 266 (Senate Bill No. 1117), entitled:

An Act making an appropriation to the Society of the Home for Friendless Women and Children of the city of Scranton

Which was committed to the Committee on Appropriations.

House Bill No. 268 (Senate Bill No. 1118), entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Middle Coal Field

Which was committed to the Committee on Appropriations.

House Bill No. 273 (Senate Bill No. 1119), entitled:

An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred eighteen Westminster avenue Philadelphia

Which was committed to the Committee on Appropriations.

House Bill No. 276 (Senate Bill No. 1120), entitled:

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 277 (Senate Bill No. 1121), entitled:

An Act making an appropriation to the Home for Veterans of the Grand Army of the Republic and Wives Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 278 (Senate Bill No. 1122), entitled:

An Act making an appropriation to the trustees of the Samaritan Hospital Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 288 (Senate Bill No. 1123), entitled:

An Act making an appropriation to the Home for Aged and Infirm Women of Easton Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 289 (Senate Bill No. 1124), entitled:

An Act making an appropriation to the United Charities of Hazleton Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 302 (Senate Bill No. 1125), entitled:

An Act making an appropriation to the Lying-in-Charity Hospital Philadelphia

Which was committed to the Committee on Appropriations.

House Bill No. 303 (Senate Bill No. 1126), entitled:

An Act making an appropriation to the Hahnemann Hospital in the city of Scranton Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 307 (Senate Bill No. 1127), entitled:

An Act making an appropriation to the Pennsylvania Training School for Feeble-Minded Children at Elwyn in the county of Delaware and Commonwealth of Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 308 (Senate Bill No. 1128), entitled:

An Act making an appropriation to The Glen Mills Schools in the Eastern District of the Commonwealth of Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 312 (Senate Bill No. 1219), entitled:

An Act making an appropriation to the Suburban General Hospital of Bellevue Allegheny county Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 319 (Senate Bill No. 1130), entitled:

An Act making an appropriation to the Florence Crittenton Home and Rescue Association of Pittsburgh Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 320 (Senate Bill No. 1131), entitled:

An Act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania located at Pittsburgh Pennsylvania

Which was committed to the Committee on Appropriations.



## House Bill No. 322 (Senate Bill No. 1132), entitled:

An Act making an appropriation to the Pottstown Homeopathic Hospital Pottstown Pennsylvania

Which was committed to the Committee on Appropriations.

## House Bill No. 324 (Senate Bill No. 1133), entitled:

An Act making an appropriation to the Pottstown Hospital Pottstown Pennsylvania

Which was committed to the Committee on Appropriations.

## House Bill No. 327 (Senate Bill No. 1134), entitled:

An Act making an appropriation to the Paradise Protectory and Agricultural School at Paradise township York county Pennsylvania

Which was committed to the Committee on Appropriations.

## House Bill No. 328 (Senate Bill No. 1135), entitled:

An Act making an appropriation to the York Society to Protect Children and Aged Persons of York Pennsylvania

Which was committed to the Committee on Appropriations.

## House Bill No. 329 (Senate Bill No. 1136) entitled:

An Act making an appropriation to the York Hospital West College avenue York Pennsylvania

Which was committed to the Committee on Appropriations.

## House Bill No. 334 (Senate Bill No. 1137), entitled:

An Act making an appropriation to the Annie M. Warner Hospital Gettysburg Adams county Pennsylvania

Which was committed to the Committee on Appropriations.

## House Bill No. 336 (Senate Bill No. 1138), entitled:

An Act making an appropriation to the Meadville Children's Aid Society and Home for the Aged Meadville Crawford county Pennsylvania

Which was committed to the Committee on Appropriations.

## House Bill No. 337 (Senate Bill No. 1139), entitled:

An Act making an appropriation to the Spencer Hospital Meadville Pennsylvania

Which was committed to the Committee on Appropriations.

## House Bill No. 338. (Senate bill No. 1140), entitled:

An Act making an appropriation to the Allegheny Valley Hospital at Tarentum Pennsylvania

Which was committed to the Committee on Appropriations.

## House Bil No. 344, (Senate Bill No. 1141), entitled:

An Act making an appropriation to the Mercy Hospital of Philadelphia

Which was committed to the Committee on Appropriations.

## House Bill No. 350, (Senate Bill No. 1142), entitled:

An Act making an appropriation to the trustees of Temple University at Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

## House Bill No. 352, (Senate Bill No. 1143), entitled:

An Act making an appropriation to the Westmoreland Hospital Association of Greensburg Pennsylvania

Which was committed to the Committee on Appropriations.

## House Bill No. 354, (Senate Bill No. 1144), entitled:

An Act making an appropriation to the Beacon Light Mission near the city of Bradford Pennsylvania

Which was committed to the Committee on Appropriations.

## House Bill No. 356, (Senate Bill No. 1145), entitled:

An Act making an appropriation to the Bradford Hospital of the city of Bradford

Which was committed to the Committee on Appropriations.

## House Bill No. 364, (Senate Bill No. 1146), entitled:

An Act making an appropriation to the Benevolent Association's Home for Children Pottsville Pennsylvania

Which was committed to the Committee on Appropriations.

## House Bill No. 373, (Senate Bill No. 1147), entitled:

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases

Which was committed to the Committee on Appropriations.

## House Bill No. 374, (Senate Bill No. 1148), entitled:

An Act making an appropriation to Saint Francis Hospital of Pittsburgh

Which was committed to the Committee on Appropriations.

## House Bill No. 378, (Senate Bill No. 1149), entitled:

An Act making an appropriation to the Renovo Hospital Renovo Pennsylvania

Which was committed to the Committee on Appropriations.

## House Bill No. 386, (Senate Bill No. 1150), entitled:

An Act making an appropriation to the trustees of the State Hospital for the Criminal Insane at Fairview Wayne county and authorizing the board of trustees to perform certain work in connection therewith

Which was committed to the Committee on Appropriations.

## House Bill No. 396, (Senate Bill No. 1151), entitled:

An Act making an appropriation to the Saint Joseph's Hospital and Dispensary of Pittsburgh Pennsylvania

Which was committed to the Committee on Appropriations.

## House Bill No. 397, (Senate Bill No. 1152), entitled:

An Act making an appropriation to Providence Mission and Rescue Home at Pittsburgh Pennsylvania

Which was committed to the Committee on Appropriations.

## House Bill No. 406, (Senate Bill No. 1153), entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane for the southeastern district of Pennsylvania located at Norristown Pennsylvania

Which was committed to the Committee on Appropriations.

## House Bill No. 409, (Senate Bill No. 1154), entitled:

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton Pennsylvania

Which was committed to the Committee on Appropriations.



House Bill No. 410 (Senate Bill No. 1155), entitled:

An Act making an appropriation to the Passavant Memorial Homes for the Care of Epileptics at Rochester Beaver county Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 411, (Senate Bill No. 1156), entitled:

An Act making an appropriation to the Rochester General Hospital at Rochester Beaver county Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 412, (Senate Bill No. 1157), entitled:

An Act making an appropriation to Providence Hospital of Beaver Falls Beaver county Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 413, (Senate Bill No. 1158), entitled:

An Act making an appropriation to the Beaver County Children's Home of New Brighton Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 414, (Senate Bill No. 1159), entitled:

An Act making an appropriation to the Maternity Hospital in the city of Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 419, (Senate Bill No. 1160), entitled:

An Act making an appropriation to the Easton Hospital of Easton Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill 434, (Senate Bill No. 1161), entitled:

An Act making an appropriation to the board of managers of the Pennsylvania Village for Feeble-Minded Women at Laurelton Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 435, (Senate Bill No. 1162), entitled:

An Act making an appropriation to the Mercy Hospital of Altoona Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 436, (Senate Bill No. 1163), entitled:

An Act making an appropriation to the Altoona Hospital Altoona Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 445, (Senate Bill No. 1164), entitled:

An Act making an appropriation to the Passavant Hospital of Pittsburgh Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 448, (Senate Bill No. 1165), entitled:

An Act making an appropriation to the Ladies of the Grand Army of the Republic Department of Pennsylvania at Hawkins Station Allegheny county Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 458, (Senate Bill No. 1166), entitled:

An Act making an appropriation to the Chambersburg Hospital at Chambersburg Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 459, (Senate Bill No. 1167) entitled:

An Act making an appropriation to the United Evangelical Home Lewisburg Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 460, (Senate Bill No. 1168), entitled:

An Act making an appropriation to the Lewistown Hospital of Lewistown Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 461, (Senate Bill No. 1169), entitled:

An Act making an appropriation to the Westmoreland County Children's Aid Society at Greensburg Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 462, (Senate Bill No. 1170), entitled:

An Act making an appropriation to the Mount Pleasant Memorial Hospital Mount Pleasant Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 463, (Senate Bill No. 1171), entitled:

An Act making an appropriation to the Latrobe Hospital Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 467, (Senate Bill No. 1172), entitled:

An Act making an appropriation to the Simon H Barnes Memorial Hospital of Susquehanna Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 469, (Senate Bill No. 1173), entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Instruction of the Deaf and Dumb.

Which was committed to the Committee on Appropriations.

House Bill No. 473, (Senate Bill No. 1174), entitled:

An Act making an appropriation to the Berwick Hospital Berwick Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 474, (Senate Bill No. 1175), entitled:

An Act making an appropriation to the Mercy Hospital at Wilkes-Barre Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 484, (Senate Bill No. 1176), entitled:

An Act making an appropriation to the Eastern State Penitentiary at Philadelphia Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 485, (Senate Bill No. 1177), entitled:

An Act making an appropriation to the Bloomsburg Hospital Bloomsburg Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 486, (Senate Bill No. 1178), entitled:

An Act making an appropriation to the Washington Hospital Washington Pennsylvania or its successor.

Which was committed to the Committee on Appropriations.



## House Bill No. 488, (Senate Bill No. 1179), entitled:

An Act making an appropriation to the Home of the Good Shepherd of the county of Allegheny Lowrie street Troy Hill North Side Pittsburgh Pennsylvania.

Which was committed to the Committee on Appropriations.

## House Bill No. 489, (Senate Bill No. 1180), entitled:

An Act making an appropriation to the Kittanning General Hospital Kittanning Pennsylvania.

Which was committed to the Committee on Appropriations.

## House Bill No. 490, (Senate Bill No. 1181), entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh.

Which was committed to the Committee on Appropriations.

## House Bill No. 495, (Senate Bill No. 1182), entitled:

An Act making an appropriation to the Roosevelt Hospital of Philadelphia, Pennsylvania.

Which was committed to the Committee on Appropriations.

## House Bill No. 498, (Senate Bill No. 1183), entitled:

An Act making an appropriation to the Salvation Army and Rescue Home at Bellevue Allegheny county Pennsylvania.

Which was committed to the Committee on Appropriations.

## House Bill No. 504, (Senate Bill No. 1184), entitled:

An Act making an appropriation to the City Hospital Washington Pennsylvania or its successor.

Which was committed to the Committee on Appropriations.

## House Bill No. 505, (Senate Bill No. 1185), entitled:

An Act making an appropriation to Saint Mary's Hospital of Philadelphia Pennsylvania.

Which was committed to the Committee on Appropriations.

## House Bill No. 508, (Senate Bill No. 1186), entitled:

An Act making a deficiency appropriation to the Gettysburg Memorial Commission to carry into effect the act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand two hundred and forty) entitled "An act making an appropriation to the Gettysburg Battlefield Memorial Commission for various purposes" to be used for the erection of bronze statues of Generals Crawford and Gibbon and for repairs to the Pennsylvania memorial in accordance with the provisions of said act.

Which was committed to the Committee on Appropriations.

## House Bill No. 516, (Senate Bill No. 1187), entitled:

An Act making an appropriation to the Montgomery Hospital at Norristown Montgomery county Pennsylvania.

Which was committed to the Committee on Appropriations.

## House Bill No. 521, (Senate Bill No. 1188), entitled:

An Act making an appropriation to the Presbyterian Hospital at Pittsburgh Pennsylvania.

Which was committed to the Committee on Appropriations.

## House Bill No. 522, (Senate Bill No. 1189), entitled:

An Act making an appropriation to Saint John's General Hospital of Pittsburgh Pennsylvania.

Which was committed to the Committee on Appropriations.

## House Bill No. 523, (Senate Bill No. 1190), entitled:

An Act making an appropriation to the Meadville City Hospital Meadville Pennsylvania.

Which was committed to the Committee on Appropriations.

## House Bill No. 528, (Senate Bill No. 1191), entitled:

An Act making an appropriation to the Christian H Buhl Hospital of Sharon Pennsylvania.

Which was committed to the Committee on Appropriations.

## House Bill No. 536, (Senate Bill No. 1192), entitled:

An Act making an appropriation to the Saint Joseph's Protectory for Homeless Boys Pittsburgh Pennsylvania.

Which was committed to the Committee on Appropriations.

## House Bill No. 537, (Senate Bill No. 1193), entitled:

An Act making an appropriation to the American Oncologic Hospital at Philadelphia.

Which was committed to the Committee on Appropriations.

## House Bill No. 540, (Senate Bill No. 1194), entitled:

An Act making an appropriation to the Pennsylvania Memorial Home of Brookville Pennsylvania.

Which was committed to the Committee on Appropriations.

## House Bill No. 547, (Senate Bill No. 1195), entitled:

An Act making an appropriation for the Hospital Department of the Jewish Hospital Association of Philadelphia.

Which was committed to the Committee on Appropriations.

## House Bill No. 548, (Senate Bill No. 1196), entitled:

An Act making an appropriation to the Germantown Dispensary and Hospital Germantown Pennsylvania.

Which was committed to the Committee on Appropriations.

## House Bill No. 558, (Senate Bill No. 1197), entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania located at Blossburg Pennsylvania.

Which was committed to the Committee on Appropriations.

## House Bill No. 561, (Senate Bill No. 1198), entitled:

An Act making an appropriation to the Women's Hospital of Philadelphia two thousand one hundred and thirty-seven North College avenue.

Which was committed to the Committee on Appropriations.

## House Bill No. 564, (Senate Bill No. 1199), entitled:

An Act making an appropriation to the Butler County General Hospital at Butler Pennsylvania.

Which was committed to the Committee on Appropriations.

## House Bill No. 565, (Senate Bill No. 1200), entitled:

An Act making an appropriation to the Carlisle Hospital Carlisle Pennsylvania.

Which was committed to the Committee on Appropriations.

## House Bill No. 568, (Senate Bill No. 1201), entitled:

An Act making an appropriation to the Howard Hospital of Philadelphia.

Which was committed to the Committee on Appropriations.



House Bill No. 569, (Senate Bill No. 1202), entitled:

An Act making an appropriation to the Wayne County Memorial Hospital at Honesdale Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 570, (Senate Bill No. 1203), entitled:

An Act making an appropriation to the trustees of the Garretson Hospital Philadelphia Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 585, (Senate Bill No. 1204), entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb Mount Airy Philadelphia.

Which was committed to the Committee on Appropriations.

House Bill No. 586, (Senate Bill No. 1205), entitled:

An Act making an appropriation to the Chestnut Hill Hospital of Philadelphia Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 590, (Senate Bill No. 1206), entitled:

An Act making an appropriation to the Homestead Hospital Homestead Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 591, (Senate Bill No. 1207), entitled:

An Act making an appropriation to the Boys' Industrial Home of Western Pennsylvania located at Oakdale Allegheny county.

Which was committed to the Committee on Appropriations.

House Bill No. 592, (Senate Bill No. 1208), entitled:

An Act making an appropriation to the Berean Manual Training and Industrial School.

Which was committed to the Committee on Appropriations.

House Bill No. 593 (Senate Bill No. 1209), entitled:

An Act making an appropriation to the Children's Aid Society of Franklin county Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 594 (Senate Bill No. 1210), entitled:

An Act making an appropriation to the Woman's Medical College of Philadelphia Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 610 (Senate Bill No. 1211), entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the river Delaware and its navigable tributaries for two years from June first one thousand nine hundred and twenty-one.

Which was committed to the Committee on Appropriations.

House Bill No. 612 (Senate Bill No. 1212), entitled:

An Act making an appropriation to the Woods Run Settlement Association Petosky street North Side Pittsburgh Allegheny county Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 613 (Senate Bill No. 1213), entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its Navigable Tributaries for the maintenance of a Nautical

School to be located at the port of Philadelphia for two years from June first one thousand nine hundred and twenty-one.

Which was committed to the Committee on Appropriations.

House Bill No. 615 (Senate Bill No. 1214), entitled:

An Act making an appropriation to the Orphan Asylum of the Holy Family of Emsworth Allegheny county Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 616 (Senate Bill No. 1215), entitled:

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 617 (Senate Bill No. 1216), entitled:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 618 (Senate Bill No. 1217), entitled:

An Act making an appropriation to the West Side Hospital Association of Scranton Lackawanna county Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 622 (Senate Bill No. 1218), entitled:

An Act making an appropriation to the Northeastern Hospital of Philadelphia Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 628 (Senate Bill No. 1219), entitled:

An Act making an appropriation to the Graduate School of Medicine of the University of Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 636 (Senate Bill No. 1220), entitled:

An Act making an appropriation to the Northwestern General Hospital of Philadelphia Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 643 (Senate Bill No. 1221), entitled:

An Act making an appropriation to the Williamsport Training Home for Girls at Williamsport Lycoming county Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 645 (Senate Bill No. 1222), entitled:

An Act making an appropriation to the trustees of the Grove City Hospital located at Grove City Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 647 (Senate Bill No. 1223), entitled:

An Act making an appropriation to the Pennsylvania Working Home for Blind Men Philadelphia.

Which was committed to the Committee on Appropriations.

House Bill No. 649 (Senate Bill No. 1224), entitled:

An Act making an appropriation to the De Paul Institute of Mount Lebanon township Allegheny county Pennsylvania.

Which was committed to the Committee on Appropriations.



House Bill No. 652 (Senate Bill No. 1225), entitled:

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming county Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 653 (Senate Bill No. 1226), entitled:

An Act making an appropriation to the Florence Crittenton Mission of the city of Williamsport Lycoming county Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 654 (Senate Bill No. 1227), entitled:

An Act making an appropriation to the Greenville Hospital Home at Williamsport Lycoming county Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 655 (Senate Bill No. 1228), entitled:

An Act making an appropriation to the Williamsport Hospital of the city of Williamsport Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 658, (Senate Bill No. 1229), entitled:

An Act making an appropriation to the Greenville Hospital Greenville Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 661, (Senate Bill No. 1230), entitled:

An Act making an appropriation to the Home for the Friendless of the city of Williamsport Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 675, (Senate Bill No. 1231), entitled:

An Act making an appropriation for the support and maintenance of the National Guard Naval Militia and the Pennsylvania Reserve Militia of the Commonwealth for improvements to permanent camp grounds for the replacing and repairing of armories and military stores destroyed or damaged and for the payment of expenses incidental to calling the National Guard Naval Militia or Pennsylvania Reserve Militia into active service under a call from the Governor or for service under a call from the President of the United States.

Which was committed to the Committee on Appropriations.

House Bill No. 680, (Senate Bill No. 1232), entitled:

An Act making an appropriation to the German Protestant Home for Aged at Fair Oaks Allegheny county Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 681, (Senate Bill No. 1233), entitled:

An Act making an appropriation to the Homeopathic Hospital of Chester county located at West Chester Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 682, (Senate Bill No. 1234), entitled:

An Act making an appropriation to the Chester County Hospital.

Which was committed to the Committee on Appropriations.

House Bill No. 683, (Senate Bill No. 1235), entitled:

An Act making an appropriation to the trustees of the University of Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 689, (Senate Bill No. 1236), entitled:

An Act making an appropriation to the Polyclinic Hospital of the University of Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 690, (Senate Bill No. 1237), entitled:

An Act making an appropriation to the McKeesport Hospital McKeesport Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 705, (Senate Bill No. 1238), entitled:

An Act making an appropriation to the Downingtown Industrial and Agricultural School Downingtown Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 706, (Senate Bill No. 1239), entitled:

An Act making an appropriation to the State Hospital of Coal Dale Coal Dale Schuylkill county Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 711, (Senate Bill No. 1240), entitled:

An Act making an appropriation to the Elk County General Hospital of Ridgway Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 723, (Senate Bill No. 1241), entitled:

An Act making an appropriation to the Home of Industry for Discharged Prisoners of the city of Philadelphia and State of Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 724, (Senate Bill No. 1242), entitled:

An Act making an appropriation to the Women's Southern Homeopathic Hospital of Philadelphia.

Which was committed to the Committee on Appropriations.

House Bill No. 727, (Senate Bill No. 1243), entitled:

An Act making an appropriation to The Pennsylvania Home Teaching Society and Free Circulating Library for the Blind at Philadelphia.

Which was committed to the Committee on Appropriations.

House Bill No. 750, (Senate Bill No. 1244), entitled:

An Act making an appropriation to Saint Joseph's Proctery Norristown Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 755, (Senate Bill No. 1245), entitled:

An Act making an appropriation to the Citizens General Hospital of New Kingston, Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 756, (Senate Bill No. 1246), entitled:

An Act making an appropriation to the Memorial Hospital at Roxborough Philadelphia Pennsylvania.

Which was committed to the Committee on Appropriations.



## House Bill No. 761, (Senate Bill No. 1247), entitled:

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital at Wilkes-Barre Pennsylvania.

Which was committed to the Committee on Appropriations.

## House Bill No. 773, (Senate Bill No. 1248), entitled:

An Act making an appropriation to carry into effect the provisions of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State Supervisor and assistants and fixing the salary of such State supervisor and assistants defining the power and duties of boards of trustees including the power of appointing assistants and investigator and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties."

Which was committed to the Committee on Appropriations.

## House Bill No. 774, (Senate Bill No. 1249), entitled:

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh Pennsylvania.

Which was committed to the Committee on Appropriations.

## House Bill No. 777 (Senate Bill No. 1250), entitled:

An Act making an appropriation to the Tuberculosis League of Pittsburgh Pennsylvania.

Which was committed to the Committee on Appropriations.

## House Bill No. 799 (Senate Bill No. 1251), entitled:

An Act making an appropriation to the Home of the Good Shepherd Lincoln Avenue Pittsburgh Pennsylvania.

Which was committed to the Committee on Appropriations.

## House Bill No. 800 (Senate Bill No. 1252), entitled:

An Act making an appropriation to the Taylor Hospital Association of the Borough of Taylor Lackawanna county Pennsylvania.

Which was committed to the Committee on Appropriations.

## House Bill No. 801 (Senate Bill No. 1253), entitled:

An Act making an appropriation to the Saint Joseph's Foundling Home and Maternity Hospital of Scranton Pennsylvania.

Which was committed to the Committee on Appropriations.

## House Bill No. 802 (Senate Bill No. 1254), entitled:

An Act making an appropriation to the Pennsylvania Museum and School of Industrial Art.

Which was committed to the Committee on Appropriations.

## House Bill No. 813 (Senate Bill No. 1255), entitled:

An Act making an appropriation to the Titusville Hospital at Titusville Pennsylvania.

Which was committed to the Committee on Appropriations.

## House Bill No. 814 (Senate Bill No. 1256), entitled:

An Act making an appropriation to the House of Good Shepherd Scranton Pennsylvania.

Which was committed to the Committee on Appropriations.

## House Bill No. 815 (Senate Bill No. 1257), entitled:

An Act making an appropriation to the Brookville Hospital Brookville Pennsylvania.

Which was committed to the Committee on Appropriations.

## House Bill No. 819 (Senate Bill No. 1258), entitled:

An Act making an appropriation to the DuBois Hospital of DuBois Pennsylvania.

Which was committed to the Committee on Appropriations.

## House Bill No. 825 (Senate Bill No. 1259), entitled:

An Act to repeal an act of General Assembly, approved May first, Anno Domini, one thousand nine hundred and nineteen, entitled "An act making an appropriation for the payment of the statutory medical, hospital, surgical and burial expenses, and compensation, outstanding and due and to become due, to injured employees, and dependents of deceased employees whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania, for the biennial period ending May thirty-first, one thousand nine hundred and nineteen" (Appropriation Acts, page twenty-five); to repeal an Act of General Assembly, approved July eighteenth, Anno Domini, one thousand nine hundred and nineteen, entitled "An act making an appropriation for the payment of the statutory medical, hospital, surgical, and burial expenses, and compensation, due and to become due to injured employees and dependents of deceased employees whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania, for the biennial period ending May thirty-first, one thousand nine hundred and twenty-one" (Appropriation Acts, page two hundred and thirty-five); and making an appropriation for the payment of medical, hospital surgical, and burial expenses and workmen's compensation which may become due during the biennial period ending May thirty-first, one thousand nine hundred and twenty-three, to employees and dependents of employees of the various departments of the Commonwealth under the Workmen's Compensation Act of 1915 as amended; and for the payment of claims incurred in the investigation and adjustment of such claims.

Which was committed to the Committee on Appropriations.

## House Bill No. 826 (Senate Bill No. 1260), entitled:

An Act making an appropriation to the Ohio Valley General Hospital at McKees Rocks Pennsylvania.

Which was committed to the Committee on Appropriations.

## House Bill No. 829 (Senate Bill No. 1261), entitled:

An Act making an appropriation to Saint Patrick's Orphan Asylum of Scranton Pennsylvania.

Which was committed to the Committee on Appropriations.

## House Bill No. 832 (Senate Bill No. 1262), entitled:

An Act making an appropriation to the Retirement Board for the purposes of carrying out the provisions of the act, approved the eighteenth day of July, one thousand nine hundred and seventeen (P. L. 1043), entitled "An act establishing a public school employees' retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employees, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employees exempting annuities, allowances, returns, benefits and rights from taxation and judicial process; and providing penalties.

Which was committed to the Committee on Appropriations.

## House Bill No. 833 (Senate Bill No. 1263), entitled:

An Act making an appropriation to the Cottage State Hospital Cottage avenue Connellsville Fayette county Pennsylvania.

Which was committed to the Committee on Appropriations.

## House Bill No. 844 (Senate Bill No. 1264), entitled:

An Act making an appropriation to the Bellefonte Hospital Bellefonte Pennsylvania.



Which was committed to the Committee on Appropriations.

House Bill No. 847 (Senate Bill No. 1265), entitled:

An Act making an appropriation to the Shenango Valley Hospital of New Castle Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 851 (Senate Bill No. 1266), entitled:

An Act making an appropriation to the Philadelphia Home for Incurables.

Which was committed to the Committee on Appropriations.

House Bill No. 852 (Senate Bill No. 1267), entitled:

An Act making an appropriation to the Ellwood City Hospital Ellwood City Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 853 (Senate Bill No. 1268), entitled:

An Act making an appropriation to the Almira Home Association at New Castle Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 854 (Senate Bill No. 1269), entitled:

An Act making an appropriation to the Canonsburg General Hospital Association at Canonsburg Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 857, (Senate Bill No. 1270), entitled:

An Act making an appropriation to the Charlcroi-Monessen Hospital at Charlcroi Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 874 (Senate Bill No. 1271), entitled:

An Act making an appropriation to the Children's Hospital of Pittsburgh in the city of Pittsburgh Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 882 (Senate Bill No. 1272), entitled:

An Act making an appropriation to the trustees of the University of Pittsburgh for the general maintenance of and purchase of equipment for the university and for the summer term.

Which was committed to the Committee on Appropriations.

House Bill No. 900 (Senate Bill No. 1273), entitled:

An Act making an appropriation to the Jewish Sheltering Home and Home for the Homeless and Aged Philadelphia Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 901 (Senate Bill No. 1274), entitled:

An Act making an appropriation to the National Stomach Hospital of Philadelphia Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 902 (Senate Bill No. 1275), entitled:

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 903 (Senate Bill No. 1276), entitled:

An Act making an appropriation to the Mount Sinai Hospital of Philadelphia Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 904 (Senate Bill No. 1277), entitled:

An Act making an appropriation to the Saint Vincent's Hospital Association of the city of Erie Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 905 (Senate Bill No. 1278), entitled:

An Act making an appropriation to the Erie Home for the Friendless of the city of Erie Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 906 (Senate Bill No. 1279), entitled:

An Act making an appropriation to the Bethesda Home Pittsburgh Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 911 (Senate Bill No. 1280), entitled:

An Act making an appropriation to the Pennsylvania Training School at Morganza Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 919 (Senate Bill No. 1281), entitled:

An Act making a deficiency appropriation to the Department of Public Instruction for payment of the State's share of the salary of vocational teachers and for the State's share of the increase of salaries of teachers.

Which was committed to the Committee on Appropriations.

House Bill No. 920 (Senate Bill No. 1282), entitled:

An Act making an appropriation to the Pittsburgh Home for Babies Pittsburgh Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 921 (Senate Bill No. 1283), entitled:

An Act making an appropriation to the Saint Christopher's Hospital for Children Philadelphia Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 922 (Senate Bill No. 1284), entitled:

An Act making an appropriation to the Kensington Hospital for Women Philadelphia Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 936 (Senate Bill No. 1285), entitled:

An Act making an appropriation to the Elmwood Home Erie Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 940 (Senate Bill No. 1286), entitled:

An Act making an appropriation to the Brownsville General Hospital Brownsville Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 970 (Senate Bill No. 1287), entitled:

An Act making an appropriation to the Robert Wood Home of Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.



House Bill No. 971 (Senate Bill No. 1288), entitled:

An Act making an appropriation to the Prison Labor Commission.

Which was committed to the Committee on Appropriations.

House Bill No. 975 (Senate Bill No. 1289), entitled:

An Act making an appropriation to the Board of Trustees of the Pennsylvania Soldiers' and Sailors' Home, at Erie, Pennsylvania, for maintenance of said home and the payment of expenses of administration, including salaries of officials and clerks, and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury.

Which was committed to the Committee on Appropriations.

House Bill No. 996 (Senate Bill No. 1290), entitled:

An Act making an appropriation to the Hamot Hospital Association of Erie Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 1023 (Senate Bill No. 1291), entitled:

An Act making an appropriation to provide the necessary expenses of blind students who are residents of the Commonwealth in attendance at institutions of higher learning.

Which was committed to the Committee on Appropriations.

House Bill No. 1028 (Senate Bill No. 1292), entitled:

An Act making an appropriation to the Midnight Mission of Philadelphia Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 1036 (Senate Bill No. 1293), entitled:

An Act making an appropriation to the Florence Crittenton Home of Erie Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 1037 (Senate Bill No. 1294), entitled:

An Act making an appropriation to the Uniontown Hospital Uniontown Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 1039. (Senate Bill No. 1295), entitled:

An Act making an appropriation to carry out the provisions of an act approved the eighteenth day of July one thousand nine hundred nineteen (Pamphlet Laws one thousand forty-four) entitled "An act to assist worthy young men and women graduates of secondary schools of the State to obtain higher education and making an appropriation.

Which was committed to the Committee on Appropriations.

House Bill No. 1099, (Senate Bill No. 1296), entitled:

An Act making an appropriation to Saint Rita's L. C. B. A. Home for Infants Pittsburgh Allegheny county Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 1127, (Senate Bill No. 1297), entitled:

An Act making an appropriation to the Williams Valley Hospital of Williamstown Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 1131. (Senate Bill No. 1298), entitled:

An Act making an appropriation to the Children's Industrial Home at Harrisburg Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 1132, (Senate Bill No. 1299), entitled:

An Act making an appropriation to the Messiah Rescue and Benevolent Home of Harrisburg Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 1133 (Senate Bill No. 1300) entitled:

An Act making an appropriation to the Nursery Home of Harrisburg Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 1134, (Senate Bill No. 1301), entitled:

An Act making an appropriation to the Florence Crittenton Home of Harrisburg Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 1208, (Senate Bill No. 1302), entitled:

An Act making an appropriation to the Messiah Orphanage of Monaghan township York county Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 1255, (Senate Bill No. 1303), entitled:

An Act making an appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 1264, (Senate Bill No. 1304), entitled:

An Act to amend an act approved the twenty-first day of July, one thousand nine hundred and nineteen, (P. L. 1057), entitled "An act to amend section one, and to supplement an act, approved the twenty-fifth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, one thousand two hundred and two), entitled "An act providing for the appointment and expenses of a commission of five persons to codify and revise the law relating to banks, private bankers, and trust companies doing business within this Commonwealth, and making an appropriation"; extending the powers and duties of the commission so as to include the codification and revision of the law relating to all corporations, persons, partnerships and associations under the supervision of the Banking Department; and making an appropriation"; extending said commission for a further period of two years; conferring additional power upon such commission; and making an appropriation.

Which was committed to the Committee on Appropriations.

House Bill No. 1265, (Senate Bill No. 1305), entitled:

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred and nineteen.

Which was committed to the Committee on Appropriations.

House Bill No. 1267, (Senate Bill No. 1306), entitled.

An Act making an appropriation to pay for the care treatment removal and maintenance of the indigent insane for two years ending the thirty-first day of May one thousand nine hundred and twenty-three.

Which was committed to the Committee on Appropriations.

House Bill No. 1313, (Senate Bill No. 1307), entitled:

An Act making an appropriation to carry out the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof".

Which was committed to the Committee on Appropriations.

House Bill No. 1322, (Senate Bill No. 1308), entitled:

An Act making an appropriation to the Penn Asylum for Indigent Widows and Single Women Philadelphia Pennsylvania,

Which was committed to the Committee on Appropriations.

House Bill No. 1327, (Senate Bill No. 1309), entitled:

An Act making an appropriation to the Evangelical Home for the Aged at Philadelphia.

Which was committed to the Committee on Appropriations.

House Bill No. 1349, (Senate Bill No. 1310), entitled:

An Act making an appropriation to the Salvation Army Social Settlement and Day Nursery of Fernando street Pittsburgh, Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 1356, (Senate Bill No. 1311), entitled:

An Act to appropriate and to re-appropriate to the Water Supply Commission moneys for the purpose of continuing the work of deepening widening and improving French Creek in Crawford county commenced under the provisions of the act approved the twenty-fifth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand one hundred and ninety-one) entitled "An act providing for the deepening widening and improvement of French Creek in Crawford county vesting certain powers in the Water Supply Commission including the taking of land and materials by eminent domain and making an appropriation"

Which was committed to the Committee on Appropriations.

House Bill No. 1358, (Senate Bill No. 1312), entitled:

An Act making an appropriation to the Providence General Hospital of Philadelphia Philadelphia county Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 1362, (Senate Bill No. 1313), entitled:

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon county.

Which was committed to the Committee on Appropriations.

House Bill No. 1364, (Senate Bill No. 1314), entitled:

An Act making an appropriation to the Coleman Industrial Home for Colored Boys Pittsburgh Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 1411, (Senate Bill No. 1315), entitled:

An Act making an appropriation to the Philadelphia College of Pharmacy Philadelphia Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 1436, (Senate Bill No. 1316), entitled:

A Joint Resolution providing for a commission to study the taxation of natural resources and making an appropriation.

Which was committed to the Committee on Appropriations.

House Bill No. 1475, (Senate Bill No. 1317), entitled:

An Act making an appropriation to the Home for the Aged located at one thousand eight hundred nine Mount Vernon street Philadelphia, Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 1494, (Senate Bill No. 1318), entitled:

An Act making an appropriation to the Stetson Hospital of Philadelphia, Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 214, (Senate Bill No. 1319), entitled:

An Act providing for the refunding of moneys paid to the State Highway Department for registration of motor vehicles and drivers' licenses which motor vehicles and licenses have not been used and to which moneys it appears the Commonwealth has no claim and making an appropriation for such funds.

Which was committed to the Committee on Appropriations.

House Bill No. 294, (Senate Bill No. 1320), entitled:

An Act making an appropriation to the Lake Erie and Ohio River Canal Board of Pennsylvania for the payment of expenses incurred in printing distributing or otherwise making available for public use reports maps documents and records of the board in securing the co-operation and aid of the government of the United States and other public authorities in the construction of the canal or waterway authorized to be constructed by the board for the payment of incidental office expenses and for the payment of salaries fees and expenses.

Which was committed to the Committee on Appropriations.

House Bill No. 385, (Senate Bill No. 1321), entitled:

An Act reappropriating certain moneys to the trustees of the State Hospital for the Criminal Insane at Fairview Wayne county.

Which was committed to the Committee on Appropriations.

House Bill No. 441, (Senate Bill No. 1322), entitled:

An Act making an appropriation to pay for the collection revising indexing and proofreading of the material contained in the pamphlet known as "The Game Fish and Forestry Laws" of this Commonwealth.

Which was committed to the Committee on Appropriations.

House Bill No. 530, (Senate Bill No. 1323), entitled:

An Act making an appropriation for the purpose of maintaining the public roads through the Cornplanter Indian Reservation in Elk township Warren county Pennsylvania.

Which was committed to the Committee on Appropriations.

House Bill No. 979, (Senate Bill No. 1324), entitled:

An Act making an appropriation to the State Highway Department for the payment of rewards to townships of the second class for the construction and improvement of township roads and the erection and construction of township bridges

Which was committed to the Committee on Appropriations.

House Bill No. 1336, (Senate Bill No. 1325), entitled:

A Supplement to an act approved the eighteenth day of July, one thousand nine hundred and nineteen, (Appropriation Acts, page 229, No. 382A), entitled "An act authorizing the appointment of a commission to supervise the revising, amending, consolidating and simplifying of the law relating to the assessment, levy and collecting of taxes for local purposes; prescribing the power and duties of such commission; imposing certain duties on the Legislative Reference Bureau; and making an appropriation"; continuing the commission appointed under the provisions of said act for a further period of two years; providing for the appointment of additional members on said commission; and making an appropriation.

Which was committed to the Committee on Appropriations.

House Bill No. 1071, (Senate Bill No. 1326), entitled:

An Act to amend section two hundred and thirty-nine of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by giving restricted authority to supervisors in townships of the second class to furnish labor and materials subject to the approval of the township auditors

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 1289, (Senate Bill No. 1327), entitled:

An Act regulating deposits of State moneys or funds creating a State Depository Board and prescribing penalties



Which was committed to the Committee on Judiciary Special.

# BILLS SIGNED.

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

## House Bill No. 224, entitled:

An Act to amend an act approved the fourth day of May, one thousand nine hundred and fifteen (Pamphlet Laws 312), entitled "An Act providing a system of government for Boroughs, and revising, amending and consolidating the law relating to Boroughs."

## House Bill No. 251, entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

## House Bill No. 339, entitled:

An Act to amend clause (c) section three hundred and six of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder"

## House Bill No. 418, entitled:

An Act giving additional protection to human beings in this Commonwealth and imposing penalties upon those who may shoot at or wound or kill a human being in mistake for either game or other wild creatures

## House Bill No. 455, entitled:

An Act to amend section twenty-four of an act approved the seventh day of June, one thousand nine hundred seventeen (P. L. 572), entitled "An act to provide for the protection and preservation of game, game quadrupeds and game birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions."

## House Bill No. 650, entitled:

An Act to amend section six hundred two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

## House Bill No. 668, entitled:

An Act to amend section three hundred and three of the act approved the eighteenth day of May 1911 (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith."

## House Bill No. 744, entitled:

An Act to amend sections eight and eleven of an act approved the eighteenth day of July Anno Domini one thousand nine hundred seventeen entitled "An act establishing a public school employees retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" so as to provide that all the years of service of an employee including years of service after age sixty-two if any there be shall be counted in calculating retirement allowance and the final salary and so as to provide that a contributor shall continue to contribute as long as they remain in the service.

## House Bill No. 747, entitled:

An Act to amend section one of an act approved the twenty-fifth day of June one thousand eight hundred and ninety-five (Pamphlet Laws two hundred and seventy-five) entitled "An act dividing the cities of this State into three classes with respect to their population and designating the mode of ascertaining and changing the classification thereof in accordance therewith"

## House Bill No. 784, entitled:

An Act authorizing school districts of the fourth class with the assent of the electors to use moneys borrowed or authorized to be borrowed for purposes which have proved unpracticable or undesirable for other lawful purposes

## House Bill No. 793, entitled:

An Act to amend section seventeen of the act approved the thirty-first day of May, one thousand nine hundred and eleven, (P. L. 463), entitled "An act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for the purchase or acquiring of turnpikes or tollroads forming all or part of any State Highway, and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method for application for State aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county, borough or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid highways, and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State Highways, making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to State Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act."

## House Bill No. 796, entitled:

An Act to amend section six hundred and ninety-nine of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto."

## House Bill No. 822, entitled:

An Act to amend section one of the act approved the twenty-fourth day of March one thousand nine hundred and three (Pamphlet Laws fifty-one) entitled "An act providing for the manner of appointment of assessors for the purpose of valuation of property in counties containing a population of one million two hundred and fifty thousand or over" applying the said act to counties of the first class and providing for the appointment of assessors without regard to party affiliation

## House Bill No. 830, entitled:

An Act making a deficiency appropriation to the State Board of Education for use in the payment of scholarships

## House Bill No. 835, entitled:

An Act fixing the time for the confirmation of the reports of viewers or portions thereof in proceedings to assess damages or benefits incident to public improvements where no exceptions are filed or appeals taken

## House Bill No. 937, entitled:

An Act to amend an act approved the twenty-eighth day of May one thousand nine hundred and fifteen (Pamphlet Laws six hundred forty-two) entitled "An Act for the protection of the public health by providing that persons firms or corporations



who are operating or conducting hotels restaurants dining-cars or other public eating places in this Commonwealth shall not employ or keep in their employ as cooks waiters kitchen-help chambermaids or other house servants any person or persons who are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis syphilis gonorrhea open external cancer or barber's itch or who are carriers of typhoid fever and further providing that no dishes receptacles or utensils used in eating or drinking shall be furnished to patrons or customers of any such public eating place unless the same have been thoroughly cleansed since used by another individual and further providing that no towels shall be furnished in any washroom in connection with any such public eating-place unless such towels be laundered or discarded after each individual use and further providing that no common drinking cups shall be furnished at any public drinking place operated in connection with any such public eating place and providing penalties for violation of the provisions of this act" by extending its provisions to public drinking places requiring public washrooms to be kept in a sanitary condition and providing for health certificates from employes in such establishments

#### House Bill No. 950, entitled:

An Act to amend section one of an act approved the twentieth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand one hundred fifty-eight) entitled "An Act to fix regulate and establish the fees to be charged and received by constables in this Commonwealth" as amended

#### House Bill No. 952, entitled:

An Act making a deficiency appropriation to the Department of Labor and Industry for the payment of the salaries of a supervising inspector

#### House Bill No. 973, entitled:

An Act regulating the selling offering or exposing for sale of agricultural seeds and mixtures of the same for seeding purposes forbidding the sale of seeds unfit for seeding purpose and providing for the prohibition of such sales by injunction providing for the taking and examination of samples of agricultural seeds by the Secretary of Agriculture and his agents and the publication of information gained from such examinations providing for the enforcement of the act and providing penalties for its violation

#### House Bill No. 997, entitled:

An Act to amend the forty-first clause of section two article one chapter five of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

#### House Bill No. 1020, entitled:

An Act to amend chapter eleven article two of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

#### House Bill No. 1059, entitled:

An Act to amend section fourteen of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws ten hundred and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by providing for the payment of retirement allowances to employes who have rendered at least forty-five years of school service

#### House Bill No. 1064, entitled:

An Act to amend the act approved the fourth day of April one thousand nine hundred and nineteen (Pamphlet Laws thirty-five) entitled "An act fixing the per diem compensation of borough and township assessors and assistant assessors and the method of ascertaining the number of days employed" by fixing the per diem compensation of assessors and assistant assessors in boroughs wards and townships of the second class and providing the method of ascertaining the number of days employed

#### House Bill No. 1066, entitled:

An Act requiring persons, partnerships, associations or corporations advertising for soliciting business as adjusters of claims within this Commonwealth for loss or damage arising out of policies of insurance, surety or indemnity on property, persons or insurable business interests within this Commonwealth to be licensed by the Insurance Commissioner.

#### House Bill No. 1067, entitled:

An Act making it unlawful to give or offer money to secure proxies for use at meetings of insurance companies

#### House Bill No. 1074, entitled:

An Act to further amend section forty-nine of an act approved the fifth day of May one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred and ninety-three) entitled "An act entitled 'An act to create a bureau of building inspection and to regulate the construction maintenance and inspection of buildings and party walls in cities of the first class"

#### House Bill No. 1079, entitled:

An Act creating a commission to select a historic spot as a cemetery for the burial of bodies of soldiers sailors marines war nurses and members of the National Guard defining the powers and duties of the commission and making an appropriation

#### House Bill No. 1188, entitled:

An Act defining a private game preserve and making it a misdemeanor to enter such preserve for certain purposes or to break injure or destroy the enclosure of the same and fixing penalties

#### House Bill No. 1202, entitled:

An Act to repeal an act approved the seventeenth day of March one thousand eight hundred and sixty-eight (Pamphlet Laws three hundred and forty-two) entitled "An act relating to the collection of State and county taxes in the county of Montgomery"

#### House Bill No. 1203, entitled:

An Act to repeal an act approved the twenty-third day of March one thousand eight hundred and sixty-five (Pamphlet Laws six hundred and thirty-four) entitled "An act relating to the compensation of the county treasurers of Montgomery and Berks counties."

#### House Bill No. 1220, entitled:

A supplement to the act of June first, one thousand nine hundred and eleven (Pamphlet Laws five hundred and ninety-nine), entitled "An act authorizing the Insurance Commissioner to proceed against and take possession of any insolvent or delinquent company, order of association transacting any class of insurance; and prescribing the method by which such insolvent or delinquent companies, orders or associations shall be dissolved and liquidated," directing the deposit and keeping of any moneys or funds which shall come into the possession of the Insurance Commissioner or his deputies while liquidating the business of any insurance company under the authority of said act.

#### House Bill No. 1286, entitled:

An Act to further amend an act, entitled "An act to authorize and provide for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum, for restraint, care, and treatment," approved April sixteen, Anno Domini one thousand nine hundred and three, as amended by the act approved May twenty-eight, one thousand nine hundred and seven, entitled "An act to amend an act, entitled 'An act to authorize and provide for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum, for restraint, care and treatment,' approved April sixteen, Anno Domini one thousand nine hundred and three; providing for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum, for restraint, care, and treatment, by the court of quarter sessions providing for the payment of the cost and expense of care and treatment of indigent inebriates by the county from which the inebriate is committed and that the overhead charges shall be paid by the state when the inebriate is committed to a public state institution.

Whereupon,

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) in the presence of the Senate signed the same.

#### REPORTS FROM COMMITTEE.

Mr. JONES. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. JONES, from the Committee on Public Roads and Highways, re-reported as committed, Senate Bill No. 735, (House Bill No. 795), entitled:

An Act to amend section three hundred eighty-six clause four of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising



ing amending and consolidating the law relating thereto" by limiting the powers of townships of the second class to contract for road purposes

Also from the Committee on Public Roads and Highways, re-reported as committed, Senate Bill No. 734, (House Bill No. 794), entitled:

An Act to amend the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

#### BILL INTRODUCED.

Mr. ARON. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. ARON read in his place and presented to the Chair Senate Bill No. 1328, entitled:

An Act to amend section five of Article XX of an act, entitled "An act for the better government of cities of the first class of this Commonwealth," approved the twenty-fifth day of June, A. D. 1919.

Which was committed to the Committee on Public Health and Sanitation.

#### REPORTS FROM COMMITTEES.

Mr. HEATON. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. HEATON, from the Committee on City Passenger Railways, reported as amended, Senate Bill No. 995, (House Bill No. 606), entitled:

A Supplement to an act approved the fourteenth day of May, one thousand eight hundred and eighty-nine, (P. L. 211), entitled "An act to provide for the incorporation and government of street railway companies in this Commonwealth," authorizing street railway companies to operate vehicles without the use of rails or tracks, by electricity distributed by overhead wires.

Mr. WEAVER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WEAVER, from the Committee on Judiciary General, reported as committed, Senate Bill No. 1042, (House Bill No. 1213), entitled:

An Act to amend the act approved the sixteenth day of April, one thousand eight hundred and seventy-five (P. L. 54), entitled "An act to provide for appeals in cases where the county commissioners and auditors have failed or shall hereafter fail to fix compensation of county treasurers, and to repeal an act entitled 'A supplement to an act relating to county treasurers, passed the fifteenth day of April, one thousand eight hundred and thirty-four, approved the eighteenth day of April, one thousand eight hundred and seventy-four, in regard to the compensation of county treasurer'; by providing for appeals by the county treasurer in cases where the county commissioners and auditors have fixed the compensation of the county treasurer.

Mr. S. J. MILLER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. S. J. MILLER, from the Committee on Public Health and Sanitation, reported as committed, Senate Bill No. 1328, entitled:

An Act to amend section five of Article XX of an act entitled "An act for the better government of cities of the first class of this Commonwealth," approved the twenty-fifth day of June, A. D. 1919.

Mr. GRAY. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. GRAY, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 651, entitled:

An Act to amend an act approved the twenty-seventh day of June, 1913, (P. L. 568), entitled "An act providing for the incorporation, regulation, and government of cities of the third

class; regulating nomination and election of municipal officers therein; and repealing, consolidating and extending existing laws in relation thereto," defining certain of the powers of cities of the third class with reference to street lighting.

Also from the Committee on Municipal Affairs, reported as amended, Senate Bill No. 589, entitled:

An Act to amend section two, article five, chapter seven of an act approved the fourteenth day of May, one thousand nine hundred and fifteen (P. L. 312), entitled "An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs."

Also from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 955, entitled:

An Act requiring the filing of plans and specifications for buildings, public works, highways or improvements undertaken by boroughs, townships, poor districts or school districts in the office of the clerk of the court of quarter sessions, and requiring copies to be furnished by the secretary, architect or engineer of the municipality to applicants therefor.

Also from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 966, entitled:

An Act to amend chapter four of the act approved the fourteenth day of May, one thousand nine hundred and fifteen (P. L. 312), entitled "An act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs," by providing for the adjustment and apportionment of the property of two or more consolidating boroughs, or of a borough and of territory annexed thereto.

Also from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 859, entitled:

An Act to further regulate the construction, maintenance and inspection of buildings in cities of the first class.

Also from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 599, entitled:

An Act to amend an act approved June 25, 1919, entitled "An act for the better government of cities of the first class of this Commonwealth."

Also from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 597, entitled:

An Act providing that in computing the indebtedness of cities of the first class the word "indebtedness" shall include all manner of debt, and the net amount thereof shall be ascertained as in the case of other municipal corporations, by deducting from the gross amount of moneys in the treasury all outstanding solvent debts and all revenues applicable within one year to the payment of the same.

Also from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 598, entitled:

An Act to amend article nineteen of an act approved June 25, 1919, entitled "An act for the better government of cities of the first class of this commonwealth."

Also from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 600, entitled:

An Act authorizing cities of the first class, with the assent of the electors duly obtained at an election, to use moneys, borrowed or authorized to be borrowed or which shall be borrowed or authorized to be borrowed, for purposes which have proved or may prove impracticable impossible or inadvisable for any other lawful municipal purpose.

Also from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 596, entitled:

An Act to amend an act approved July 8, 1917, entitled "An act requiring all counties, cities, boroughs, townships, school districts, and other municipalities and incorporated districts, to sell any bonds or other securities issued by them to the highest responsible bidder after due public notice" so as to authorize said municipalities or incorporated districts to sell bonds or other securities to the public at a fixed price at not less than par and without bidding.

Also from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 994, (House Bill No. 603), entitled:

An Act to amend section six of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation" as amended.

## MOTION TO READ BILLS THE FIRST TIME.

Mr. LESLIE. Mr. President, I move that all bills reported from committees at today's session be read the first time.

Mr. SMITH. Mr. President, I second the motion.  
The motion was agreed to.

## BILLS ON FIRST READING.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 275, entitled:

An Act to exempt talking machines phonographs and musical instruments of every description leased or conditionally sold to or hired by any person or persons residing in or having a place of business in this Commonwealth from levy or sale on execution or distress for rent

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 368, entitled:

An Act to amend an act entitled "An act for the better government of cities of the first class of this Commonwealth" approved the twenty-fifth day of June one thousand nine hundred and nineteen.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 467 (House Bill No. 787), entitled:

A bill to exempt electric washing machines, electric vacuum or suction cleaners, electric ironing machines or mangles, electric dish washing machines, electric sewing machines, electric portable lamps, electric refrigerating machines, electric sad irons, electric vibrators, electric heaters, electric ranges or electric water heaters, leased or hired, from levy or sale on execution or distress for rent.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 474 (House Bill No. 567), entitled:

An Act to enable city county poor ward school borough and township tax collectors their executors and administrators if they are deceased or either surety or sureties if the surety or sureties have paid the taxes to collect taxes for the payment of which they have become personally liable without having collected the same by the expiration of the authority of their respective bonds or by the expiration of the authority of their respective warrants or by the expiration of their terms of office and to extend the time for the collection of the same for a period of two years from the passage of this act.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 559), entitled:

An Act making an appropriation to aid in the erection of a monument at Erie Pennsylvania commemorating the building of the fleet at that place and the conspicuous manner in which it performed its errand at the Battle of Lake Erie and for repairs to and improvements for the flagship Niagara.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 575 (House Bill No. 575), entitled:

An Act to amend an act approved the twenty-first day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred and eighty-five) entitled "An act providing for the return of taxes on seated lands in counties poor districts boroughs incorporated towns and townships for county poor borough town or township taxes respectively and providing for the sale of such lands for taxes" as amended providing for the preservation of the lien of first mortgages.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 589, entitled:

An Act to amend section two article five chapter seven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 596, entitled:

An Act to amend an act approved July sixth one thousand nine hundred and seventeen entitled "An act requiring all counties cities boroughs townships school districts and other municipalities and incorporated districts to sell any bonds or other securities issued to them to the highest responsible bidder after due public notice" so as to authorize said municipalities or incorporated districts to sell bonds or other securities to the public at a fixed price at not less than par and without bidding.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 597, entitled:

An Act providing that in computing the indebtedness of cities of the first class the word "indebtedness" shall include all manner of debt and the net amount thereof shall be ascertained as in the case of other municipal corporations by deducting from the gross amount of moneys in the treasury all outstanding solvent debts and all revenues applicable within one year to the payment of the same

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 598, entitled:

An Act to amend article nineteen of an act approved the twenty-fifth day of June, nineteen hundred and nineteen entitled "An act for the better government of cities of the first class of this Commonwealth"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 599, entitled:

An Act to amend an act approved the twenty-fifth day of June nineteen hundred and nineteen entitled "An act for the better government of cities of the first class of this Commonwealth"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 600), entitled:

An Act authorizing cities of the first class with the assent of the electors duly obtained at an election to use moneys borrowed or authorized to be borrowed for purposes which have proved or may prove impracticable impossible or inadvisable for any other lawful municipal purpose

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,  
The Senate proceeded to the first reading and consideration of Senate Bill No. 651, entitled:

An Act to amend an act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred sixty-eight) entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending laws in relation thereto defining certain of the powers of cities of the third class with reference to street lighting"



And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 778 (House Bill No. 574), entitled:

An Act to authorize the filing and recording of notices of liens for taxes due the United States in the office of the recorders of deeds of the several counties of this Commonwealth

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 789 (House Bill No. 1126), entitled:

An Act to provide for the recording and the notation upon the record of any deed or other recorded instrument of any judgment or decree affecting such deed or other instrument and providing that such recording and notation shall be notice of such judgment or decree.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 845 (House Bill No. 1097), entitled:

An Act restricting the appointment of corporate fiduciaries by testators or by any court or register of wills to corporations fully subject to supervision and examination by the Banking Department.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 846 (House Bill No. 1107), entitled:

An act requiring banks banking corporations copartnerships or associations co-operative banking associations trust safe deposit real estate mortgage title insurance guaranty surety and indemnity companies savings institutions savings banks provident institutions building and loan associations lodges and societies to file of record names of persons authorized to make entries on records of mortgages imposing certain duties on recorders of deeds and declaring certain entries void

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 849 (House Bill No. 515), entitled: :

An Act to amend an act approved the seventeenth day of May, one thousand nine hundred nineteen, (Pamphlet Laws two hundred five), entitled "An Act to amend section one of an act approved the fifth day of May, one thousand eight hundred and thirty-two, entitled, 'An act regulating lateral railroads,' by extending the provisions thereof to any person or persons, corporation of the first or second class, partnership, municipal or quasi-municipal corporation, school or poor district of the State of Pennsylvania, incorporated under general or special acts of Assembly, being the owner or owners of land, mills, quarries, coal-mines, lime-kilns, or other real estate, in the vicinity of any railroad, canal or slack-water navigation, made or to be made by any company or by the State of Pennsylvania, and not more than four miles distant therefrom;" increasing the length of lateral railroads.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 851 (House Bill No. 1162), entitled:

An Act to amend section one of the act approved the twenty-sixth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and thirty-nine) entitled "An act defining sedition and prescribing the punishment therefor"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 859, entitled:

An Act to further regulate the construction maintenance and inspection of buildings in cities of the first class

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 885, (House Bill No. 55), entitled:

An Act imposing a State tax on gross receipts received from outdoor advertising providing for the collection thereof and prescribing penalties

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 886, (House Bill No. 1192), entitled:

An Act imposing a State tax on gasoline sold in this Commonwealth except for the purpose of resale providing for the collection thereof providing for the distribution and use of the revenues derived from said tax making an appropriation and fixing penalties

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 892, (House Bill No. 205), entitled:

An Act imposing a State tax upon the gross receipts received in the operation of places of public entertainment or amusement providing for its collection and imposing penalties

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 902. (House Bill No. 1077), entitled:

An Act directing the county controllers, and where such officer does not exist then the county auditors, in all counties of the fifth, sixth, seventh and eighth classes, to audit the accounts and records of the Register of Wills, the Recorder of Deeds, the Prothonotary and the Clerks of the several courts of each such county, describing the powers and duties of all the above officers in relation to such audit, defining perjury and subordination of perjury in relation thereto, placing certain duties on the county treasurer and prescribing penalties.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 922, (House Bill No. 1187), entitled:

An Act to amend section one of the act approved the seventeenth day of July one thousand nine hundred and nineteen entitled "An act requiring licenses to sell steamship tickets or orders for transportation to or from foreign countries and providing penalties"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 923, (House Bill No. 47), entitled:

A Joint Resolution proposing an amendment to section one, article nine, of the Constitution of the Commonwealth of Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 955, entitled:

An Act requiring the filing of plans and specifications for buildings public works highways or improvements undertaken by boroughs townships poor districts or school districts in the office of the clerk of the court of quarter sessions and requiring copies to be furnished by the secretary architect or engineer of the municipality to applicants therefor

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 959, (House Bill No. 695), entitled:

An Act to amend section two of an act approved the twentieth day of June, one thousand nine hundred and nineteen (P. L. 521), entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death, and of property within this Commonwealth of a decedent who was a non-resident of the Commonwealth at the time of his death; and making it unlawful for any corporation of this Commonwealth, or national banking association located therein, to transfer the stock of such corporation or banking association, standing in the name of any such decedent, until the tax on the transfer thereof has been paid; and providing penalties; and citing certain acts for repeal;" by making uniform the rates of taxation on all property taxable under this act.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 966, entitled:

An Act to amend chapter four of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" by providing for the adjustment and apportionment of the property of two or more consolidating boroughs or of a borough and of territory annexed thereto

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 981, (House Bill No. 767), entitled:

An Act to amend section one thousand six hundred and one of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 399), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 986, (House Bill No. 1031), entitled:

An Act empowering cities of the third class to contract with certain incorporated associations to use and occupy public parks and playgrounds subject to regulations prescribed by said cities

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 987, (House Bill No. 1032), entitled:

An Act to amend section four of an act approved the twentieth day of June, one thousand nine hundred and seventeen (P. L. 618), entitled "An act relating to the appointment of persons to the police department in cities of the third class; providing for and regulating examinations, the manner of appointments and the manner and power of removal of employees of said department; and providing a method for fixing compensation"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 991, (House Bill No. 1195), entitled:

An Act to commemorate the memory of Thaddeus Stevens by designating one of the educational buildings to be erected in the capital park as "The Thaddeus Stevens Educational Memorial" and constituting a commission to prepare a pamphlet dealing with the life and the speeches of Thaddeus Stevens to be distributed to the public schools

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 993, (House Bill No. 1278), entitled:

An Act to amend an act approved the twenty-fourth day of May, one thousand eight hundred and eighty-seven (Pamphlet Laws one hundred eighty-two), entitled: "An act to authorize the councils of the cities of the first class of the Commonwealth to appropriate annually a sum, not exceeding five hundred dollars, for the support and maintenance of each company of the National Guard using and occupying an armory, building, room or quarters within said cities, in addition to the annual appropriation by the Legislature" fixing the amounts which may be appropriated by cities of the first, second and third classes to companies, troops and similar units of the National Guard and extending the provisions of said act to counties.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 994, (House Bill No. 603), entitled:

An Act to amend section six of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation" as amended

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 995, (House Bill No. 606), entitled:

A supplement to an act approved the fourteenth day of May, one thousand eight hundred and eighty-nine (P. L. 211), entitled "An act to provide for the incorporation and government and street railway companies and traction motor or motor power companies authorized by law to lease and operate street railway companies in this Commonwealth," authorizing street railway companies to operate vehicles without the use of rails or tracks, by electricity distributed by overhead wires.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 996, (House Bill No. 939), entitled:

An Act to amend section four hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 999, (House Bill No. 1090), entitled:

An Act authorizing the appointment of interpreters in counties of the third fourth fifth sixth seventh and eighth classes of this Commonwealth and providing for their compensation

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1006, (House Bill No. 1363), entitled:

An Act providing for placement training in the several departments bureaus boards divisions and commissions of the State Government of disabled soldiers sailors and marines

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.



Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1013, (House Bill No. 85), entitled:

An Act to amend section twenty-five of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" as amended

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1018, (House Bill No. 1305), entitled:

An Act making it unlawful to interfere or attempt to interfere with persons about to procure marriage licenses or to influence or attempt to influence such persons to go to certain officers for such purposes

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1021, (House Bill No. 1334), entitled:

An Act to repeal section two of an act entitled "An act for the protection of the public health by providing that persons firms or corporations who are operating or conducting hotels restaurants dining cars or other eating places in this Commonwealth shall not employ or keep in their employ as cooks waiters kitchen help chambermaids or other house servants any person or persons who are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis syphilis gonorrhea open external cancer or barber's itch or who are carriers of typhoid fever and further providing that no dishes receptacles or utensils used in eating or drinking shall be furnished to patrons or customers if any such public eating place unless the same have been thoroughly cleansed since used by another individual and further providing that no towels shall be furnished in any washroom in connection with any such public eating place unless such towels be laundered or discarded after each individual use and further providing that no common drinking cups shall be furnished at any public drinking place operated in connection with any such public eating place and providing penalties for violations of the provisions of this act" approved May twenty-eighth one thousand nine hundred and fifteen (Pamphlet Laws six hundred and forty-two)

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1023, (House Bill No. 1346), entitled:

An Act to amend section nine of article seven chapter six of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" by adding thereto sub-section eight providing that the borough's share of the cost of construction and improvement of streets or highways in boroughs which are built or improved jointly by the borough and the county the borough and State or borough county and State may be assessed against the abutting property owners

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1028, (House Bill No. 1212), entitled:

An Act to amend section twelve article one chapter eight of an act approved the fourteenth day of May one thousand nine hundred fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1029, (House Bill No. 1243), entitled:

An Act to further amend section twenty of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred forty-four) entitled "An act providing for original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" as amended providing for the vacation of abandoned or condemned turnpikes

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1031, (House Bill No. 1271), entitled:

An Act to amend clause (b) of section five of an act approved the twenty-first day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and nine) entitled "An act relating to the organization maintenance and operation of the Banking Department and the scope of its supervision and control over corporations partnerships unincorporated associations and individuals and the assets and liabilities thereof providing penalties for the enforcement of its provisions and repealing certain acts

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1032, (House Bill No. 1290), entitled:

An Act appropriating to the Department of Health any moneys to be received from the United States Government in the promotion of sanitation public health and health education the protection and care of maternity infancy and old age and the prevention treatment and cure of disease

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1033, (House Bill No. 1299), entitled:

An Act to amend section one of an act, approved the seventeenth day of June, Anno Domini, one thousand nine hundred and thirteen (Pamphlet Laws five hundred and seven), entitled "An act to provide revenue for State and county purposes, and in cities co-extensive with counties, for city and county purposes; imposing taxes upon certain classes of personal property; providing for the assessment and collection of the same; providing for the duties and compensation of prothonotaries and recorders in connection therewith; and modifying existing legislation which provided for raising revenue for State purposes," as amended.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1036, (House Bill No. 1341), entitled:

An Act to amend section one of an act approved the eighth day of April one thousand eight hundred sixty-seven (Pamphlet Laws fifty) entitled "An act to permit disabled soldiers to peddle by procuring a license therefor without charge" as amended

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1039, (House Bill No. 1016), entitled:

An Act to amend section one thousand two hundred ten as amended, and section one thousand one hundred three, of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," and repealing section one thousand two hundred twelve thereof.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1042, (House Bill No. 1213), entitled:

An Act to amend the act approved the sixteenth day of April one thousand eight hundred and seventy-five (Pamphlet Laws fifty-four) entitled "An act to provide for appeals in cases where the county commissioners and auditors have failed or shall hereinafter fail to fix compensation of county treasurers and to repeal an act entitled 'A supplement to an act relating to county treasurers passed the fifteenth of April one thousand eight hundred and thirty-four' approved the eighteenth day of April one thousand eight hundred and seventy-four in regard to the compensation of county treasurers" by providing for appeals by the county treasurers in cases where the county commissioners and auditors have fixed the compensation of the county treasurer

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1043, (House Bill No. 1291), entitled:

An Act reorganizing the Adjutant General's Department designating the officers and employes thereof and fixing the salaries of each

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1044, (House Bill No. 1292), entitled:

An Act authorizing the Adjutant General to erect construct complete and equip a building on the arsenal grounds at Harrisburg for use as a garage and machine shop and to grade and terrace the ground in connection therewith providing for the letting of contracts therefor and making an appropriation

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1045, (House Bill No. 1128), entitled:

An Act to repeal an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ninety-three) entitled "An act to amend an act approved the first day of May one thousand nine hundred and thirteen entitled 'An act to prohibit the killing of foxes by certain methods in Delaware county and fixing a penalty for violation of the act' by extending the provisions of said act to Chester county and Montgomery county" as far as the same relates to Montgomery county

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1046, (House Bill No. 1222), entitled:

An Act to repeal the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ninety-three) entitled "An act to amend an act approved the first day of May one thousand nine hundred and thirteen entitled 'An act to prohibit the killing of foxes by certain methods in Delaware county and fixing a penalty for violation of the act' by extending the provisions of the said act to Chester county and Montgomery county" insofar as the same relates to Chester county

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1047, (House Bill No. 1303), entitled:

An Act requiring certain provisions in policies of insurance against loss or damages resulting from accident to or injury suffered by an employe or other person and against loss or damage to property caused by animals or by any vehicle drawn propelled or operated by any motive power

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1064, entitled:

A Supplement to an act approved the second day of June, 1915 (P. L. 762) entitled "An act providing for the creation and administration of a State Fund for the insurance of compensation for injuries to employes of subscribers thereto; declaring false oaths by the subscribers to be misdemeanors; and providing penalties for the violation thereof;" refunding to the general fund of the State Treasury all moneys appropriated for the organization and administration of the State Workmen's Insurance Fund.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1065, entitled:

An Act requiring the recording of certain information relative to the moving of household goods and personal property in cities of the first and second classes imposing certain duties upon all persons, firms and corporations owning or operating vehicles used in such moving, and upon the Department of Public Safety of such cities.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1066, entitled:

An Act to fix the number of Senators in the General Assembly of the State; to apportion the State into Senatorial districts, provided by the Constitution, and to regulate the election of; and the terms of office of, the present and future elected Senators.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1067, entitled:

An Act making an appropriation to the Frederick Douglass Memorial Hospital and Training School, of Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1068, entitled:

An Act to provide for the appointment of assistant district attorneys in the several counties of the fourth class; fixing the salaries of such assistant district attorneys, and providing how the same shall be paid.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1069, entitled:



An Act to amend an act approved the second day of June, Anno Domini, one thousand nine hundred and fifteen (P. L. 736), entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment; establishing an elective schedule of compensation; and providing procedure for the determination of liability and compensation thereunder."

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1328, entitled:

An Act to amend section five of Article XX of an act entitled "An Act for the better government of cities of the first class of this Commonwealth" approved the twenty-fifth day of June, A. D. 1919.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

#### ADJOURNMENT.

Mr. DAIX. Mr. President, I move that the Senate do now adjourn until 11 o'clock tomorrow morning.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 11.21 P. M. until Wednesday, April 20, 1921, at 11 o'clock A. M.

## HOUSE OF REPRESENTATIVES

TUESDAY, April 19, 1921.

The House met at 11 o'clock A. M.

The SPEAKER (Robert S. Spangler), in the Chair.

#### PRAYER.

Rev. Albert E. Curry, Representative from Armstrong county, offered the following prayer:

Our Father which art in Heaven, we invoke Thy blessing to rest upon us today, asking that Thou would be with us in all our deliberations, and that Thou wouldst guide us in all our conclusions, that they may be to Thy glory and to the advancement of Thy honor in the world. We ask Thee that Thou wouldst bless each one of us this morning as we meet in this presence. We ask Thee that Thou would give to us courageous hearts; give to us the courage of our convictions, and may all that is done this day be in accordance with Thy mind and will, and may it rebound to Thy glory.

We ask Thy blessing upon the President of the United States; upon His Excellency, the Governor of this great Commonwealth, and upon all those who are engaged in legislative halls. We ask Thee, Heavenly Father, that Thou wouldst bless this great nation of ours. May this great nation be as an ambassador of God, leading and guiding the nations of earth towards truth, equity, brotherhood and justice.

We ask it all in His name. Amen.

#### JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on the motion of Mr. Hoover, the further reading was dispensed with, and the Journal was approved.

#### REPORTS FROM COMMITTEES.

Mr. D. J. JONES, from the Committee on Judiciary Local, reported as committed, House Bill No. 529, entitled:

An Act requiring county treasurers to mail advertisements to owners and reputed owners whose lands are to be exposed to sale for non-payment of taxes.

Mr. DENNING, from the Committee on Education, reported as committed, House Bill No. 1462, entitled:

An Act to amend section five hundred and twenty-four as amended, and section two thousand eight hundred

twenty-four, as amended, of an act approved the eighteenth day of May, one thousand nine hundred and eleven, entitled, "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," so far as to prescribe a new minimum and a new maximum number of mills that may be levied for school purposes in school districts of the first class, upon each dollar of the total assessment of all property assessed and certified for taxation therein.

Mr. HOWARD SMITH, from the Committee on Judiciary Local, reported as committed, House Bill No. 1686, (Senate Bill No. 935), entitled:

An Act to amend section one of an act approved the eighth day of June, one thousand nine hundred and fifteen, (P. L. 915), entitled "An act to fix the salaries of the deputies in the offices of the clerk of the courts, county controller, recorder of deeds, county treasurer, chief deputy sheriff, and chief clerk to the county commissioners, in counties of this Commonwealth having over two hundred and fifty thousand population and less than four hundred thousand population"

Mr. SOWERS, from the Committee on Judiciary Local, reported as committed, House Bill No. 1676, (Senate Bill No. 800), entitled:

An Act relating to the procedure on appeals from settlements or audits of auditors of boroughs townships and poor districts.

Mr. DAVID J. JONES, from the Committee on Judiciary Local, reported as committed, House Bill No. 1540, (Senate Bill No. 934), entitled:

An Act relating to poor districts co-extensive with counties of the fourth class; authorizing the directors of such district to sell real estate no longer suitable for the support, maintenance and employment of the poor of their respective districts, and to purchase such real estate as may be necessary for such support, maintenance and employment, and to construct thereon such buildings as may be necessary, and to equip and furnish the same; validating the title to real estate heretofore purchased by such directors, and providing for the borrowing of money and the issue of bonds by the County Commissioners to accomplish the purposes of this act

Mr. DIEHM, from the Committee on Insurance, reported as amended, House Bill No. 1669, (Senate Bill No. 641), entitled:

An Act to amend section seven of an act entitled "An act creating a fund for the purpose of rebuilding, restoring and replacing buildings, structures, equipment, or other property of the Commonwealth of Pennsylvania, damaged or destroyed by fire or other casualty, and regulating the placing of insurance thereon, and providing penalties for any violation of the provisions of this act," approved the fourteenth day of May Anno Domini one thousand nine hundred fifteen Pamphlet Laws five hundred twenty-four) by permitting the purchase of policies of boiler insurance.

Mr. SCHAFER, from the Committee on Appropriations, reported as amended House Bill No. 366, entitled:

An Act making an appropriation to the Trustees of the Milliken Hospital, Pottsville, Pennsylvania.

Mr. CAMPBELL, from the Committee on Appropriations, reported as amended, House Bill No. 454, entitled:

An Act making an appropriation to the Building Commission of the Eastern State Hospital for the Insane at Selinsgrove, Pennsylvania.

Mr. BROOKS, from the Committee on Appropriations, reported as amended, House Bill No. 948, entitled:

An Act making an appropriation to the G. W. and Agnes Hoffman Orphanage, Mount Joy Township, Adams County, Pennsylvania.

Mr. MAGILL, from the Committee on Appropriations, reported as amended, House Bill No. 1465, entitled:

An Act making an appropriation to pay the claim of M. D. Jacobs against the Commonwealth of Pennsylvania for services heretofore rendered and materials heretofore furnished in disposing of the bodies of indigent patients who died at the Mount Alto State Sanatorium.

Mr. D. J. JONES, from the Committee on Corporations, re-reported as committed, House Bill No. 380, entitled:

An Act relating to the appointment of sanitary policemen in cities of the third class providing for a civil service board

providing for and regulating examinations the manner of appointments and the manner and power of removal of such employees and providing a method for fixing compensation of a secretary of such board

#### BILLS ON FIRST READING.

Mr. McCAIG asked and received unanimous consent to have the following bills read the first time:

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 366, entitled:

An Act making an appropriation to the Trustees of the Milliken Hospital, Pottsville, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 454, entitled:

An Act making an appropriation to the Building Commission of the Eastern State Hospital for the Insane located at Sellinsgrove Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 948, entitled:

An Act making an appropriation to the G W and Agnes Hoffman Orphanage Mount Joy township Adams county Pennsylvania

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1465, entitled:

An Act making an appropriation to pay the claim of M. D. Jacobs against the Commonwealth of Pennsylvania for services heretofore rendered and materials heretofore furnished in disposing of the bodies of indigent patients who died at the Mont Alto State Sanatorium

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

#### RESOLUTION NO. 12.

Mr. HEFFERNAN. Mr. Speaker, I desire to call up at this time resolution No. 12, File Folio No. 5991, and move its adoption.

The SPEAKER. The resolution will be read by the Clerk.  
The Clerk read the resolution as follows:

Whereas The Irish people are suffering untold misery by the ruthless and barbarous treatment at the hands of the British Soldiers as evidenced in the report of the American Commission on atrocities in Ireland therefore be it

Resolved (if the Senate Concur) That the Members of the Senate and House of Representatives of the General Assembly of the Commonwealth of Pennsylvania do respectfully address and petition Congress of the United States in order to put an end to crimes committed in the name of government and to end the sufferings of thousands of women and children to recognize without intervention the legitimate and lawful authority of the Republic of Ireland as established in the votes of the people

On the question,

Will the House adopt the resolution?

Mr. DUNLAP. Mr. Speaker. I move that this resolution be referred to the Committee on Federal Relations.

Mr. MARSHALL. Mr. Speaker, I second the motion.  
The motion was agreed to.

#### RESOLUTION RECALLING HOUSE BILL NO. 626 FROM GOVERNOR.

Mr. HENRY F. MILLER, presented the following resolution, which was twice read, considered and adopted.

In the House of Representatives, April 19, 1921.

Resolved (if the Senate concur), That House Bill No. 626, File Folio 3489, entitled "An Act to amend section one of the

act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred ninety-five), entitled 'An act to provide for the appointment of assistant district attorneys in the several counties having over ninety thousand and less than seven hundred and fifty thousand inhabitants and fixing their salaries,' be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

#### RESOLUTION RECALLING HOUSE BILL NO. 860 FROM THE GOVERNOR.

Mr. WHITAKER presented the following resolution, which was twice read, considered and adopted:

In the House of Representatives, April 19, 1921.

Resolved (if the Senate concur), That House Bill No. 860, File Folio 3345, entitled "An act creating a commission to prepare a revision and consolidation of the existing general statutory law; defining the powers and duties of the commission; imposing certain duties upon the Legislative Reference Bureau; providing for the report of the commission to the General Assembly for its adoption or rejection, and making an appropriation," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

#### COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

#### APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 14, 1921.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor House Bill No. 757, File Folio 2833, entitled:

"Resolved (if the Senate concur), That House Bill No. 757, File Folio 2833, entitled 'An Act to amend an act approved the twenty-fifth day of May one thousand eight hundred ninety-seven (Pamphlet Laws eighty-three), entitled "An Act to provide for the maintenance, care and treatment of the indigent insane in county and local institutions," as amended,' be recalled from the Governor for the purpose of amendment."

Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

#### RECONSIDERATION OF VOTE ON HOUSE BILL NO. 757.

Mr. HESS. Mr. Speaker, I move that the vote by which this bill passed finally be reconsidered.

Mr. BROOKS. Mr. Speaker, I second the motion.

The motion was agreed to

Mr. HESS. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. BROOKS. Mr. Speaker, I second the motion.

The motion was agreed to

On the question recurring.

Will the House agree to the bill on third reading?

Mr. HESS. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend section 1, page 4, line 16, by striking out the word "treatment" and inserting in lieu thereof the word "payment"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question.

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.



## COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

## APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 14, 1921.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor House Bill No. 878, File Folio 3411, entitled:

"Resolved (if the Senate concur), That House Bill No. 878, File Folio 3411, entitled 'An act to amend an act approved the nineteenth day of June, one thousand nine hundred and eleven (Pamphlet Laws, one thousand and fifty-nine), entitled 'An act extending the powers of judges of courts of quarter sessions and of over and terminer in relation to releasing prisoners in jails and workhouses on parole' by extending said act to include houses of correction and conferring similar powers on other courts of record,' be recalled from the Governor for the purpose of amendment."

Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

## RECONSIDERATION OF VOTE ON HOUSE BILL NO. 878.

Mr. DITHRICH. Mr. Speaker, I move that the vote by which this bill passed finally be reconsidered.

Mr. LOVE. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. DITHRICH. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. LOVE. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring.

Will the House agree to the bill on third reading?

Mr. DITHRICH. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend the title of the act, page one, by striking out in the eighth line of the title the word "and" and adding in the ninth line of the title after the word "record" the following: "And providing that the power of parole shall extend for a period not to exceed the maximum sentence as provided by law."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question.

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

## COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

## APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 14, 1921.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor House Bill No. 301, File Folio 2285, entitled:

"Resolved (if the Senate concur), That House Bill No. 301, File Folio 2285, entitled 'An act to amend sections six and eight of article two of chapter seven of the act approved the fourteenth day of May, one thousand nine hundred and fifteen (Pamphlet Laws, three hundred and twelve), entitled 'An act providing a system of government for boroughs and revising, amending and consolidating the law relating to boroughs,' and to repeal sections seven of article two of chapter seven of said act,' be recalled from the Governor for the purpose of amendment."

Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

## RECONSIDERATION OF VOTE ON HOUSE BILL NO. 301.

Mr. SCHAEFFER. Mr. Speaker, I move that the vote by which this bill passed finally be reconsidered.

Mr. KANTNER. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. SCHAEFFER. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. KANTNER. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring.

Will the House agree to the bill on third reading?

Mr. SCHAEFFER. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend title by striking out in the second line thereof the words "section six and eight," and inserting in lieu thereof the words "section seven."

Further amend by striking out all of Sections 1, 2 and 3 of said act, and inserting in lieu thereof the following:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same, That section seven of article two of chapter seven of the act approved the fourteenth day of May, Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws, three hundred and twelve), entitled "An act providing a system of government for boroughs, and revising, amending and consolidating the law relating to boroughs," which reads as follows:

"Section 7. The salary of the burgess shall not exceed, per annum, one hundred dollars per thousand for the first five thousand population, or fraction thereof; and fifty dollars per annum for each additional one thousand of population or fractional majority thereof; the population to be determined by the last United States decennial census, or, by five times the number of electors in the borough as shown by the last resignation thereof," is hereby amended to read as follows:

Section 7. The salary of the burgess shall not exceed, per annum, one hundred dollars per thousand for the first five thousand population, or fraction thereof; and fifty dollars per annum for each additional one thousand of population or fractional majority thereof; the population to be determined by the last United States decennial census, or, by five times the number of electors in the borough as shown by the last registration thereof; Provided, however, That in any borough whose population, calculated as aforesaid, shall exceed ten thousand, the borough council may, by ordinance, fix the salary of the burgess at any sum not exceeding two thousand dollars.

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question.

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

## SENATE MESSAGE.

## AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 836.

An Act providing exclusive methods for the collection of benefits assessed by viewers in proceedings incidental to public improvements and providing for the filing of municipal liens therefore and for their collection

with the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 2, line 3, after the word "authorities" by striking out the word "may."

On the question,  
Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—192.

Alexander,	Edmonds,	Krause,	Ruddy,
Allum,	Ehrhardt,	Krugh,	Ruth,
Armstrong,	Elgin,	Lafferty,	Schaeffer,
Asbury,	Evans,	Leeds,	Schilling,
Aston,	Finney,	Lewis,	Schwartz,
Baker,	Fitzgibbon,	Long,	Sieg,
Baldi,	Flynn,	Love,	Shaffer,
Barnhart,	Fowler,	McBride,	Shannon,
Beaver,	Fox,	McCaig,	Shellenberger,
Beckley,	Franklin,	McCann,	Sinclair,
Bell,	Gearhart,	McCarthy,	Smiley,
Bidelspacher,	Gibbon,	McClure,	Smink,
Blair,	Glass,	McConnell,	Smith, H. J.,
Bluett,	Gochring,	McCurdy,	Smith, H.,
Blumberg,	Golder,	McGowan,	Smith, J. W.,
Bolard,	Goodnough,	McHugh,	Smith, L.,
Bower,	Goss,	McKim,	Snowden,
Brady,	Green,	McKnight,	Soffel,
Brendle,	Griffith,	McMullen,	Sowers,
Brenneman,	Hagerty,	McOwen,	Sprowls,
Bromley,	Haines,	McVicar,	Stackhouse,
Brooks,	Haldeman,	Magill,	Stadlander,
Brown, F. B.,	Hampson,	Mangan,	Stark,
Brown, T. R.,	Harer,	Marcus, J. C.,	Steedle,
Burns,	Harry,	Marshall,	Sterling,
Cambell,	Haslett,	Martin,	Stevens,
Catlin,	Hatrick,	Mantz,	Stevenson,
Clutton,	Haws,	Michel,	Stewart,
Comer,	Haves,	Millar, A.,	Strauss,
Conner,	Heffernan,	Millar, A. S. C.,	Sweitzer,
Cook,	Henderson, E.,	Miller, C.,	Thomas,
Craig, J. R.,	Henderson, W.,	Miller, D. I.,	Trainer,
Craig, J. O.,	Hess,	Miller, D. D.,	Van Alen,
Cratty,	Hetrick,	Miller, H. F.,	Viekerman,
Crum,	Hoffman, J. N.,	Miller, J. J.,	Walker, G. T.,
Curran,	Hoffman, M. R.,	Mitchell,	Walker, J. A.,
Davis,	Holcombe,	Morris,	Weamer,
Dawson,	Hoover,	Ogle,	Weiss,
DeHaas,	Horne,	Perry,	Wettach,
Denning,	Hough,	Phillips,	Whitaker,
Dewey, P. H.,	Huston,	Pike,	Whitehouse,
Dichm,	Jones, D. J.,	Posey,	Whiteman,
Dilsheimer,	Jones, W. W.,	Quigley,	Williams,
Dithrich,	Jordan,	Rhoads,	Wolfe,
Donnelley,	Kantner,	Richards,	Woner,
Drinkhouse,	Keene,	Rieder,	Wood,
Dunlap,	Kelly,	Rinn,	Woodruff,
Dunn,	Kohler,	Roman,	Zook,
	Kooser,	Ruch,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

## SENATE MESSAGE.

## AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

## House Bill No. 712.

An Act authorizing corporations created under the laws of other states of the United States for certain purposes to take hold mortgage lease and convey real estate in this Commonwealth and validating certain titles

with the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend title, line 4, by inserting after the word "Commonwealth" the words "and validating certain titles."

On the question,

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—195.

Alexander,	Ehrhardt,	Kooser,	Ruth,
Allum,	Elgin,	Krause,	Schaeffer,
Armstrong,	Evans,	Krugh,	Schilling,
Asbury,	Feldman,	Lafferty,	Schwartz,
Aston,	Finney,	Leeds,	Sieg,
Baker,	Fitzgibbon,	Lewis,	Shaffer,
Baldi,	Flynn,	Long,	Shannon,
Barnhart,	Fowler,	Love,	Shellenberger,
Beaver,	Fox,	McBride,	Sinclair,
Beckley,	Franklin,	McCaig,	Smiley,
Bell,	Gearhart,	McCann,	Smink,
Bidelspacher,	Gelder,	McCarthy,	Smith, H. J.,
Blair,	Gibbon,	McClure,	Smith, H.,
Bluett,	Glass,	McConnell,	Smith, J. W.,
Blumberg,	Gochring,	McCurdy,	Smith, L.,
Bolard,	Golder,	McGowan,	Snowden,
Bower,	Goodnough,	McKim,	Soffel,
Brady,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Sprowls,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stark,
Brown, F. B.,	Haines,	Magill,	Steedle,
Brown, T. R.,	Hampson,	Mangan,	Sterling,
Burns,	Harding,	Marcus, J.,	Stevens,
Cambell,	Harer,	Marcus, J. C.,	Stevenson,
Catlin,	Harry,	Marshall,	Stewart,
Clutton,	Haslett,	Martin,	Strauss,
Conner,	Hatrick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. I.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. D.,	Viekerman,
Curran,	Hess,	Miller, H. F.,	Walker, G. T.,
Davis,	Hetrick,	Miller, J. J.,	Walker, J. A.,
Dawson,	Hoffman, J. N.,	Mitchell,	Weamer,
DeHaas,	Hoffman, M. R.,	Morris,	Weiss,
Denning,	Holcombe,	Ogle,	Wettach,
Dewey, P. H.,	Hoover,	Perry,	Whitaker,
Dichm,	Horne,	Phillips,	Whitehouse,
Dilsheimer,	Hough,	Pike,	Whiteman,
Dithrich,	Huston,	Posey,	Williams,
Donnelley,	Jones, D. J.,	Quigley,	Wolfe,
Drinkhouse,	Jones, W. W.,	Rhoads,	Woner,
Dunlap,	Jordan,	Richards,	Wood,
Dunn,	Kantner,	Rieder,	Woodruff,
	Keene,	Rinn,	Zook,
	Kelly,	Roman,	Spangler,
	Kohler,	Ruch,	Speaker.
	Kooser,		

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

## SENATE MESSAGE.

## AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

## House Bill No. 453.

An Act to further amend section one thousand four hundred twelve, in article fourteen of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," as amended.

with the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend section 1, page 2, line 28, by striking out, commencing with the word "provided" in said line, to the word "residence," in line 15, page 4, and inserting in lieu thereof the following:

Amend section 1, page 2, line 28, by striking out, commencing with the word "provided" in said line to the word "residence" in line 15, page 4, and inserting in lieu thereof the following: "If a charge is made by any school district for tuition for the inmates of any such institution the officers of the institution shall submit to the board of school directors



a sworn statement setting forth the names ages and school district liable for tuition of all children who are inmates thereof and desire to attend public school in the district. If any of said inmates have been received from outside of Pennsylvania or if the institution cannot certify as to their residence their tuition shall be paid by the institution having the care or custody of said children. The tuition of such other inmates as are included in the sworn statement to the board of school directors shall be withheld by the Superintendent of Public Instruction from any moneys due to the district liable for said tuition upon receipt of a sworn statement setting forth the names ages tuition charges and school district liable for tuition of said inmates and all moneys thus withheld shall be paid by him to the district entitled to receive the same. The district so charged with tuition may file an appeal with the Superintendent of Public Instruction in which it shall be the complainant and the institution the respondent. The decision of the Superintendent of Public Instruction as to which of said parties is responsible for tuition shall be final.

The cost of tuition in such cases shall be fixed as is now provided by law for tuition costs in other cases except where for the accommodation of such children it shall be necessary to provide a separate school or to erect additional school buildings in which cases the charge for tuition for such children may include a proportionate cost of the operating expense rental and interest on any investment required to be made in erecting such new school buildings. The tuition herein provided for shall be paid annually by the Superintendent of Public Instruction or the institution as the case may be."

On the question,

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—195.

Alexander,	Eaches,	Krugh,	Ruth,
Allum,	Edmonds,	Lafferty,	Schaeffer,
Armstrong,	Ehrhardt,	Leeds,	Schilling,
Asbury,	Elgin,	Lewis,	Schwarz,
Aston,	Fitzgibbon,	Long,	Sieg,
Baker,	Flynn,	Love,	Shaffer,
Baldi,	Fox,	McBride,	Shannon,
Barnhart,	Franklin,	McCaig,	Shellenberger,
Beaver,	Gearhart,	McCann,	Sinclair,
Beckley,	Gelder,	McCarthy,	Smiley,
Bell,	Gibbon,	McClure,	Smink,
Bidelspacher,	Glass,	McConnell,	Smith, H. J.,
Blueti,	Goehring,	McCurdy,	Smith, H.,
Blumberg,	Golder,	McGowan,	Smith, J. W.,
Bolard,	Goodnough,	McHugh,	Snowden,
Bower,	Goss,	McKim,	Soffel,
Brady,	Green,	McKnight,	Sowers,
Brenneman,	Griffith,	McMullen,	Sprolws,
Bromley,	Hagerty,	McOwen,	Stackhouse,
Brooks,	Haines,	McVear,	Stadlander,
Brown, F. B.,	Haldeman,	Magill,	Stark,
Brown, T. R.,	Hampson,	Mangan,	Steedle,
Burns,	Harding,	Mareus, J.,	Sterling,
Campbell,	Harer,	Mareus, J. C.,	Stevens,
Catlin,	Herry,	Marshall,	Stevenson,
Chaplin,	Haslett,	Martin,	Stewart,
Clutton,	Hatrack,	Michel,	Strauss,
Comer,	Haws,	Miller, A.,	Sweitzer,
Conner,	Heffernan,	Miller, A. S. C.,	Thomas,
Cook,	Henderson, E.,	Miller, C.,	Trainer,
	Henderson, W.,	Miller, D. I.,	
	Hess,	Miller, D. D.,	
	Hetrick,	Miller, H. F.,	
	Hoffman, J. N.,	Miller, J. J.,	
	Hoffman, M. R.,	Mitchell,	
	Holcombe,	Morris,	
	Hoover,	Ogle,	
	Horne,	Orr,	
	Hough,	Perry,	
	Huston,	Phillips,	
	Jones, D. J.,	Pike,	
	Jones, W. W.,	Posey,	
	Jordan,	Rhoads,	
	Kantner,	Richards,	
	Keene,	Rinn,	
	Kelly,	Roman,	
	Kinsman,	Ruch,	
	Kohler,	Ruddy,	
	Kooser,	Spangler,	
	Krause,	Speaker,	

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

## SENATE MESSAGE.

## AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

## House Bill No. 147.

An Act to amend sections one hundred seven and two hundred twelve of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

with the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend section 2, page 6, by adding after the word "elected" in line 15, the following: "and as vacancies are about to happen by the expiration of the terms of any directors a sufficient number of directors shall be elected at the municipal election preceding such vacancies to provide such district with the number of directors to which it is entitled under the class of districts to which it belongs"

On the question,

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—191.

Alexander,	Ehrhardt,	Krugh,	Ruth,
Allum,	Elgin,	Lafferty,	Schaeffer,
Armstrong,	Evans,	Leeds,	Schilling,
Asbury,	Feldman,	Lewis,	Schwartz,
Aston,	Finney,	Long,	Sieg,
Baker,	Fitzgibbon,	Love,	Shaffer,
Baldi,	Flynn,	McBride,	Shannon,
Barnhart,	Fowler,	McCaig,	Shellenberger,
Beaver,	Fox,	McCann,	Sinclair,
Beckley,	Franklin,	McCarthy,	Smiley,
Blair,	Gearhart,	McClure,	Smink,
Blueti,	Gelder,	McConnell,	Smith, H. J.,
Blumberg,	Gibbon,	McCurdy,	Smith, H.,
Bolard,	Glass,	McGowan,	Smith, J. W.,
Bower,	Goehring,	McHugh,	Snowden,
Brady,	Golder,	McKim,	Soffel,
Brenneman,	Goodnough,	McKnight,	Sowers,
Bromley,	Green,	McMullen,	Sprolws,
Brooks,	Griffith,	McOwen,	Stackhouse,
Brown, F. B.,	Hagerty,	McVear,	Stadlander,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Hampson,	Mangan,	Steedle,
Campbell,	Harding,	Mareus, J.,	Sterling,
Catlin,	Harer,	Mareus, J. C.,	Stevens,
Chaplin,	Harry,	Marshall,	Stevenson,
Clutton,	Haslett,	Martin,	Stewart,
Comer,	Hatrack,	Michel,	Strauss,
Conner,	Haws,	Miller, A.,	Sweitzer,
Cook,	Heffernan,	Miller, A. S. C.,	Thomas,
	Henderson, E.,	Miller, C.,	Trainer,
	Henderson, W.,	Miller, D. I.,	
	Hess,	Miller, D. D.,	
	Hetrick,	Miller, H. F.,	
	Hoffman, J. N.,	Miller, J. J.,	
	Hoffman, M. R.,	Mitchell,	
	Holcombe,	Morris,	
	Hoover,	Ogle,	
	Horne,	Orr,	
	Hough,	Perry,	
	Huston,	Phillips,	
	Jones, D. J.,	Pike,	
	Jones, W. W.,	Posey,	
	Jordan,	Rhoads,	
	Kantner,	Richards,	
	Keene,	Rinn,	
	Kelly,	Roman,	
	Kinsman,	Ruch,	
	Kohler,	Ruddy,	
	Kooser,	Spangler,	
	Krause,	Speaker,	

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

## SENATE MESSAGE.

## AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

## House Bill No. 11.

An Act for the protection of human life livestock and growing timber by prohibiting the discharge of certain

guns except at birds and animals or at targets properly protected and providing penalties

with the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line 5, by striking out the words "or while using firearms for any purpose" and inserting in lieu thereof the words "or while in hunting territory during the open season for upland game;" also in line 10, by inserting after the word "bullet" the words "larger than a twenty-two caliber short;" amend section 2, page 2, by inserting after the word "collected" in line 18, the following: "Provided however That the provisions of this act shall not be construed to apply in any manner to the building or equipment of rifle ranges owned leased or maintained by the Pennsylvania National Guard or by any properly accredited State and Federal rifle clubs or associations or to any public shooting exhibition properly safeguarded and conducted under the direction of any organization for the promotion of marksmanship"

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—195.

Alexander,	Eaches,	Krause,	Ruth,
Allum,	Edmonds,	Krugh,	Schaeffer,
Armstrong,	Ehrhardt,	Lafferty,	Schilling,
Asbury,	Elgin,	Leeds,	Schwartz,
Aston,	Evans,	Lewis,	Sieg,
Baker,	Finney,	Long,	Shaffer,
Baldi,	Flynn,	Love,	Shannon,
Barnhart,	Fox,	McBride,	Shellenberger,
Beaver,	Franklin,	McCann,	Smiley,
Beckley,	Gearhart,	McCarthy,	Smith, H. J.,
Bell,	Gelder,	McClure,	Smith, H.,
Hidelspacher,	Gibbon,	McConnell,	Smith, J. W.,
Blair,	Glass,	McCurdy,	Smith, L.,
Blumberg,	Goehring,	McGowan,	Snowden,
Bolard,	Golder,	McHugh,	Soffel,
Bower,	Goodnough,	Goss,	McKim,
Brady,	Goss,	McMullen,	Sowers,
Brendle,	Green,	McOwen,	Spowls,
Brenneman,	Griffith,	McVear,	Stackhouse,
Bromley,	Hagerty,	Magill,	Stark,
Brooks,	Haines,	Marcus, J.,	Steedle,
Brown, F. B.,	Haldeman,	Marcus, J. C.,	Sterling,
Brown, T. R.,	Hampson,	Marshall,	Stevens,
Burns,	Harding,	Martin,	Stevenson,
Campbell,	Harer,	Mantz,	Stewart,
Catlin,	Harry,	Michael,	Strauss,
Clutton,	Haslett,	Millar, A.,	Sweetzer,
Comer,	Hatrick,	Millar, A. S. C.,	Thomas,
Conner,	Haws,	Miller, C.,	Trainer,
Cook,	Heffernan,	Miller, D. J.,	Van Alen,
Craig, J. R.,	Henderson, E.,	Miller, D. D.,	Vickerman,
Craig, J. O.,	Henderson, W.,	Miller, H. F.,	Walker, G. T.,
Cratty,	Hess,	Miller, J. J.,	Walker, J. A.,
Crum,	Hetrick,	Mitchell,	Weamer,
Curran,	Hoffman, J. N.,	Morris,	Weiss,
Curry,	Hoffman, M. R.,	Ogle,	Wells,
Davis,	Holcombe,	Orr,	Wettach,
Dawson,	Hoover,	Phillips,	Whitaker,
DeHaas,	Horne,	Pike,	Whitehouse,
Denning,	Hough,	Posey,	Whiteman,
Dewey, C. P.,	Huston,	Quigley,	Williams,
Dewey, P. H.,	Jones, D. J.,	Rhoads,	Wolfe,
Diehm,	Jones, W. W.,	Richards,	Woner,
Dilsheimer,	Jordan,	Rieder,	Wood,
Dithrich,	Kantner,	Rinn,	Woodruff,
Donneley,	Keene,	Roman,	Zook,
Drinkhouse,	Kinsman,	Ruch,	Spangler,
Dunlap,	Kohler,	Ruddy,	Speaker.
Dunn,	Kooser,		

#### NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered. That the Clerk inform the Senate accordingly.

#### SENATE MESSAGE.

##### AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 677.

An Act to amend an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws three

hundred nine), entitled, "An Act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith," as amended.

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line 28, page 5, by striking out the words "ethical instruction;" also on page 6, line 3, by inserting after the word "training" the word "and;" also, by striking out after the word "physiology" the words "and hygiene."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—191.

Alexander,	Elgin,	Krause,	Ruddy,
Allum,	Evans,	Krugh,	Ruth,
Armstrong,	Feldman,	Lafferty,	Schaeffer,
Asbury,	Finney,	Leeds,	Schilling,
Aston,	Fitzgibbon,	Lewis,	Schwartz,
Baker,	Flynn,	Long,	Sieg,
Baldi,	Fowler,	Love,	Shaffer,
Beaver,	Fox,	McBride,	Shannon,
Beckley,	Franklin,	McCaig,	Shellenberger,
Bell,	Gearhart,	McCann,	Sinclair,
Blair,	Gibbon,	McCarthy,	Smiley,
Bluet,	Glass,	McClure,	Smink,
Bolard,	Goehring,	McConnell,	Smith, H. J.,
Bower,	Golder,	McCurdy,	Smith, H.,
Brady,	Goodnough,	McGowan,	Smith, J. W.,
Bromley,	Green,	McHugh,	Snowden,
Brooks,	Griffith,	McKim,	Soffel,
Brown, F. B.,	Hagerty,	McKnight,	Sowers,
Brown, T. R.,	Haines,	McMullen,	Spowls,
Burns,	Haldeman,	McOwen,	Stackhouse,
Campbell,	Hampson,	McVear,	Stark,
Catlin,	Harding,	Magill,	Steedle,
Clutton,	Harer,	Mangan,	Sterling,
Comer,	Harry,	Marcus, J.,	Stevens,
Conner,	Haslett,	Marcus, J. C.,	Stevenson,
Cook,	Hatrick,	Marshall,	Stewart,
Craig, J. R.,	Haws,	Martin,	Strauss,
Craig, J. O.,	Heffernan,	Mantz,	Sweetzer,
Cratty,	Henderson, E.,	Michel,	Thomas,
Crum,	Henderson, W.,	Miller, J. J.,	Trainer,
Curran,	Hess,	Miller, C.,	Van Alen,
Curry,	Hetrick,	Miller, D. L.,	Vickerman,
Davis,	Hoffman, J. N.,	Miller, D. D.,	Walker, G. T.,
Dawson,	Hoffman, M. R.,	Miller, H. F.,	Walker, J. A.,
DeHaas,	Holcombe,	Miller, J. J.,	Weamer,
Denning,	Hoover,	Mitchell,	Weiss,
Dewey, C. P.,	Horne,	Morris,	Wells,
Dewey, P. H.,	Hough,	Ogle,	Wettach,
Diehm,	Huston,	Orr,	Whitaker,
Dilsheimer,	Jones, D. J.,	Perry,	Whitehouse,
Dithrich,	Jones, W. W.,	Pike,	Whiteman,
Donneley,	Jordan,	Posey,	Williams,
Drinkhouse,	Kantner,	Quigley,	Wolfe,
Dunlap,	Keene,	Rhoads,	Woner,
Dunlap,	Kinsman,	Richards,	Wood,
Dunn,	Kohler,	Rieder,	Woodruff,
	Kooser,	Rinn,	Zook,
		Roman,	Spangler,
		Ruch,	Speaker.

#### NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered. That the Clerk inform the Senate accordingly.

#### SENATE MESSAGE.

##### AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 309.

An Act to amend section four of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right



to vote in such cities and to provide penalties for violation of its provisions"

with the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.  
The Clerk read the amendments as follows:

Amend section 1, page 2, line 15, by striking out the word "registrars" and inserting in lieu thereof the word "registers"; also in line 16 by striking out the word "registrars" and inserting in lieu thereof the word "registers"; also in line 20, by striking out the word "registrars" and inserting in lieu thereof the word "registers"; also on page 3, line 4, by striking out the word "registrars" and inserting in lieu thereof the word "registers".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—197.

Alexander,	Edmonds,	Krugh,	Ruddy,
Allum,	Ehrhardt,	Lafferty,	Ruth,
Armstrong,	Elgin,	Leeds,	Schaeffer,
Asbury,	Evans,	Lewis,	Schilling,
Aston,	Finney,	Long,	Schwartz,
Baker,	Flynn,	Love,	Sieg,
Baldi,	Fox,	McBride,	Shaffer,
Barnhart,	Franklin,	McCaig,	Shannon,
Beaver,	Gearhart,	McCann,	Shellenberger,
Beckley,	Gelder,	McCarthy,	Sinclair,
Bell,	Gibbon,	McClure,	Smiley,
Bidelspacher,	Glass,	McConnell,	Smink,
Bluett,	Goehring,	McCurdy,	Smith, H. J.,
Blumberg,	Golder,	McGowan,	Smith, H.,
Bolard,	Goodnough,	McHugh,	Smith, J. W.,
Bower,	Goss,	McKim,	Smith, L.,
Brady,	Green,	McKnight,	Snowden,
Brendle,	Griffith,	McMullen,	Soffel,
Brenneman,	Hagerty,	McOwen,	Sowers,
Bromley,	Haines,	McVicar,	Spruwis,
Brooks,	Haldeman,	Magill,	Stackhouse,
Brown, P. R.,	Hampson,	Mangan,	Steele,
Brown, T. R.,	Harding,	Marcus, J.,	Sterling,
Burns,	Harer,	Marcus, J. C.,	Stevens,
Campbell,	Harry,	Marshall,	Stevenson,
Catlin,	Haslett,	Martin,	Stewart,
Clutton,	Hatrick,	Mantz,	Strauss,
Comerer,	Haws,	Michel,	Switzer,
Conner,	Heffernan,	Millar, A.,	Thomas,
Cook,	Henderson, E.,	Millar, A. S. C.,	Trainer,
Craig, J. R.,	Henderson, W.,	Miller, C.,	Van Alen,
Craig, J. O.,	Hess,	Miller, D. I.,	Vickerman,
Cratty,	Hetrick,	Miller, D. D.,	Walker, G. T.,
Crum,	Hoffman, J. N.,	Miller, H. F.,	Walker, J. A.,
Curran,	Hoffman, M. R.,	Miller, J. J.,	Weamer,
Curry,	Holcombe,	Mitchell,	Weiss,
Davis,	Hoover,	Morris,	Wells,
Dawson,	Horne,	Ogle,	Wettach,
DeHaas,	Hough,	Perry,	Whitaker,
Denning,	Huston,	Phillips,	Whitehouse,
Dewey, C. P.,	Jones, D. J.,	Pike,	Whiteman,
Dewey, P. H.,	Jones, W. W.,	Posey,	Williams,
Diehm,	Jordan,	Quigley,	Wolfe,
Dilsheimer,	Kantner,	Rhoads,	Woner,
Dithrich,	Keene,	Richards,	Wood,
Donneley,	Kelly,	Rieder,	Woodruff,
Drinkhouse,	Kinsman,	Rlenn,	Zook,
Dunlap,	Kohler,	Roman,	Spangler,
Dunn,	Kooser,	Ruch,	Speaker.
Eaches,	Krause,		

#### NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

#### MOTION TO SUSPEND RULE NO. 57.

Mr. JAMES A. WALKER. Mr. Speaker, I move that House Rule No. 57 and amended House Rule No. 57 be suspended for the remainder of the session.

Mr. GLASS. Mr. Speaker, I second the motion.

The SPEAKER. The motion will lie over for a day, under the rules.

Mr. DITHRICH. Mr. Speaker, last night there was a report by the Committee on Rules making a permanent change in a rule of the House. I call your attention to Rule No. 43, page 1091, which reads as follows: "Any motion to alter or amend the rules permanently shall lie over one day and shall be adopted by a majority vote." Last night the report of the rules committee in making a permanent change

in Rule 57 came in and the motion was adopted clearly contrary to the rules and to the decisions of this House.

Mr. HESS. Mr. Speaker, I take exception to the statement by the gentleman from Allegheny.

Mr. DITHRICH. Mr. Speaker, I have the floor.

Mr. HESS. I beg your pardon; I thought the gentleman had finished.

The SPEAKER. The gentleman from Allegheny will proceed.

Mr. DITHRICH. The motion made by the gentleman from Philadelphia called for a permanent change in the rule. Rule 43 also states, "Any rule of the House may be suspended at any time, for a specific purpose, by a majority vote; after the accomplishment of which purpose the rule shall remain in force as before." It does not require for that temporary suspension of the rule that it live over. I submit that the ruling of last night was entirely improper unless the gentleman from Lancaster can point to something which does not signify a permanent change. I submit that under the rules the motion of the gentleman from Philadelphia does not signify a temporary change but is a motion to suspend for the remainder of the session.

The SPEAKER. The rule must be suspended for a specific purpose under Rule 47.

Mr. HESS. The gentleman from Allegheny, Mr. Dithrich, does not make the differentiation between the fact as the rule applies to that, as to whether the motion or resolution comes from a member on the floor of the House or whether that resolution comes from the Committee on Rules. I refer the gentleman to Rule 66, under "Resolutions" which reads as follows: "All resolutions, after they have been read twice, shall be printed and lie over for one day, after which they may be called up under their appropriate order of business. This rule shall not apply to the following resolutions, namely, recalling bills from the Governor, recalling bills from one House to the other, requesting information from heads of departments, those emanating from the Committee on Rules." Therefore, under Rule 66, the Chair was entirely right in ruling that the resolution could be considered immediately. With reference to the resolution just offered by the gentleman from Philadelphia, Mr. Walker, under Rule 43 the Chair is again entirely right in ruling that this motion must lie over one day for printing. Rule 43 says: "Any rule of the House may be suspended at any time for a specific purpose, by a majority vote; after the accomplishment of which purpose the rule shall remain in force as before." This resolution does not amend the rule for a specific purpose, after which the rule is reinstated as before, but this resolution seeks to permanently amend the rule and Rule No. 43 continues in the next paragraph, "Any motion to alter or amend the rules permanently shall lie over one day and shall be adopted by a majority vote," which means that it is not for a specific purpose and does not go back as before and shall lie over for one day, and, "shall be adopted by a majority vote."

Mr. GLASS. Mr. Speaker, I don't agree with the gentleman from Lancaster, Mr. Hess, in his interpretation of the rules. While it is true that a report from the Committee on Rules or a resolution emanating from the Committee on Rules may be considered after lying over for a day in accordance with Rule 66, yet I understand, Mr. Speaker, when that report on the Committee or the resolution tends to lie there permanently, another rule of the House than Rule 66 has to be considered. That rule specifically provides that any permanent change in the rules regulating the action of the House shall lie over for a day. If the report of the Committee on Rules could have been understood to be a temporary change or an entirely new rule, then I say that that motion could be entertained, but since the resolution which they submitted to the House tends to permanently alter another rule, I say that rule cannot be enforced. I therefore ask you, Mr. Speaker, whether you will rule that the resolution offered last evening is in vogue.

The SPEAKER. The Chair will state that his ruling and his opinion last night was entirely correct and entirely within the provisions of the rules of this House that have been followed ever since the rules have been established. The Chair will stand upon his ruling.

Mr. GLASS. Mr. Speaker, I move that vote by which the resolution emanating from the Rule Committee was passed last evening be reconsidered.

Mr. JAMES A. WALKER. Mr. Speaker, I second the motion.

The SPEAKER. There is a motion before the House, and the motion of the gentleman from Philadelphia is out of order.

Mr. DITHRICH. Mr. Speaker, I move to amend the motion of the gentleman from Philadelphia, Mr. James A. Walker, in order that Rule 57 be suspended for the purpose of discharging the committee on Municipal Corporations, of this House, from further consideration on Senate Bill No. 688, I think that is the number of the bill—repealing the non-partisan primary law in cities of the second class.

My motion is that Rule 57 be suspended for the purpose of discharging the Committee on Municipal Corporations from further consideration of Senate Bill No. 688.

The SPEAKER. The Chair will inform the gentleman from Allegheny that the bill to which he refers, the non-partisan repealer bill, has not been in committee for a period of ten days.

Mr. DITHRICH. That is the purpose of the suspension of the rule.

The SPEAKER. The Chair will inform the House that if the motion of the gentleman from Allegheny were to prevail, it would result in a very serious situation and it would be a blow at the fundamentals of parliamentary law.

The committee is supposed to consider legislation; that is its duty. If the House desires to eliminate the committee, and if we are going to suspend the rule whereby the work of the committee shall be crippled, the Chair will place the matter before the attention of the House. But the Chair desires clearly to inform the members of the House of the seriousness of such a situation.

Mr. DITHRICH. My purpose is not in any way to hamper or hinder legislation, but I charge here on the floor of this House that the Chairman of the Municipal Corporations Committee has purposely absented himself from this session of the Legislature so that action could not be taken on this bill. Now, gentlemen, there has been referred to my committee possibly more legislation than to any other committee with the exception of the Appropriations Committee.

#### POINT OF ORDER.

Mr. PHILLIPS. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman from Clearfield, Mr. Phillips, will state his point of order.

Mr. PHILLIPS. Mr. Speaker, my point of order is that a few moments ago a resolution was introduced in this House to suspend rule No. 57, and it lies over under the rules for one day. Therefore, this question has been settled.

Mr. DITHRICH. Mr. Speaker, the motion of the gentleman from Philadelphia, as amended, was that it would apply for a specific purpose.

The SPEAKER. Since the motion will have to lie over for one day under the Rules, the gentleman's amendment is out of order, and so the Chair rules.

Mr. DITHRICH. As I understand the Rules of the House the rule may be suspended for a specific purpose, and it would not be necessary for it to lie over.

The SPEAKER. The Chair will state that there is one resolution before the House, and if there are to be amendments added to that resolution, the Chair desires those amendments to be in writing or motion.

Mr. DITHRICH. Mr. Speaker I withdraw my motion for the present.

The SPEAKER. The gentleman from Allegheny having withdrawn his motion, the motion is not before the House.

#### MOTION TO RECONSIDER VOTE.

Mr. DUNN. Mr. Speaker I move that the vote by which Rule 57 was amended by report submitted by the Committee on Rules on Monday evening, April 18th, 1921, be reconsidered.

Mr. GLASS. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion.

Mr. DUNN. Mr. Speaker and gentlemen of the House, in asking for a reconsideration of this vote on the amendment to Rule 57, and which the Committee on Rules submitted to us last night, I do not believe that a majority of the members present last evening knew the purpose of that amendment. Its purpose is to keep in the Committees bills that they do not want out. Now perhaps the Committee on Rules have all their legislation out that they think necessary. I have my work out of the committees and it is through this House, but in all justice to those who have bills in committees, in fairness to those, I consider that the rule as laid down, the permanent rule, should prevail, even if it is during the closing hours of this session. Give every man a chance to get his bill out in the House, and let the members of the House decide whether it is right or not and proper to pass that bill. Let us pass judgment on it. I ask for the reconsideration of the vote.

Mr. PHILLIPS. Mr. Speaker, I would like to ask the gentlemen of this House what is the use of having a Committee on Rules if we are going to turn down their recommendations after coming before us last night with a report and we adopted it. Now I say ought we turn around in the next twenty-four hours and turn down that adoption. There is a specific purpose and reason for this. These bills have been in committee for the last three months. Every member has had an opportunity to have his bills considered and brought out of committee. I think gentlemen of the House we go beyond our limits when we turn down the Committee on Rules at this time.

Mr. DAVIS. Mr. Speaker, I voted for the resolution last night which is now before us. I did so because I had sufficient confidence in an individual who said to me it was the right thing to do at this particular time late in the session. I want to say to the members of this House, as the gentleman from Philadelphia said, that I believe many individuals were misled by members who had no pure motive in the passage of this resolution. I want to say that we are not here to smother legislation, that we are here to pass legislation in the closing moments of this session covering a period of ten day when any action should be permitted. It is unfair to any piece of legislation or any individual who might be interested in any legislation that is now in committee. Therefore I say to you gentlemen who are not familiar with the action of last night that it is nothing more than fair and right to every piece of legislation in the committees or this House that this rule be suspended and that we shall again be permitted to call from a committee who willing and premeditatively desires to hold in committee a piece of legislation that concerns this Commonwealth. Therefore, Mr. Speaker, I trust that the members of this House will not be deceived but will take from now on a broad stand to see that every particular piece of legislation, wherever it is, can be considered. It makes no difference where it is, but we ought to be fair and we ought to be impartial and we ought to be able to consider aright legislation that is brought here for the benefit of this Commonwealth. Therefore I trust that those who did not understand their action of last evening will certainly understand it today and vote for this motion to suspend the resolution that was introduced last night.

Mr. WILLIAMS. I think the gentleman from Indiana is unduly wrought up over this matter in the position he has taken. The failure of the resolution introduced by the gentleman from Philadelphia, Mr. Dunn, does not preclude the members of this House, if the rule of last night stands, from getting a bill out of committee. This simply makes the number required one hundred and four instead of sixty. Now if a bill which is in committee has merit enough to have the committee discharged from further consideration of the bill then it will require one hundred and four votes to call it out of committee, which is the required number to pass it in the House.

Mr. HESS. Mr. Speaker, I want to call to your recollection a familiar phrase. A phrase that I am sure is very familiar to all of you. I have heard it dozens of times during the time that we neared the close of other sessions, and that phrase is this: "I will go along to get your bill out of committee, but I will not vote for it." As a



result of that legislation is smothered, that is true, but which legislation is smothered? Is it the legislation that is brought out of committee because members say "I will go along, but I will not vote for it," or is it legislation that is crowded off the calendar, that is postponed until the last moments, and finally cannot be reached because of the fact that this practice has been in vogue during the closing hours of many sessions, that we will go along and get everything out of committee and put it on the calendar, but then we will defeat it after it is on the calendar. As the result of it you congest the calendar, you congest the printing department so that legislation that is meritorious cannot be considered and finally goes down in the crash. Now the Committee on Rules has no particular legislation that we want smothered. None whatever. This proposition has been argued by the Committee on Rules since near the beginning of the session, and at a time about the middle of the session it was almost decided to offer this amendment to the Rules of this House, but finally another matter came up and crowded it out, and it was not done, but when we neared the close of the session again this matter came up for discussion. I leave it to the good judgment of this House whether or not you are smothering more valuable legislation by permitting a vote of sixty to bring any kind of a bill out of Committee and putting it on the calendar, congesting your Printing Department and crowding more meritorious legislation off the calendar? That is the thought of the Committee on Rules. If a bill which committees now have had ample time to thoroughly consider, if a bill after it has been carefully considered by any one of the Committees or by members of the House, because we have all become more familiar with all of the legislation upon the calendar and introduced here, if a bill does not have sufficient merit to get a vote of one hundred and four members to bring it out on the floor of the House, ought it be brought out to congest the calendars, and congest the Printing Department, to the disparagement of the passing of other more meritorious legislation. That is the purpose of the amendment, and that is the only purpose of the amendment. I submit to you that the Committee on Rules had no ulterior motive. You know gentlemen who constitutes that Committee. They were unanimous in recommending this resolution to the consideration of this House. They were not only unanimous, but it was discussed from every angle before it was done, and after very thorough discussion with this thought in mind it was presented. It does not prevent any bill from being put on the calendar but it does mean this, if a man who has a measure that the majority of this House can see little merit in he cannot lobby around in the House and get these men to say, "Well, I will go along to put it on the calendar, but I won't promise to vote for it." And so, in the closing hours of this session, bill after bill and bill after bill will be brought onto this calendar and will be sent to the printing department, which is so congested now that we cannot convene the House at the hour when we should meet. Then, when these bills come up for consideration, someone will move that the bill be stricken from the calendar, after congesting the calendar and the printing department with those bills, and it is for this that other bills are held back. If the gentleman can show enough strength for the bill and give a reasonable explanation of why the bill should be favorably acted upon by this House, then he would be able to get one hundred and four members to report it out, and in all probabilities would get one hundred four members to vote for it and pass it. This resolution was the unanimous opinion of the Rules Committee, and I submit it to the members of the House.

Mr. DITHRICH. For the information of the gentleman from Lancaster, I would say that I have no objection to the amendment of the rules requiring a constitutional majority to discharge a committee. I would say that the legislation in which I am interested in having submitted to this House will in all probability receive more than one hundred four votes if it comes before the House for consideration. The one fact in that resolution which makes it impossible to get consideration of legislation is the provision requiring that a bill be in committee for ten days. The gentleman from Lancaster has not mentioned that part

of the rule. It is almost an impossibility under that condition to get a bill out.

## POINT OF ORDER.

Mr. HESS. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman from Lancaster will state his point of order.

Mr. HESS. Mr. Speaker, my point of order is that the argument of the gentleman from Allegheny is out of order.

The SPEAKER. The Chair will sustain the point of order raised by the gentleman from Lancaster.

Mr. HESS. Mr. Speaker, there has never been any mention made of the ten-day provision. This is merely a change in the vote, requiring, instead of sixty votes, a constitutional majority to discharge a committee from further consideration of a bill. It is an entirely different subject.

Mr. DITHRICH. But, Mr. Speaker, the ten-day provision is still in the rules.

The SPEAKER. The Chair rules that the gentleman from Allegheny is out of order, and that the ten-day provision is not before the House.

Mr. DITHRICH. Mr. Speaker, I am discussing the rule as amended.

The SPEAKER. The Chair has already ruled, and will stand on his ruling.

Mr. DAWSON. Mr. Speaker, as a member of the Rules Committee I signed the report calling for that change, which was passed last night. I cannot see where the motion made by the gentleman from Philadelphia, Mr. Dunn, is going to eliminate the ten-day possibility, or rather the ten-day clause in that rule, and therefore I would suggest to the gentleman from Philadelphia that he withdraw his motion.

The SPEAKER. The question is on the motion of the gentleman from Philadelphia, Mr. Dunn, that the vote by which the House voted last evening to amend Rule 57, be reconsidered. The Chair will state that this rule was adopted as the unanimous report of the Committee on Rules, and was adopted last evening by the House.

On the question recurring,

Will the House agree to the motion?

It was not agreed to.

## RESOLUTION RECALLING HOUSE BILL NO 390 FROM THE GOVERNOR.

Mr. ALBERT MILLAR offered the following resolution, which was twice read, considered and adopted:

In the House of Representatives, April 19, 1921.

Resolved (if the Senate concur), That House Bill No. 390, File Folio 1705, entitled "An act relating to the adequate protection of fruit, vegetables or other articles of food from flies," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

## MOTION TO SUSPEND RULE NO. 57.

Mr. DITHRICH. Mr. Speaker, I move that Rule 57 be suspended for the purpose of discharging the Municipal Corporations Committee from further consideration of Senate Bill No. 688, repealing the non-partisan election law in second class cities.

Mr. HOUGH. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

The SPEAKER. The Clerk will read Rule 57.

The Clerk read Rule 57 as follows:

"That after a bill has been ten days in the hands of a committee, after having been referred to it, a vote of sixty members shall be sufficient to discharge the committee from a further consideration of the same."

Mr. DITHRICH. Mr. Speaker, I would suggest that the Clerk read Rule 57 as amended.

The SPEAKER. The Clerk will read Rule 57 as amended.

The Clerk then read Rule 57 as amended as follows:

"That after a bill has been ten days in the hands of a committee, after having been referred to it a majority vote

of all members shall be sufficient to discharge the Committee from further consideration of the same."

Mr. EDMONDS. Mr. Speaker, I ask for a second reading of the motion.

The motion was again read as follows:

Moved by the gentleman from Allegheny, Mr. Dithrich, seconded by the gentleman from Allegheny, Mr. Hough that Rule 57 be suspended for the purpose of discharging the Municipal Corporations Committee from further consideration of Senate Bill No. 688, repealing the non-partisan election law in second class cities.

#### QUESTION OF INFORMATION.

Mr. HESS. Mr. Speaker, I rise to a question of information.

The SPEAKER. The gentleman will state his question of information.

Mr. HESS. Mr. Speaker, I want this information; if this rule be suspended, how many votes will be required to discharge the Committee?

The SPEAKER. One hundred and four.

Mr. DITHRICH. Mr. Speaker, for the information of the gentleman from Lancaster, as I said before, we feel that we shall be able to obtain one hundred and four votes for this legislation, and my purpose in offering this motion is to suspend the rule with the ten day provision in it. This is a matter of legislation in which we are vitally interested. If the gentleman from Allegheny, the Chairman of the Municipal Corporations Committee had attended this week's session of the House, that matter could have been taken up in Committee, but the gentleman is not here, and I charge here on the floor of the House that he has purposely absented himself. The gentleman will have an opportunity to answer me because my remarks will be spread on the Legislative Journal, and when he returns, he can answer me if he sees fit. No leave of absence has been asked for him. He is away without leave of absence—the chairman of one of the most important committees here—and there are a number of bills of vital importance to every member in this House lying in that committee, and no action can be taken on them because the Chairman of that Committee has seen fit to stay away. Now gentlemen, I am putting this proposition to you as a simple matter of fairness; we want to have the bill come out of this committee. Then if a majority of the members of this House are opposed to the legislation, then we will accept gracefully, but we ought to be treated with fairness,—that is all I have been asking. I would be the last member of the Assembly to rise and ask for such a thing if we had been treated fairly and squarely in this matter, but we have not been so treated. We play politics here, of course; all of us members play politics, but we want to play the game cleanly. We have not been treated fairly in this matter, and that is why it is necessary for me to appeal to the membership of this House at this time. Now, Mr. Speaker, the gentleman from Lancaster, in discussing the motion said that if the rule were entirely suspended it would open the floodgates to a lot of legislation which would come up later to be stricken from the calendar.

Now, Mr. Speaker, I have made a motion to overcome that objection and I am making it for the sole and specific purpose of discharging the committee on Municipal Corporations from the further consideration of this bill. I regret it, but we have not been dealt with fairly by this Committee, and if we had, it would be unnecessary to make this motion, and there was no other course open but to appeal to you, and I appeal to you now, to your sense of fairness and ask you to support this motion so that we may discharge that committee.

Mr. McVICAR. Mr. Speaker, what particular merit in this bill requires a motion that there should be a suspension of rules in order to report it out any more than to report out any or every other bill that is in committee. The purpose is to report this non-partisan bill out relating to second-class cities. It has not been in committee for ten days, and if this is reported out, why should not every other bill be reported out likewise? This law was placed on the statutes of this State ten years ago; it has been satisfactory to the large majority of the second-class cities of this State, and it is only unsatisfactory to one particu-

lar political organization in the city of Pittsburgh. Every civic organization in that city is against the repeal of this non-partisan law. The chairman of the Committee on Municipal Corporations is absent. However, the bill has not been in that committee ten days, and I ask you gentlemen, if for political reasons, for the reasons of that one organization, why will you make the exception and attempt to suspend a rule to report this bill out. I submit that it is unfair and that this motion should be voted down.

Mr. DITHRICH. Mr. Speaker, just one word in answer to the gentleman from Allegheny, who has just addressed you. It is not my purpose to discuss the merits of the bill. If the chairman of the Committee on Municipal Corporations had come over here the matter would have been taken up in committee, but in the absence of the chairman, with nobody else designated to call up this matter, it was impossible to get action, and that is why I appeal to you today.

Mr. McVICAR. Mr. Speaker, the chairman of that Committee has been here every day of the session and up until the close of last week. Yesterday is the only day upon which he has been absent, and there is no information brought to you but that he will be here within a short time, and there is absolutely no reason why this committee should be accorded any unfair treatment or why this measure should receive different treatment than any measure or any other bill which is in this committee.

Mr. HESS. Mr. Speaker, I will offer the following amendment to the motion made by the gentleman from Allegheny, Mr. Dithrich:

I move a substitute motion to the effect that:

The Speaker shall instruct the Committee on Municipal Corporations to meet within thirty-six hours and take action on Senate Bill No. 688.

Mr. DITHRICH. Mr. Speaker, it is laughable that a substitute motion like that should be offered on the floor of this House. When the gentleman from Lancaster suggested a substitute motion I said that I was agreed to that with qualifications. If the chairman of that committee can be here in thirty-six hours he can be here this evening as well, and what is the purpose of extending the time thirty-six hours? It is only to further the purpose of the chairman of the committee to stifle this resolution. As I have stated before, I appeal to you on the ground of fairness, but in asking for that I want to be fair; but I will submit to you that this motion extending the time of the meeting of this committee thirty-six hours is wrong. If he gentleman from Lancaster will agree with the Speaker to instruct the committee to meet any time this afternoon, I will agree to the amendment presented to my motion, but I want the committee to take action at once and I do not want that action to be postponed for thirty-six hours.

#### QUESTION OF INFORMATION.

Mr. GLASS. Mr. Speaker, I rise to a question of information.

The SPEAKER. The gentleman from Philadelphia will state his question of information.

Mr. GLASS. Mr. Speaker, I desire to ask the Chair, can the Speaker instruct a committee to act?

The SPEAKER. The Chair is inclined to think that he does not have that power.

Mr. HESS. Mr. Speaker, I am of the opinion that the Chair does not have that power, and I withdraw the substitute motion.

The SPEAKER. The gentleman from Lancaster, Mr. Hess, withdraws the substitute motion.

On the question,

Will the House agree to the motion of the gentleman from Allegheny, Mr. Dithrich?

The Clerk will read the motion.

The motion was read as follows:

Moved by Mr. Dithrich, that Rule 57, as amended, be suspended for the purpose of discharging the Committee on Municipal Corporations from further consideration of Senate Bill No. 688, repealing the nonpartisan election law for cities of the second class.

On the question recurring,

Will the House agree to the motion?



## POINT OF ORDER.

Mr. HESS. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. HESS. Mr. Speaker, my point of order is, that if Rule 57 is suspended, under the rules, there is no vote by which the Speaker can declare the motion either carried or lost.

The SPEAKER. The point of order by the gentleman from Lancaster is not sustained.

## QUESTION OF INFORMATION.

Mr. FLYNN. Mr. Speaker, I rise to a question of information.

The SPEAKER. The gentleman will state his question of information.

Mr. FLYNN. Mr. Speaker, if Rule 57 is suspended, what is then in order? Is debate on the merits of the bill in order?

The SPEAKER. The Chair will state that it opens the whole question.

Mr. FLYNN. There is nothing which governs the House for the time being and unlimited debate may be continued—am I right?

The SPEAKER. The Chair will so rule.

Mr. FLYNN. Mr. Speaker, I am not personally interested in the merits of this bill, but I wish to submit here for the calm consideration of the members of this House if you will suspend the rules under which this House is now operating, that, coming now to the closing days of the session, it will end perhaps in prolonging the session, that it will end in unlimited discussion, and that no man present knows to what or where it may lead. I believe that this matter under discussion can be handled without suspending any rules of the House; that it can be handled in an orderly manner, and that finally this bill can be brought before the House without any such drastic action as is proposed here. I do say that you would do well to carefully consider what is now before you and vote down the motion to suspend the rules.

Mr. DITHRICH. Mr. Speaker, answering the gentleman from Elk, I do not know whether he was present when the motion of the gentleman from Philadelphia, Mr. Walker, was introduced. That objection was raised at that time, but that motion was ruled out and this motion was introduced to overcome the very objection that the gentleman from Elk has raised, that is, that it would bring a lot of legislation upon the calendar and cause endless discussion. This motion is for one specific purpose, and when the rule is suspended for that specific purpose and that purpose is accomplished or defeated, then we go back to that rule and it governs for the remainder of the session. I will read to you a part of Rule No. 43, "Any rule of the House may be suspended at any time for a specified purpose by a majority vote; after the accomplishment of which purpose the rule shall remain in force as before," so that after the purpose for which this motion is made is accomplished or defeated, Rule 57 remains in effect as before.

Mr. FLYNN. Mr. Speaker, may I interrogate the gentleman from Allegheny, Mr. Dithrich?

The SPEAKER. Will the gentleman permit himself to be interrogated?

Mr. DITHRICH. With pleasure, Mr. Speaker.

Mr. FLYNN. Mr. Speaker, does the gentleman understand that if the House suspends Rule 57, that debate is then in order on the question before the House?

Mr. DITHRICH. Mr. Speaker, I will state to the gentleman from Elk that if the House suspends Rule 57 I will immediately offer a motion to discharge the Municipal Corporations Committee from further consideration of the bill, and the matter of the debate is a matter for the Speaker to rule on.

Mr. FLYNN. May I ask the Speaker for the ruling on that question, as to whether or not debate is in order.

The SPEAKER. The Chair would ask the gentleman to state his question.

Mr. FLYNN. If the rule should be suspended under this

motion, do I understand that debate on the main question is then in order on the merits of the bill under consideration?

The SPEAKER. The Chair will state that the motion in its conclusion says, "and for its consideration." The gentleman from Allegheny has asked for a suspension of the rule for a specific purpose,—to discharge the committee from further consideration of a particular bill. If this motion were carried the main question, namely, the bill, would be before the House for debate and consideration automatically.

Mr. FLYNN. Then, Mr. Speaker, I again wish to reiterate what I have already said.

The SPEAKER. The Chair will state in addition to that that this, being a motion for the suspension of a rule for the specific purpose of discharging a committee from the consideration of a particular bill, the question opens debate upon the subject matter of the bill.

## QUESTION OF INFORMATION.

Mr. DITHRICH. Mr. Speaker, I rise to a question of information.

The SPEAKER. The gentleman will state his question of information.

Mr. DITHRICH. Mr. Speaker, I would ask the Speaker, if the Committee is discharged from further consideration of the bill if it does not place the bill upon the calendar in its regular course, and gets no precedence over other legislation, and the bill simply comes out and is placed upon the calendar and is acted upon in its regular order, and if there is general discussion on the bill, if the previous question cannot be moved at any time?

The SPEAKER. The Chair will state that if the rule is suspended the bill is automatically reported and goes on the calendar.

Mr. FLYNN. Mr. Speaker, how about the latter part if the motion is carried, about limited discussion. My Contention is, Mr. Speaker, that if the House votes to suspend Rule 57, that for the time being we are operating without rules.

The SPEAKER. The Chair will state that if the rule is suspended that it is suspended only under the motion for a specific purpose, and if that purpose has not been accomplished, the rule automatically goes back into force.

Mr. FLYNN. Yes Mr. Speaker, but in the meantime?

The SPEAKER. In the meantime as soon as the specific purpose is accomplished, the rule goes back.

## QUESTION OF INFORMATION.

Mr. ALEXANDER. Mr. Speaker, I rise to a question of information.

The SPEAKER. The gentleman will state his question of information.

Mr. ALEXANDER. Mr. Speaker, I do not know whether I properly understand the Speaker or not, in saying that if the motion of the gentleman from Allegheny prevails that that without any other motion automatically discharges the Committee.

The SPEAKER. For a specific purpose—

Mr. ALEXANDER. Mr. Speaker, I say if the motion of the gentleman from Allegheny prevails does that automatically and without any further motion discharge the committee.

The SPEAKER. That automatically places the bill on the calendar.

Mr. ALEXANDER. That is what I wanted to know.

Mr. EDMONDS. Mr. Speaker, as a parliamentary inquiry, if the resolution which is now pending to suspend the rule prevails, does it not require a second resolution in order that the Committee may be discharged and the bill placed on the calendar?

The SPEAKER. The Chair will state that there will have to be another motion. The first motion is to suspend the rule for a specific purposes, and then another motion would have to be made to discharge the committee, so that there would have to be two separate motions.

On the question recurring.

Will the House agree to the motion?

The yeas and nays were required by Mr. Ehrhardt and Mr. Dithrich, and were as follows:

## YEAS—83.

Allum,	Fitzgibbon,	McCaig,	Smith, J. W.,
Aston,	Fowler,	McCann,	Smith, L.,
Baldi,	Gelder,	McGowan,	Snowden,
Beckley,	Gibbon,	McHugh,	Soffel,
Bidelspacher,	Glass,	McMullen,	Sowers,
Brendle,	Griffith,	Mangan,	Sprolws,
Burns,	Harer,	Marcus, J.,	Stackhouse,
Clutton,	Harry,	Michel,	Sterling,
Conner,	Haws,	Miller, H. F.,	Stewart,
Craig, J. O.,	Heffernan,	Morris,	Sweltzer,
Curran,	Henderson, E.,	Ogle,	Thomas,
Davis,	Hough,	Orr,	Van Alen,
Dawson,	Jones, W. W.,	Perry,	Walker, J. A.,
Denning,	Kantner,	Posay,	Wettach,
Dillsheimer,	Keene,	Rieder,	Whitaker,
Dithrich,	Kohler,	Rinn,	Whitehouse,
Drinkhouse,	Kooser,	Roman,	Whiteman,
Dunn,	Krause,	Schwartz,	Woner,
Eaches,	Krugh,	Shannon,	Woodruff,
Elgin,	Lewis,	Smiley,	Zook,
Feldman,	Love,	Smith, H.,	

## NAYS—107.

Alexander,	Diehm,	Horne,	Quigley,
Armstrong,	Donneley,	Huston,	Rhoads,
Asbury,	Dunlap,	Jones, D. J.,	Richards,
Baker,	Edmonds,	Kelly,	Ruch,
Barnhart,	Ehrhardt,	Kinsman,	Ruddy,
Beaver,	Evans,	Lafferty,	Ruth,
Bell,	Flinney,	Leeds,	Schaeffer,
Blair,	Flynn,	Long,	Schilling,
Bluet,	Fox,	McBride,	Sieg,
Blumberg,	Franklin,	McClure,	Shaffer,
Bolard,	Goehring,	McCurdy,	Shellenberger,
Bower,	Golder,	McKim,	Sinclair,
Brady,	Goodnough,	McKnight,	Smink,
Brenneman,	Goss,	McOwen,	Smith, H. J.,
Brookley,	Green,	McVicar,	Stark,
Brooks,	Haines,	Marcus, J. C.,	Steedle,
Brown, T. R.,	Haldeman,	Martin,	Stevenson,
Campbell,	Hampson,	Mantz,	Strauss,
Catlin,	Harding,	Millar, A.,	Trainer,
Comerer,	Haslett,	Millar, A. S. C.,	Vickerman,
Cook,	Hatrack,	Miller, C.,	Walker, G. T.,
Cratty,	Henderson, W.,	Miller, D. I.,	Weamer,
Cruin,	Hess,	Miller, D. D.,	Weiss,
Curry,	Hetrick,	Miller, J. J.,	Williams,
DeHaas,	Hoffman, M. R.	Mitchell,	Wood,
Dewey, C. P.,	Holcombe,	Phillips,	Spangler,
Dewey, P. H.,	Hoover,	Pike,	Speaker,

So the question was determined in the negative and the motion was not agreed to.

## RECESS.

Mr. FLYNN. Mr. Speaker, I move that the House do now take a recess until 4 o'clock P. M.

The motion was agreed to, and (at 1 o'clock P. M.), the House took a recess until 4 o'clock P. M.

## AFTER RECESS.

The House reconvened at 4 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

## SENATE MESSAGE.

## SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bill numbered and entitled as follows:

Senate Bill No. 953. (House Bill No. 1688).

An Act to amend section eleven and section thirteen of an act approved the fifteenth day of May, one thousand nine hundred fifteen (Pamphlet Laws five hundred thirty-four) entitled "An act relating to motion-picture films, reels or stereopticon views or slides, providing a system of examination, approval and regulation thereof, and of the banners, posters and other like advertising matters used in connection therewith, creating the Board of Censors and providing penalties for the violation of this act."

Referred to the Committee on Judiciary General.

Senate Bill No. 648. (House Bill No. 1689).

An Act to amend sections one thousand five hundred and one and one thousand five hundred and five of an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and pre-

scribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws general, special or local, or any parts thereof, that are or may be inconsistent therewith," as amended by an act approved the twenty-third day of June one thousand nine hundred and nineteen (Pamphlet Laws, five hundred and seventy-two), entitled "An act to amend an act approved the eighteenth day of May, one thousand nine hundred and eleven, (Pamphlet Laws, three hundred and nine), entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local or any parts thereof that are or may be inconsistent therewith.'"

Referred to the Committee on Retrenchment and Reform.

Senate Bill No. 873. (House Bill No. 1690).

An Act relating to explosives making unlawful the giving away sale or delivery of explosives to persons under sixteen and the having in possession and use of explosives for certain purposes.

Referred to the Committee on Mines and Mining.

Senate Bill No. 874. (House Bill No. 1691).

An Act relating to explosives making unlawful the giving away sale or delivering of explosives without the making and keeping of records of sale.

Referred to the Committee on Mines and Mining.

Senate Bill No. 80. (House Bill No. 1692).

An Act making an appropriation to the treasurer of the First Regiment Infantry of Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 142. (House Bill No. 1693).

An Act making an appropriation to the Grand View Hospital located near Sellersville, Bucks county, Pennsylvania.

Referred to the Committee on Appropriations.

Senate Bill No. 352. (House Bill No. 1694).

An Act to carry out the provisions of section eight article nine of the Constitution of the State of Pennsylvania as amended and for that purpose prescribing the method of determining the amount which may be deducted in ascertaining the borrowing capacity of the city of Philadelphia by excluding from the calculation and deducting from its indebtedness so much of the debt of said city as shall have been incurred or is about to be incurred and the proceeds thereof expended or about to be expended upon any public improvement or in the construction purchase of condemnation of any public utility or part thereof or facility thereof if such public improvement or public utility or part thereof whether separately or in connection with any other public improvement of public utility or part thereof may reasonably be expected to yield revenue in excess of operating expenses sufficient to pay the interest and sinking fund charges thereon.

Referred to the Committee on Judiciary Special.

Senate Bill No. 494. (House Bill No. 1695).

An Act providing state aid to poultry associations, giving exhibitions and regulating the payment thereof.

Referred to the Committee on Agriculture.

Senate Bill No. 507. (House Bill No. 1696).

An Act to provide for the disposition of all drugs which are introduced in the evidence of any trial for the illegal possession or sale of same.

Referred to the Committee on Public Health and Sanitation.

Senate Bill No. 516. (House Bill No. 1697).

An Act to amend section sixteen of an act approved the tenth day of June one thousand eight hundred and ninety-three (Pamphlet Laws four hundred and nineteen) entitled "An act to regulate the nomination and election of public officers requiring certain expenses incident thereto to be paid by the several counties and punishing certain offenses in regard to such elections."

Referred to the Committee on Elections.



## Senate Bill No. 590. (House Bill No. 1698).

An Act to regulate increase and establish the fees to be charged by justices of the peace aldermen and magistrates in this Commonwealth.

Referred to the Committee on Judiciary General.

## Senate Bill No. 643. (House Bill No. 1699).

An Act creating a Department of Game and Fish; charging the Department with the enforcement, administration and execution of laws heretofore enforced, administered and executed by or through the Department of Fisheries, and the Board of Game Commissioners; defining the powers and duties of the department; and prescribing penalties; abolishing certain departments, boards, commissions and offices; providing for the disposition of certain moneys now held by or hereafter paid to the State Treasurer under any statute the enforcement of which is by this act imposed on the department; and making appropriations.

Referred to the Committee on Game.

## Senate Bill No. 745. (House Bill No. 1700).

An Act to amend section two thousand twenty-one of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and repealing sections two thousand twenty-two two thousand twenty-three two thousand twenty-four and two thousand twenty-five thereof

Referred to the Committee on Education.

## Senate Bill No. 807. (House Bill No. 1701).

An Act to amend section one of an act approved the 28th day of May, 1907 (P. L. 287), entitled "An act to authorize municipalities or townships to make assessments for municipal improvements outside of their corporate limits, under certain conditions."

Referred to the Committee on Municipal Corporations.

## Senate Bill No. 817. (House Bill No. 1702).

An Act authorizing the tax levying authorities of each county of the Commonwealth to levy and collect an annual poll tax upon the inhabitants thereof in lieu of taxes heretofore levied and collected upon salaries emoluments of office posts of profit trades professions and occupations and repealing laws inconsistent with its provisions.

Referred to the Committee on Ways and Means.

## Senate Bill No. 818. (House Bill No. 1703).

An Act providing for the election of one person as prothonotary and one person as clerk of the courts of quarter sessions and over and terminer in counties of the fourth class and repealing general local and special acts inconsistent herewith.

Referred to the Committee on Judiciary Special.

## Senate Bill No. 820. (House Bill No. 1704).

An Act providing that the county controller shall be made a party defendant in all suits against any county.

Referred to the Committee on Judiciary Special.

## Senate Bill No. 821. (House Bill No. 1705).

An Act fixing the salaries of the county controller in counties of the first, second, third, fourth and fifth classes.

Referred to the Committee on Counties and Townships.

## Senate Bill No. 837. (House Bill No. 1706).

An Act to amend section one thousand one hundred and twenty-six of an act approved the eighteenth day of May, one thousand nine hundred and eleven (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws, general, special or local or any parts thereof that are or may be inconsistent therewith.

Referred to the Committee on Education.

## Senate Bill No. 855. (House Bill No. 1707).

An Act making an appropriation and re-appropriation for the erection and construction of a bridge over the Delaware River and approaches thereto as provided for in the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fourteen) entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purpose of this act"

Referred to the Committee on Appropriations.

## Senate Bill No. 875. (House Bill No. 1708).

An Act to amend sections one and two of the act approved the twenty-third day of June, one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred and twenty-three) entitled "An act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers, road juries, juries of view and commissioners to view land, and providing for the charges upon the respective counties in the matter of salaries, costs and expenses thereof" by fixing the number of the members of the board of viewers in counties of the first class and abolishing the existing boards

Referred to the Committee on Municipal Corporations.

## Senate Bill No. 877. (House Bill No. 1709).

An Act fixing the salary of the Lieutenant Governor:

Referred to the Committee on Retrenchment and Reform.

## Senate Bill No. 881. (House Bill No. 1710).

An Act to amend the act approved the eighteenth day of July one thousand nine hundred and seventeen (P. L. 1043) entitled "An act establishing a public school employees' retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employees, defining the uses and purposes thereof and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employees; exempting annuities, allowances, returns, benefits and rights from taxation and judicial process and providing penalties."

Referred to the Committee on Retrenchment and Reform.

## Senate Bill No. 936. (House Bill No. 1711).

An Act authorizing boroughs townships school districts and poor districts to appeal from assessments of property or other subjects of taxation for their corporate purposes.

Referred to the Committee on Corporations.

## Senate Bill No. 937. (House Bill No. 1712).

An Act to amend section three of the act approved the twentieth day of April, 1874, (P. L. 65), entitled "An act to regulate the manner of increasing the indebtedness of municipalities, to provide for the redemption of the same, and to impose penalties for the illegal increase thereof," as amended.

Referred to the Committee on Municipal Corporations.

## Senate Bill No. 938. (House Bill No. 1713).

An Act to amend section twenty-eight of an act approved the first day of June, one thousand nine hundred eleven (P. L. 581) entitled "An act to provide for the incorporation of life insurance companies; and for the regulation of home and foreign life insurance companies; and providing penalties for any violations thereof."

Referred to the Committee on Insurance.

## Senate Bill No. 942. (House Bill No. 1714).

An Act giving the Banking Commissioner supervision and control and authority to examine automobile protective or co-operative companies or associations issuing for money consideration policies or contracts guaranteeing attorneys services to owners of motor vehicles in event of accident to persons or property by operation of motor vehicles or providing for the towing of damaged vehicles defining motor vehicles providing for cancellation provision in policies or contracts providing for semi-annual reports by companies or associations to the Banking Commissioners and payment of examination expenses



filing fees providing for a reserve liability for unearned portion of premium or dues and for investment of funds in valid securities to protect the purchasers providing for filing of name and residence of solicitors employed requiring payment of tax to the Commonwealth of two percentum on all premiums or dues received requiring all such companies or associations now transacting business in this Commonwealth to register with the Banking Commissioner and to come under provisions of the act fixing penalty for violations of the act providing for liquidation by the Banking Commissioner in event of insolvency.

Referred to the Committee on Banks and Banking.

Senate Bill No. 944. (House Bill No. 1715).

An Act to amend section eight of an act approved the 31st day of May, A. D. 1911, entitled "An act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants, and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads, connecting county-seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State Highways of the Commonwealth; providing for the improvement, maintenance and repair of said State Highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve and maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority upon the State Highway Commissioner; providing for the payment of damages in taking of properties or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway, and procedure therein; providing for work of improvement of State Highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of townships or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State Highways and State-aid Highways, and kind of materials to be used in the improvements; providing for payment of costs of improvement and repairs; providing penalty for injuring or destroying State Highway; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act," providing for disposition of vacant portions of State Highway routes.

Referred to the Committee on Public Roads.

Senate Bill No. 946. (House Bill No. 1716).

An Act to make habitual loafing, lounging, congregating or loitering upon the corners or other places on the streets and highways of the cities of the first class of this Commonwealth a misdemeanor, and prescribing the penalties therefor

Referred to the Committee on Judiciary General.

Senate Bill No. 950. (House Bill No. 1717).

An Act to amend part of section six of an act approved the eighth day of May, one thousand nine hundred and nineteen, (P. L. 141) entitled, "An act reorganizing the Department of Agriculture, creating bureaus therein, and providing for the proper administration thereof."

Referred to the Committee on Agriculture.

Senate Bill No. 954. (House Bill No. 1718).

An Act to amend section six hundred and thirty-two of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, that are or may be inconsistent therewith"

Referred to the Committee on Education.

Senate Bill No. 1007. (House Bill No. 1719).

An Act to amend section four of the act approved the ninth day of June, one thousand nine hundred and eleven,

(P. L. 763) entitled "An Act to provide for the appointment of deputy prothonotaries in counties of this Commonwealth having a population of more than two hundred and fifty thousand and less than a million, and defining their qualifications, powers, and salary"

Referred to the Committee on Retrenchment and Reform.

#### REPORTS FROM COMMITTEES.

Mr. HEFFERNAN, from the Committee on Railroads, reported as committed, House Bill No. 1416, entitled:

An Act to empower the Public Service Commission to require railroad corporations to employ an adequate number of men upon trains and to repeal an act approved the nineteenth day of June, nineteen hundred and eleven (P. L. 1053), entitled: "An act to promote the safety of travelers and employees upon railroads by compelling common carriers by railroad to properly man their trains."

Mr. CONNER, from the Committee on Law and Order, reported as committed, House Bill No. 1280, entitled:

An Act to amend section five of an act approved the twenty-third day of June, one thousand nine hundred and eleven (Pamphlet Laws eleven hundred twenty-three), entitled: "An act establishing in each county a board of viewers; prescribing their duties; providing for their appointment as viewers, road juries, juries of view, and commissioners to view land; and providing for the charges upon the respective counties in the matter of salaries, costs and expenses thereof," providing for the division of townships, running of township lines, division of boroughs into boards and townships into election districts, and for the establishment or re-establishment of township division lines, by members of the county board of viewers.

Mr. HORNE, from the Committee on Law and Order, reported as committed, House Bill No. 1281, entitled:

An Act to amend section four of the act approved the twenty-third day of June, one thousand nine hundred and eleven (P. L. 1123), entitled: "An act establishing in each county a board of viewers; prescribing their duties; providing for their appointment as viewers, road juries, juries of view and commissioners to view land; and providing for the charges upon the respective counties in the matter of salaries, costs and expenses thereof," as amended.

Mr. RICHARDS, from the Committee on Public Roads, reported as committed, House Bill No. 1345, entitled:

An Act providing for the reimbursement of counties by boroughs and townships when the county has contracted with the State Highway Department for the payment of both the county's and the borough's or township's share of the cost of constructing or improving a State or State-aid highway; authorizing counties to so contract; empowering boroughs and townships to incur indebtedness therefor; and authorizing an assessment of the borough's share on the abutting property.

Mr. GEARHART, from the Committee on Public Health and Sanitation, reported as committed House Bill No. 1186, entitled:

An Act relating to the arrest and punishment of users of opium, morphine, cocaine, cocoa leaves or any compound, salt, derivative or preparation thereof.

Mr. SCHAEFFER, from the Committee on Public Health and Sanitation, reported as committed House Bill No. 1467, entitled:

An Act relating to the payment of funeral expenses of decedents by executors or administrators.

Mr. SCHAEFFER, from the Committee on Public Health and Sanitation, reported as committed, House Bill No. 1027, entitled:

An Act to amend section one of an act approved May 1, 1913, entitled "An act defining mattresses; regulating the making, remaking and sale thereof; prohibiting the use of insanitary and unhealthy materials therein requiring that the materials used shall be accurately described and prescribing the manner in which mattresses shall be labeled; providing for the enforcement of the provisions of this act; making certain acts criminal and punishing the same; imposing certain duties upon the Commissioner of Health and the Chief Factory Inspector; and repealing legislation inconsistent with this act."

Mr. ALEXANDER, from the Committee on Judiciary General, reported as committed, House Bill No. 687, entitled:

An Act regulating the time of a retrial of a cause in any court of common pleas, after the jury has been discharged for failure to agree.



Mr. CAMPBELL, from the Committee on Public Health and Sanitation, reported as committed House Bill No. 931 (Senate Bill No. 385), entitled:

An Act for the protection of the public health by providing clean sanitary establishments for bottling non-alcoholic drinks including clean sanitary ingredients bottles receptacles and utensils and providing penalties for the enforcement thereof

Mr. CAMPBELL, from the Committee on Public Health and Sanitation, reported as committed House Bill 1445 (Senate Bill No. 233), entitled:

An Act to authorize cities of the first class to regulate the removal and disposal of garbage, to prevent the private collection thereof and to enforce the provisions of ordinances providing therefor by fine, and in default of the payment of such fine by imprisonment of the person or persons violating any such ordinance.

Mr. DRINKHOUSE, from the Committee on Public Health and Sanitation, reported as amended House No. 1640 (Senate Bill No. 791), entitled:

An Act to amend sections 1 and 2 of an act approved the 5th day of June, A. D. 1913, (P. L. 443), entitled "An act for the prevention of blindness, by requiring the reporting of cases of ophthalmia, neonatorum (inflammation of the eyes of infants) by physicians, midwives and others, and requiring the reporting of results of treatment of each case of said disease, and fixing a penalty for violation thereof."

Mr. STERLING, from the Committee on Judiciary General, reported as committed House Bill No. 1674 (Senate Bill No. 792), entitled:

An Act to amend section one hundred of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred and eighty-two) entitled "An act to consolidate revise and amend the penal laws of this Commonwealth" as amended

Mr. STARK, from the Committee on Agriculture reported as committed House Bill No. 1531 (Senate Bill No. 623), entitled:

An Act to amend sections four and seven of an act approved the ninth day of July, 1919 (P. L. 809) entitled, "An act prescribing the powers and duties of the Bureau of Markets in the Department of Agriculture; providing for cooperation with the Bureau of Standards of the Department of Internal Affairs to establish standard receptacles for farm products, and to promulgate regulations for the enforcement thereof; and prescribing penalties for violations of the provisions of this act," by striking out certain provisions limiting the investigation and classification of farm products and appropriating to the Department of Agriculture for the use of the Bureau of Markets all fees and other moneys collected under this act.

Mr. BURNS, from the Committee on Public Health and Sanitation reported as committed House Bill No. 1519 (Senate Bill No. 560), entitled:

An Act to provide for the sterilization of inmates of institutions having the care and custody of idiotic imbecile epileptics feeble-minded and insane persons in cases where such sterilization will materially improve the mental or physical condition of such persons and in cases where owing to the idiocy imbecility insanity or feeble-mindedness of such persons not being in permanent custody procreation by such persons would produce offspring similarly affected.

Mr. MITCHELL, from the Committee on Public Health and Sanitation reported as committed House Bill No. 1527 (Senate Bill No. 762), entitled:

An Act to amend section five of the act approved the twenty-fourth day of May, one thousand nine hundred and seventeen (P. L. 297) entitled "An act authorizing the establishment of contagious disease hospitals in the several counties of the Commonwealth, to be constructed and maintained out of county funds"; by providing for the management of such hospitals by a board of trustees.

Mr. FOWLER, from the Committee on Judiciary Special reported as committed House Bill No. 1670 (Senate Bill No. 647), entitled:

An Act to repeal an act approved the third day of April, one thousand eight hundred and seventy-two (Pamphlet Laws seven hundred eighty-six) entitled "An act to provide for the detection of crime in the county of Dauphin."

Mr. DITHRICH, from the Committee on Judiciary General, reported as committed House Bill No. 1373 (Senate Bill No. 388), entitled

An Act to prohibit the bribery of baseball players and employees of baseball clubs and the acceptance by baseball players and employees of baseball clubs of bribes and declaring such bribery or the acceptance of such bribes a felony and fixing the penalty therefor.

Mr. DITHRICH, from the Committee on Judiciary General, reported as committed House Bill No. 1685 (Senate Bill No. 939), entitled:

An Act fixing the fees of prothonotaries of the Supreme and Superior courts.

Mr. HUSTON, from the Committee on Judiciary Special, reported with a negative recommendation House Bill No. 1241 (Senate Bill No. 634), entitled

An Act repealing an act approved the fifteenth day of May, Anno Domini one thousand nine hundred and thirteen (P. L. 209), entitled "An act amending article six of an act entitled 'An act for the government of cities of the second class' approved the seventh day of March, Anno Domini one thousand nine hundred and one as amended by an amendatory act approved the first day of April, Anno Domini one thousand nine hundred and nine and as affected by an act entitled 'An act providing a uniform rate of assessment and taxation for all real estate in cities of the second class' approved the eleventh day of May, Anno Domini one thousand nine hundred and eleven by providing for the classification of real estate for purposes of taxation into two classes, to wit: the buildings on land and the land exclusive of buildings and by providing for the assessment of a less tax upon the buildings than upon the land exclusive of the buildings in cities of the second class."

Mr. HEFFERNAN, from the Committee on Railroads, reported as committed House Bill No. 1687 (Senate Bill No. 882), entitled:

An act to empower the Public Service Commission to require railroad corporations to employ an adequate number of men upon trains and to repeal an act approved the nineteenth day of June nineteen hundred and eleven (Pamphlet Laws ten hundred and fifty-three) entitled "An act to promote the safety of travelers and employes upon railroads by compelling common carriers by railroad to properly man their trains"

Mr. DAWSON, from the Committee on Ways and Means, reported as amended House Bill No. 1080, entitled:

An Act declaring certain combinations and agreements in restraint of trade unlawful; and imposing certain powers in connection therewith upon the executive director of the Commission of Public Welfare.

Mr. DAWSON, from the Committee on Ways and Means, reported as committed House Bill No. 1007, entitled:

A Joint Resolution proposing an amendment to the Constitution of the Commonwealth of Pennsylvania providing for a budget system.

Mr. DAWSON, from the Committee on Ways and Means, reported as amended, House Bill No. 1236, entitled:

An Act to amend section seventeen of the act approved the seventeenth day of June, one thousand nine hundred and thirteen, (P. L. 507) entitled "An act to provide revenue for State and county purposes, and in cities coextensive with counties, for city and county purposes; imposing taxes upon certain classes of personal property; providing for the assessment and collection of the same; providing for the duties and compensation of prothonotaries and recorders in connection therewith; and modifying existing legislation which provides for raising revenue for State purposes," as amended.

Mr. BROOKS, from the Committee on Appropriations, reported as amended House Bill No. 38, entitled:

An Act making an appropriation to the Oil City Hospital, Oil City, Pa.

Mr. McCAIG, from the Committee on Appropriations, reported as amended House Bill No. 72, entitled:

An Act making an appropriation to the Warren General Hospital, of Warren, Pennsylvania.

Mr. STARK, from the Committee on Appropriations, reported as amended House Bill No. 951, entitled:

An Act making an appropriation to the Saint Stanislaus Orphanage, situated at Sheatown, Newport Township, Luzerne County, Pennsylvania.

Mr. McCAIG, from the Committee on Appropriations, reported as amended House Bill No. 964, entitled:

An Act establishing a State Highway in the County of Lebanon; providing for its location, construction, improvement and maintenance by the Commonwealth; and making an appropriation.

Mr. KINSMAN, from the Committee on Appropriations, reported as amended House Bill No. 1347, entitled:

An Act making an appropriation to the Water Supply Commission for the purpose of building and constructing a retaining wall or dike along the Delaware River at Lackawaxen, Pike county.

Mr. STEVENS, from the Committee on Appropriations, reported as amended House Bill No. 639, entitled:

An Act making an appropriation to the Philadelphia Association for the Protection of Colored Women, Philadelphia, Pennsylvania.

#### BILLS ON FIRST READING.

Mr. McCAIG asked and received unanimous consent to have the following bills read the first time:

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 38, entitled:

An Act making an appropriation to the Oil City Hospital, Oil City, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 72, entitled:

An Act making an appropriation to the Warren General Hospital, of Warren, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 951, entitled:

An Act making an appropriation to the Saint Stanislaus Orphanage, situated at Sheatown, Newport Township, Luzerne County, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 964, entitled:

An Act establishing a State Highway in the County of Lebanon; providing for its location, construction, improvement and maintenance by the Commonwealth; and making an appropriation.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1347, entitled:

An Act making an appropriation to the Water Supply Commission for the purpose of building and constructing a retaining wall or dike along the Delaware River at Lackawaxen, Pike County.

And said bill having been read at length the first time,  
Ordered To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 639, entitled:

An Act making an appropriation to the Philadelphia Association for the Protection of Colored Women, Philadelphia, Pennsylvania.

And said bill having been read at length the first time,  
Ordered, To be laid aside for second reading.

#### REPORT OF THE HEALTH INSURANCE COMMISSION.

Mr. CAMPBELL. Mr. Speaker, I desire to report at this time the Majority Report of the Health Insurance Commission.

The SPEAKER. The report will be noted in the Legislative Journal and printed in the Appendix thereto.  
(For report see Appendix).

#### APPROPRIATION BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 481, as follows:

An Act making an appropriation to the Diagnostic Hospital of the city of Philadelphia Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary is hereby specifically appropriated to the Diagnostic Hospital of the city of Philadelphia located at seventeen thirty-one Vine street Philadelphia Pennsylvania for the purpose of maintenance during the two fiscal years beginning June first one thousand nine hundred and twenty-one

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 30, as follows:

An Act making an appropriation to the Sacred Heart Hospital Allentown Lehigh county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Sacred Heart Hospital located at Allentown Lehigh county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 264, as follows:

An Act making an appropriation to the Washington and Jefferson College Washington Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary is hereby specifically appropriated to the Washington and Jefferson college at Washington Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of an emergency deficiency in maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 310, as follows:

An Act making an appropriation to the Mudgett Hospital and Training School for Nurses located at two thousand twenty-eight North Thirteenth Street Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary is hereby specifically appropriated to the Mudgett Hospital and Training School for Nurses located at two thousand twenty-eight North Thirteenth Street in the City and County of Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance



And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 345, as follows:

An Act making an appropriation for the payment of the expenses required by an act approved the twenty-fifth day of May one thousand eight hundred and eighty-nine entitled "An act to provide for the continuance of the education and maintenance of the destitute orphans of deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the State" and its amendments and supplements

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three hundred thousand dollars (\$300,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Commission of Soldiers' Orphan Schools for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes

For the payment of the salaries of the clerks for two years the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary

For the payment of postage telegrams expressage transferring of pupils funeral expenses and expenses of the commission for two years the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary

For the education and maintenance including a complete line of clothing for the two fiscal years of the destitute orphans of the deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the State admitted to the Soldiers' Orphan Industrial School and the necessary incidental repairs to the Soldiers Orphan Industrial School the sum of two hundred forty-eight thousand dollars (\$248,000) or so much thereof as may be necessary

For necessary repairs and improvements including modern electrical equipment recommended by the State Electrical Inspector the sum of twenty-three thousand dollars (\$23,000) or so much thereof as may be necessary

For the installation of water lines to secure adequate water supply the sum of eight thousand (\$8,000) dollars or so much thereof as may be necessary

For the purchase of live stock farm equipment and additional land the sum of twelve thousand (\$12,000) dollars or so much thereof as may be necessary

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 365, as follows:

An Act making an appropriation to the Pottsville Hospital Pottsville Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary is hereby specifically appropriated to the Pottsville Hospital Pottsville Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 494, as follows:

An Act making an appropriation to the National Farm School at Doylestown Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary is hereby specifically appropriated to the National Farm School at Doylestown Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 656, as follows:

An Act making an appropriation to the Cottage State Hospital for Injured Persons located at Mercer Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifteen thousand dollars (\$15,000) or so much thereof as may be necessary is hereby specifically appropriated to the Cottage State Hospital for Injured Persons at Mercer Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 659, as follows:

An Act making an appropriation for providing erecting completing leasing maintaining and repairing armories and stables for the use of the Pennsylvania National Guard including compensation insurance of employes of armories title insurance advertisement for bids traveling expenses clerical and other expenses of the State Armory Board

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five hundred thousand dollars (\$500,000) or so much thereof as may be necessary is hereby appropriated for the completion of the erection leasing or purchasing of armories and stables

Section 2 The sum of three hundred thousand dollars (\$300,000) or so much thereof as may be necessary is hereby specifically appropriated for the purpose of maintaining and caring for armories heretofore or hereafter erected for the two fiscal years beginning June first one thousand nine hundred and twenty-one and to include necessary repairs and expenses in maintenance of armories compensation insurance of caretakers janitors and other employes in and about said armories premium on title insurance advertisements for bids leasing of temporary armory quarters actual traveling expenses of members of the Armory Board of the State of Pennsylvania clerical general and contingent expenses of the board and expenses of inspection of armories

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 713, as follows:

An Act making an appropriation to the Chester Day Nursery and Children's Boarding Home at Chester Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary is hereby specifically appropriated to the Chester Day Nursery and Children's Boarding Home at Chester Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 843, as follows:

An Act making an appropriation to the Department of Health of the Commonwealth of Pennsylvania for the maintenance of tuberculosis sanatoria and dispensaries necessary additions furnishings and repairs for educational work and other necessary work in curing and preventing tuberculosis

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That for the purpose of maintaining its sanatoria and dispensaries for the free treatment of indigent persons affected with tuberculosis and for certain additions furnishings and repairs thereto and for educational work in curing and pre-

venting tuberculosis and for the purchase of food supplies and other necessities and for the payment of salaries and wages and other necessary expenses incident thereto the sum of two million five hundred and sixty-four thousand nine hundred and sixty dollars (\$2,564,960) or so much as may be necessary is hereby specifically appropriated to the Department of Health of the Commonwealth of Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one

Section 2 All amounts shall be paid to the Commissioner of Health by a warrant of the Auditor General upon requisition of said Commissioner of Health that all sums so paid shall be accounted for as expended by properly itemized vouchers

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1121 (Senate Bill No. 519), entitled:

An Act to amend section two of an act approved the thirtieth day of May one thousand eight hundred and ninety-three (Pamphlet Laws one hundred and eighty-three) entitled "An act providing for the acquisition by the State of certain ground at Valley Forge for a public park and making an appropriation therefor"

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1262, as follows:

An Act to amend section one of an act approved the thirtieth day of March one thousand nine hundred seventeen (Appropriation Acts Page sixteen) entitled "An act making an appropriation for the purpose of continuing and maintaining schools among the Cornplanter Indians of Warren county" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the thirtieth day of March one thousand nine hundred seventeen (Appropriation Acts page sixteen) entitled "An act making an appropriation for the purpose of continuing and maintaining schools among the Cornplanter Indians of Warren county" which as amended by an act approved the eighteenth day of July one thousand nine hundred nineteen (Appropriation Acts page two hundred thirty-two) entitled "An act to amend an act approved the thirtieth day of March one thousand nine hundred seventeen (Appropriation Acts sixteen) entitled 'An act making an appropriation for the purpose of continuing and maintaining schools among the Cornplanter Indians of Warren county'" reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the annual sum of eight hundred dollars (\$800) be and the same is hereby specifically appropriated out of any money in the treasury not otherwise appropriated to be paid to the county superintendent of schools of Warren county on warrant drawn on the State Treasurer by the State Superintendent of Public Instruction which money shall be disbursed by the said superintendent of Warren county in such manner as shall best promote the cause of education among the Cornplanter Indians Provided That the appropriation under this act shall commence with the first Monday of June one thousand nine hundred and nineteen and shall only continue in force for the period from that day until the first Monday of June one thousand nine hundred and twenty-five" is hereby further amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the annual sum of nine hundred dollars (\$900) be and the same is hereby specifically appropriated out of any money in the treasury not otherwise appropriated to be paid to the county superintendent of schools of Warren county on warrant drawn on the State Treasurer by the State Superintendent of Public Instruction which money shall be disbursed by the superintendent of Warren county in such manner as shall best promote the cause of education among the Cornplanter Indians Provided That the appropriation under this act shall commence with the first Monday of June one thousand nine hundred twenty-one and shall continue in force for the period from that day until the first Monday of June one thousand nine hundred twenty-five

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

#### APPROPRIATION BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 3, entitled:

A joint resolution authorizing the appointment of a commission to arrange for an international exhibition to be held in Philadelphia in the year one thousand nine hundred and twenty-six in celebration of the one hundred and fiftieth anniversary of American Independence

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Bald,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Ridelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Breneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprows,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Wells,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Dieh,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. I.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

#### NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 5, entitled:

An Act making an appropriation to the trustees of the State Hospital at Nanticoke Nanticoke Luzerne county Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally



Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Gold,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolws,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Stevens,
Catlin,	Harding,	Marcus, J. C.,	Stevenson,
Clutton,	Harer,	Marshall,	Stewart,
Comer,	Harry,	Martin,	Strauss,
Conner,	Haslett,	Mantz,	Sweitzer,
Cook,	Hatrick,	Michel,	Thomas,
Craig, J. R.,	Haws,	Millar, A.,	Trainer,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Van Alen,
Cratty,	Henderson, E.,	Miller, C.,	Vickerman,
Crum,	Henderson, W.,	Miller, D. I.,	Walker, G. T.,
Curran,	Hess,	Miller, D. D.,	Walker, J. A.,
Curry,	Hetrick,	Miller, H. F.,	Weamer,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weiss,
Dawson,	Hoffman, M. R.,	Mitchell,	Wells,
DeHaas,	Holcombe,	Morris,	Wettach,
Denning,	Hoover,	Ogle,	Whitaker,
Dewey, C. P.,	Horne,	Orr,	Whitehouse,
Dewey, P. H.,	Hough,	Perry,	Whiteman,
Diehm,	Huston,	Phillips,	Williams,
Dilsheimer,	Jones, D. J.,	Pike,	Wolfe,
Dithrich,	Jones, W. W.,	Posey,	Woner,
Donneley,	Jordan,	Quigley,	Wood,
Drinkhouse,	Kantner,	Rhoads,	Woodruff,
Dunlap,	Keene,	Richards,	Zook,
Dunn,	Kelly,	Rieder,	Spangler,
	Kinsman,	Rinn,	Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 7, entitled:

An Act making an appropriation to the Home for the Training in Speech of Deaf Children before they are of school age at Belmont Avenue and Monument Road Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Gold,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolws,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Chaplin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Haves,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Heffernan,	Miller, C.,	Van Alen,
Cratty,	Henderson, E.,	Miller, D. I.,	Vickerman,
Crum,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Curran,	Hess,	Miller, H. F.,	Walker, J. A.,
Curry,	Hetrick,	Miller, J. J.,	Weamer,
Davis,	Hoffman, J. N.,	Mitchell,	Weiss,
Dawson,	Hoffman, M. R.,	Morris,	Wells,
DeHaas,	Holcombe,	Ogle,	Wettach,
Denning,	Hoover,	Orr,	Whitaker,
Dewey, C. P.,	Horne,	Perry,	Whitehouse,
Dewey, P. H.,	Hough,	Phillips,	Whiteman,
Diehm,	Huston,	Pike,	Williams,
Dilsheimer,	Jones, D. J.,	Posey,	Wolfe,
	Jones, W. W.,	Quigley,	Woner,

Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolws,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 14, entitled:

An Act making an appropriation to the trustees of the Phoenixville Hospital

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Ruch,
Allum,	Edmonds,	Kooser,	Ruddy,
Armstrong,	Ehrhardt,	Krause,	Ruth,
Asbury,	Elgin,	Krugh,	Schaeffer,
Aston,	Evans,	Lafferty,	Schilling,
Baker,	Feldman,	Leeds,	Schwartz,
Baldi,	Finney,	Lewis,	Sieg,
Barnhart,	Fitzgibbon,	Long,	Shaffer,
Beaver,	Flynn,	Love,	Shannon,
Beckley,	Fowler,	McBride,	Shellenberger,
Bell,	Fox,	McCaig,	Sinclair,
Bidelspacher,	Franklin,	McCann,	Smiley,
Blair,	Gearhart,	McCarthy,	Smink,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Bolard,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Brady,	Gold,	McHugh,	Snowden,
Brendle,	Goodnough,	McKim,	Soffel,
Brenneman,	Goss,	McKnight,	Sowers,
Bromley,	Green,	McMullen,	Sprolws,
Brooks,	Griffith,	McOwen,	Stackhouse,
Brown, F. B.,	Hagerty,	McVicar,	Stark,
Brown, T. R.,	Haines,	Magill,	Steedle,
Burns,	Haldeman,	Mangan,	Sterling,
Campbell,	Hampson,	Marcus, J.,	Stevens,
Catlin,	Harding,	Marcus, J. C.,	Stevenson,
Chaplin,	Harer,	Marshall,	Stewart,
Clutton,	Harry,	Martin,	Strauss,
Comer,	Haslett,	Mantz,	Sweitzer,
Conner,	Hatrick,	Michel,	Thomas,
Cook,	Haws,	Millar, A.,	Trainer,
Craig, J. R.,	Haves,	Millar, A. S. C.,	Van Alen,
Craig, J. O.,	Heffernan,	Miller, C.,	Vickerman,
Cratty,	Henderson, E.,	Miller, D. I.,	Walker, G. T.,
Crum,	Henderson, W.,	Miller, D. D.,	Walker, J. A.,
Curran,	Hess,	Miller, H. F.,	Weamer,
Curry,	Hetrick,	Miller, J. J.,	Weiss,
Davis,	Hoffman, J. N.,	Mitchell,	Wells,
Dawson,	Hoffman, M. R.,	Morris,	Wettach,
DeHaas,	Holcombe,	Ogle,	Whitaker,
Denning,	Hoover,	Orr,	Whitehouse,
Dewey, C. P.,	Horne,	Perry,	Whiteman,
Dewey, P. H.,	Hough,	Phillips,	Williams,
Diehm,	Huston,	Pike,	Wolfe,
Dilsheimer,	Jones, D. J.,	Posey,	Woner,
	Jones, W. W.,	Quigley,	

Enrich,  
Donneley,  
Drinkhouse,  
Dunlap,  
Dunn,

Jordan,  
Kantner,  
Keene,  
Kelly,  
Kinsman,

Rhoads,  
Richards,  
Rieder,  
Rinn,  
Roman,

Wood,  
Woodruff,  
Zook,  
Spangler,  
Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 15, entitled:

An Act making an appropriation to the agricultural experiment station of the Pennsylvania State College to maintain substations for the purpose of making experiments in the improvement culture curing and preparation of tobacco and providing for the publication of the report thereof

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,  
Allum,  
Armstrong,  
Asbury,  
Aston,  
Baker,  
Baldi,  
Barnhart,  
Beaver,  
Beckley,  
Bell,  
Bidelspacher,  
Blair,  
Bluett,  
Blumberg,  
Bolard,  
Bower,  
Brady,  
Brendie,  
Brenneman,  
Brooks,  
Brown, F. B.,  
Brown, T. R.,  
Burns,  
Campbell,  
Catlin,  
Clutton,  
Comeror,  
Conner,  
Cook,  
Craig, J. R.,  
Craig, J. O.,  
Cratty,  
Crum,  
Curran,  
Curry,  
Davis,  
Dawson,  
DeHaas,  
Denning,  
Dewey, C. F.,  
Dewey, P. H.,  
Diehm,  
Dilsheimer,  
Dittrich,  
Donneley,  
Drinkhouse,  
Dunlap,  
Dunn,

Eaches,  
Edmonds,  
Ehrhardt,  
Elgin,  
Evans,  
Feldman,  
Finney,  
Fitzgibbon,  
Flynn,  
Fowler,  
Fox,  
Franklin,  
Gearhart,  
Gelder,  
Gibbon,  
Glass,  
Goehring,  
Golder,  
Goodnough,  
Goss,  
Green,  
Griffith,  
Hagerly,  
Haines,  
Haldeman,  
Hampson,  
Harding,  
Harer,  
Harry,  
Haslett,  
Hatrick,  
Haws,  
Heffernan,  
Henderson, E.,  
Henderson, W.,  
Hess,  
Hetrick,  
Hoffman, J. N.,  
Hoffman, M. R.,  
Holcombe,  
Hoover,  
Horne,  
Hough,  
Huston,  
Jones, D. J.,  
Jones, W. W.,  
Jordan,  
Kantner,  
Keene,  
Kelly,  
Kinsman,

Kohler,  
Kooser,  
Krause,  
Krugh,  
Lafferty,  
Leeds,  
Lewis,  
Long,  
Love,  
McBride,  
McCaig,  
McCaun,  
McCarthy,  
McClure,  
McConnell,  
McCurdy,  
McGowan,  
McHugh,  
McKim,  
McKnight,  
McMullen,  
McOwen,  
McVicar,  
Magill,  
Mangan,  
Marcus, J.,  
Marcus, J. C.,  
Marshall,  
Martin,  
Mantz,  
Michel,  
Miller, A. S. C.,  
Miller, C.,  
Miller, D. I.,  
Miller, D. D.,  
Miller, H. F.,  
Miller, J. J.,  
Mitchell,  
Morris,  
Ogle,  
Orr,  
Perry,  
Phillips,  
Pike,  
Posey,  
Quigley,  
Rhoads,  
Richards,  
Rieder,  
Rinn,  
Roman,

Ruch,  
Ruddy,  
Ruth,  
Schaeffer,  
Schilling,  
Schwartz,  
Sieg,  
Shaffer,  
Shannon,  
Shellenberger,  
Sinclair,  
Smink,  
Smith, H. J.,  
Smith, H.,  
Smith, J. W.,  
Snowden,  
Soffel,  
Sowers,  
Sprowls,  
Stackhouse,  
Stark,  
Steedle,  
Sterling,  
Stevens,  
Stevenson,  
Stewart,  
Strauss,  
Sweitzer,  
Thomas,  
Trainer,  
Van Alen,  
Vickerman,  
Walker, G. T.,  
Walker, J. A.,  
Weamer,  
Weiss,  
Wells,  
Wettach,  
Whitaker,  
Whitehouse,  
Whiteman,  
Williams,  
Wolfe,  
Woner,  
Wood,  
Woodruff,  
Zook,  
Spangler,  
Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 18, entitled:

An Act making an appropriation to the trustees of the State Institution for Feeble-minded of Eastern Pennsylvania at Spring City

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,  
Allum,  
Armstrong,  
Asbury,  
Aston,  
Baker,  
Baldi,  
Barnhart,  
Beaver,  
Beckley,  
Bell,  
Bidelspacher,  
Blair,  
Bluett,  
Blumberg,  
Bolard,  
Bower,  
Brady,  
Brendie,  
Brenneman,  
Brooks,  
Brown, F. B.,  
Brown, T. R.,  
Burns,  
Campbell,  
Catlin,  
Clutton,  
Comeror,  
Conner,  
Cook,  
Craig, J. R.,  
Craig, J. O.,  
Cratty,  
Crum,  
Curran,  
Curry,  
Davis,  
Dawson,  
DeHaas,  
Denning,  
Dewey, C. F.,  
Dewey, P. H.,  
Diehm,  
Dilsheimer,  
Dittrich,  
Donneley,  
Drinkhouse,  
Dunlap,  
Dunn,

Eaches,  
Edmonds,  
Ehrhardt,  
Elgin,  
Evans,  
Feldman,  
Finney,  
Fitzgibbon,  
Flynn,  
Fowler,  
Fox,  
Franklin,  
Gearhart,  
Gelder,  
Gibbon,  
Glass,  
Goehring,  
Golder,  
Goodnough,  
Goss,  
Green,  
Griffith,  
Hagerly,  
Haines,  
Haldeman,  
Hampson,  
Harding,  
Harer,  
Harry,  
Haslett,  
Hatrick,  
Haws,  
Heffernan,  
Henderson, E.,  
Henderson, W.,  
Hess,  
Hetrick,  
Hoffman, J. N.,  
Hoffman, M. R.,  
Holcombe,  
Hoover,  
Horne,  
Hough,  
Huston,  
Jones, D. J.,  
Jones, W. W.,  
Jordan,  
Kantner,  
Keene,  
Kelly,  
Kinsman,

Kohler,  
Kooser,  
Krause,  
Krugh,  
Lafferty,  
Leeds,  
Lewis,  
Long,  
Love,  
McBride,  
McCaig,  
McCaun,  
McCarthy,  
McClure,  
McConnell,  
McCurdy,  
McGowan,  
McHugh,  
McKim,  
McKnight,  
McMullen,  
McOwen,  
McVicar,  
Magill,  
Mangan,  
Marcus, J.,  
Marcus, J. C.,  
Marshall,  
Martin,  
Mantz,  
Michel,  
Miller, A. S. C.,  
Miller, C.,  
Miller, D. I.,  
Miller, D. D.,  
Miller, H. F.,  
Miller, J. J.,  
Mitchell,  
Morris,  
Ogle,  
Orr,  
Perry,  
Phillips,  
Pike,  
Posey,  
Quigley,  
Rhoads,  
Richards,  
Rieder,  
Rinn,

Roman,  
Ruch,  
Ruddy,  
Ruth,  
Schaeffer,  
Schilling,  
Schwartz,  
Sieg,  
Shaffer,  
Shannon,  
Shellenberger,  
Sinclair,  
Smiley,  
Smink,  
Smith, H. J.,  
Smith, H.,  
Smith, J. W.,  
Smith, L.,  
Snowden,  
Soffel,  
Sowers,  
Sprowls,  
Stackhouse,  
Stark,  
Steedle,  
Sterling,  
Stevens,  
Stevenson,  
Stewart,  
Strauss,  
Sweitzer,  
Thomas,  
Trainer,  
Van Alen,  
Vickerman,  
Walker, G. T.,  
Walker, J. A.,  
Weamer,  
Weiss,  
Wells,  
Wettach,  
Whitaker,  
Whitehouse,  
Whiteman,  
Williams,  
Wolfe,  
Woner,  
Wood,  
Woodruff,  
Zook,  
Spangler,  
Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 32, entitled:

An Act making an appropriation to the United Zion Home at Lititz Lancaster county Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,  
Allum,  
Armstrong,  
Asbury,  
Aston,  
Baker,  
Baldi,  
Barnhart,  
Beaver,  
Beckley,  
Bell,  
Bidelspacher,  
Blair,  
Bluett,  
Blumberg,

Eaches,  
Edmonds,  
Ehrhardt,  
Elgin,  
Evans,  
Feldman,  
Finney,  
Fitzgibbon,  
Flynn,  
Fowler,  
Fox,  
Franklin,  
Gearhart,  
Gelder,  
Gibbon,  
Glass,

Kohler,  
Kooser,  
Krause,  
Krugh,  
Lafferty,  
Leeds,  
Lewis,  
Long,  
Love,  
McBride,  
McCaig,  
McCaun,  
McCarthy,  
McClure,  
McConnell,  
McCurdy,

Roman,  
Ruch,  
Ruddy,  
Ruth,  
Schaeffer,  
Schilling,  
Schwartz,  
Sieg,  
Shaffer,  
Shannon,  
Shellenberger,  
Sinclair,  
Smiley,  
Smink,  
Smith, H. J.,  
Smith, H.,



Bolard,	Goehrling,	McGowan	Smith, J. W.,
Bower,	Goldner,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprows,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilshelmer,	Jones, W. W.,	Posev,	Wolfe,
Dithrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 35, entitled:

An Act making an appropriation to the Home for Friendless Children of Lancaster Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Bolard,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehrling,	McGowan,	Smith, L.,
Brady,	Goldner,	McHugh,	Snowden,
Brendle,	Goodnough,	McKim,	Soffel,
Brenneman,	Goss,	McKnight,	Sowers,
Bromley,	Green,	McMullen,	Sprows,
Brooks,	Griffith,	McOwen,	Stackhouse,
Brown, F. B.,	Hagerty,	McVicar,	Stark,
Brown, T. R.,	Haines,	Magill,	Steedle,
Burns,	Haldeman,	Mangan,	Sterling,
Campbell,	Hampson,	Marcus, J.,	Stevens,
Catlin,	Harding,	Marcus, J. C.,	Stevenson,
Clutton,	Harer,	Marshall,	Stewart,
Comer,	Harry,	Martin,	Strauss,
Conner,	Haslett,	Mantz,	Sweitzer,
Cook,	Hatrick,	Michel,	Thomas,
Craig, J. R.,	Haws,	Millar, A.,	Trainer,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Van Alen,
Cratty,	Henderson, E.,	Miller, C.,	Vickerman,
Crum,	Henderson, W.,	Miller, D. I.,	Walker, G. T.,
Curran,	Hess,	Miller, D. D.,	Walker, J. A.,
Curry,	Hetrick,	Miller, H. F.,	Weamer,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weiss,
Dawson,	Hoffman, M. R.,	Mitchell,	Wells,
DeHaas,	Holcombe,	Morris,	Wettach,
Denning,	Hoover,	Ogle,	Whitaker,
Dewey, C. P.,	Horne,	Orr,	Whitehouse,
Dewey, P. H.,	Hough,	Perry,	Whiteman,
	Huston,	Phillips,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 40, entitled:

An Act making an appropriation to the Grand View Institution for the Care and Treatment of Poor Consumptives Oil City Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Bolard,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehrling,	McGowan,	Smith, L.,
Brady,	Goldner,	McHugh,	Snowden,
Brendle,	Goodnough,	McKim,	Soffel,
Brenneman,	Goss,	McKnight,	Sowers,
Bromley,	Green,	McMullen,	Sprows,
Brooks,	Griffith,	McOwen,	Stackhouse,
Brown, F. B.,	Hagerty,	McVicar,	Stark,
Brown, T. R.,	Haines,	Magill,	Steedle,
Burns,	Haldeman,	Mangan,	Sterling,
Campbell,	Hampson,	Marcus, J.,	Stevens,
Catlin,	Harding,	Marcus, J. C.,	Stevenson,
Clutton,	Harer,	Marshall,	Stewart,
Comer,	Harry,	Martin,	Strauss,
Conner,	Haslett,	Mantz,	Sweitzer,
Cook,	Hatrick,	Michel,	Thomas,
Craig, J. R.,	Haws,	Millar, A.,	Trainer,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Van Alen,
Cratty,	Henderson, E.,	Miller, C.,	Vickerman,
Crum,	Henderson, W.,	Miller, D. I.,	Walker, G. T.,
Curran,	Hess,	Miller, D. D.,	Walker, J. A.,
Curry,	Hetrick,	Miller, H. F.,	Weamer,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weiss,
Dawson,	Hoffman, M. R.,	Mitchell,	Wells,
DeHaas,	Holcombe,	Morris,	Wettach,
Denning,	Hoover,	Ogle,	Whitaker,
Dewey, C. P.,	Horne,	Orr,	Whitehouse,
Dewey, P. H.,	Hough,	Perry,	Whiteman,
	Huston,	Phillips,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 42, entitled:

An Act making an appropriation to the Roselia Foundling Asylum and Maternity Hospital of the city of Pittsburgh

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluett,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolws,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Clutter,	Harry,	Martin,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrlick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Woner,
Dithrich,	Jordan,	Quigley,	Wood,
Donneley,	Kantner,	Rhoads,	Woodruff,
Drinkhouse,	Keene,	Richards,	Zook,
Dunlap,	Kelly,	Rieder,	Spangler,
Dunn,	Kinsman,	Rinn,	Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 43, entitled:

An Act making an appropriation to the Pennsylvania Association for the Blind at Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluett,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
	Glass,	McCurdy,	Smith, H.,

Bolard,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Goldner,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprolws,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrlick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Woner,
Dithrich,	Jordan,	Quigley,	Wood,
Donneley,	Kantner,	Rhoads,	Woodruff,
Drinkhouse,	Keene,	Richards,	Zook,
Dunlap,	Kelly,	Rieder,	Spangler,
Dunn,	Kinsman,	Rinn,	Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 51, entitled:

An Act making an appropriation to the Waynesburg Hospital of Waynesburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluett,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
	Glass,	McCurdy,	Smith, H.,
Bolard,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Goldner,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprolws,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrlick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker



Dewey, C. P.,	Hough.	Perry.	Whitehouse.
Dewey, P. H.,	Huston.	Phillips,	Whiteman,
Diehm.	Jones, D. J.,	Pike.	Williams,
Dilshcimer,	Jones, W. W.,	Posey.	Wolfe.
Dittrich,	Jordan,	Quigley.	Woner.
Donneley,	Kantner,	Rhoads.	Wood.
Drinkhouse,	Keene,	Richards,	Woodruff.
Dunlap,	Kelly.	Rieder,	Zook.
Dunn,	Kinsman,	Rinn,	Spangler.
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 53, entitled:

An Act making an appropriation to the Pennsylvania State Oral School for the Deaf at Seranton

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Pitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCarthy,	Sinclair,
Blair,	Gearhart,	McClure,	Smiley,
Bluet,	Gelder,	McConnell,	Smith, H. J.,
Blumberg,	Gibbon,	McCurdy,	Smith, H.,
Bolard,	Glass,	McGowan,	Smith, J. W.,
Bower,	Goehring,	McHugh,	Smith, L.,
Brady,	Goldner,	McKin,	Snowden,
Brendle,	Goodnough,	McKnight,	Soffel,
Brenneman,	Goss,	McMullen,	Sowers,
Bromley,	Green,	McOwen,	Sprolws,
Brooks,	Griffith,	McVicar,	Stackhouse,
Brown, F. B.,	Hagerty,	Magill,	Stark,
Brown, T. R.,	Haines,	Mangan,	Steedle,
Burns,	Haldeman,	Marcus, J.,	Sterling,
Campbell,	Hampson,	Marcus, J. C.,	Stevens,
Campbell,	Harding,	Marshall,	Stevenson,
Catlin,	Harer,	Martin,	Stewart,
Clutton,	Harry,	Mantz,	Strauss,
Comer,	Haslett,	Michel,	Sweitzer,
Conner,	Hatrick,	Miller, A.,	Thomas,
Cook,	Haws,	Miller, A. S. C.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, C.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, D. L.,	Vickerman,
Cratty,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Crum,	Hess,	Miller, H. F.,	Walker, J. A.,
Curran,	Hetrick,	Miller, J. J.,	Weamer,
Curry,	Hoffman, J. N.,	Mitchell,	Weiss,
Davis,	Hoffman, M. R.,	Morris,	Wells,
Dawson,	Holecombe,	Ogle,	Wettach,
DeHaas,	Hoover,	Orr,	Whitaker,
Denning,	Horne,	Perry,	Whitehouse,
Dewey, C. P.,	Hough,	Phillips,	Whiteman,
Dewey, P. H.,	Huston,	Pike,	Williams,
Diehm,	Jones, D. J.,	Posey,	Wolfe,
Dilshcimer,	Jones, W. W.,	Quigley,	Woner,
Dittrich,	Jordan,	Rhoads,	Wood,
Donneley,	Kantner,	Richards,	Woodruff,
Drinkhouse,	Keene,	Rieder,	Zook,
Dunlap,	Kelly,	Rinn,	Spangler.
Dunn,	Kinsman,		Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 56, entitled:

An Act making an appropriation to the Good Samaritan Hospital at Westfield Tioga county Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Pitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaig,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Bolard,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Brady,	Goldner,	McHugh,	Snowden,
Brendle,	Goodnough,	McKin,	Soffel,
Brenneman,	Goss,	McKnight,	Sowers,
Bromley,	Green,	McMullen,	Sprolws,
Brooks,	Griffith,	McOwen,	Stackhouse,
Brown, F. B.,	Hagerty,	McVicar,	Stark,
Brown, T. R.,	Haines,	Magill,	Steedle,
Burns,	Haldeman,	Mangan,	Sterling,
Campbell,	Hampson,	Marcus, J.,	Stevens,
Campbell,	Harding,	Marcus, J. C.,	Stevenson,
Catlin,	Harer,	Marshall,	Stewart,
Clutton,	Harry,	Martin,	Strauss,
Comer,	Haslett,	Mantz,	Sweitzer,
Conner,	Hatrick,	Michel,	Thomas,
Cook,	Haws,	Miller, A.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, A. S. C.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Vickerman,
Cratty,	Henderson, W.,	Miller, D. L.,	Walker, G. T.,
Crum,	Hess,	Miller, D. D.,	Walker, J. A.,
Curran,	Hetrick,	Miller, H. F.,	Weamer,
Curry,	Hoffman, J. N.,	Mitchell,	Weiss,
Davis,	Hoffman, M. R.,	Morris,	Wells,
Dawson,	Holecombe,	Ogle,	Wettach,
DeHaas,	Hoover,	Orr,	Whitaker,
Denning,	Horne,	Perry,	Whitehouse,
Dewey, C. P.,	Hough,	Phillips,	Whiteman,
Dewey, P. H.,	Huston,	Pike,	Williams,
Diehm,	Jones, D. J.,	Posey,	Wolfe,
Dilshcimer,	Jones, W. W.,	Quigley,	Woner,
Dittrich,	Jordan,	Rhoads,	Wood,
Donneley,	Kantner,	Richards,	Woodruff,
Drinkhouse,	Keene,	Rieder,	Zook,
Dunlap,	Kelly,	Rinn,	Spangler.
Dunn,	Kinsman,		Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 57, entitled:

An Act making an appropriation to the Bethel Orphanage located at Osceola Tioga county Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Pitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaig,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smith, H. J.,
	Gibbon,	McConnell,	

Blumberg,	Glass,	McCurdy,	Smith, H.,
Bolard,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Golder,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comeror,	Haslett,	Mantz,	Strauss,
Conner,	Hatrick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
Dithrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 62, entitled:

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugl,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comeror,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
	Hough,	Perry,	Whitehouse,
	Huston,	Phillips,	Whiteman,
	Jones, D. J.,	Pike,	Williams,
	Jones, W. W.,	Posey,	Wolfe,
	Jordan,	Quigley,	Woner,
	Kantner,	Rhoads,	Wood,
	Keene,	Richards,	Woodruff,
	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 83, entitled:

An Act making an appropriation to the trustees of the State Hospital for Insane at Danville for the purpose of improvements and purchase of equipment

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 74, entitled:

An Act making an appropriation to the Children's Home of South Bethlehem Salisbury township Lehigh county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugl,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comeror,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.



And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Beldenspacher,	Fox,	McCaig,	Shellenberger,
Blair,	Franklin,	McCann,	Sinclair,
Bluet,	Gearhart,	McCarthy,	Smiley,
Blumberg,	Gelder,	McClure,	Smink,
Bolard,	Gibbon,	McConnell,	Smith, H. J.,
Bower,	Glass,	McCurdy,	Smith, H.,
Brady,	Goehring,	McGowan,	Smith, J. W.,
Brendie,	Golder,	McHugh,	Smith, L.,
Brenneman,	Goodnough,	McKim,	Snowden,
Bromley,	Goss,	McKnight,	Soffel,
Brooks,	Green,	McMullen,	Sowers,
Brown, F. B.,	Griffith,	McOwen,	Sprolws,
Brown, T. R.,	Hagerty,	McVicar,	Stackhouse,
Burns,	Haines,	Magill,	Stark,
Campbell,	Haldeman,	Mangan,	Steedle,
Catlin,	Hampson,	Marcus, J.,	Sterling,
Clutton,	Harding,	Marcus, J. C.,	Stevens,
Comer,	Harer,	Marshall,	Stevenson,
Conner,	Harry,	Martin,	Stewart,
Cook,	Haslett,	Mantz,	Strauss,
Craig, J. R.,	Hatrick,	Michel,	Sweitzer,
Craig, J. O.,	Haws,	Millar, A.,	Thomas,
Cratty,	Heffernan,	Millar, A. S. C.,	Trainer,
Crum,	Henderson, E.,	Miller, C.,	Van Alen,
Curran,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curry,	Hess,	Miller, D. D.,	Walker, G. T.,
Davis,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Dawson,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
DeHaas,	Hoffman, M. R.,	Mitchell,	Weiss,
Denning,	Holcombe,	Morris,	Wells,
Dewey, C. P.,	Hoover,	Ogle,	Wettach,
Dewey, P. H.,	Horne,	Orr,	Whitaker,
Diehm,	Hough,	Perry,	Whitehouse,
Dilshelmer,	Huston,	Phillips,	Whiteman,
Dithrich,	Jones, D. J.,	Pike,	Williams,
Donneley,	Jones, W. W.,	Posey,	Wolfe,
Drinkhouse,	Jordan,	Quigley,	Woner,
Dunlap,	Kantner,	Rhoads,	Wood,
Dunn,	Keene,	Richards,	Woodruff,
	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 88, entitled:

An Act making an appropriation to Kane Summit Hospital Association of Kane McKean county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Beldenspacher,	Fox,	McCaig,	Shellenberger,
Blair,	Franklin,	McCann,	Sinclair,
Bluet,	Gearhart,	McCarthy,	Smiley,
Blumberg,	Gelder,	McClure,	Smink,
	Gibbon,	McConnell,	Smith, H. J.,
	Glass,	McCurdy,	Smith, H.,

Bolard,	Goehring,	McGowan	Smith, J. W.,
Bower,	Golder,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendie,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprolws,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilshelmer,	Jones, W. W.,	Posey,	Wolfe,
Dithrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 89, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Beldenspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendie,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolws,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
	Hough,	Perry,	Whitehouse,

Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
Dittrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 100, entitled:

An Act making an appropriation to Saint Mary's Keller Memorial Hospital Scranton Lackawanna county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Bald,	Finney,	Lewis,	Schwartz,
Bald,	Fitzgibbon,	Long,	Sieg,
Barnhart,	Flynn,	Love,	Shaffer,
Beaver,	Fowler,	McBride,	Shannon,
Beckley,	Fox,	McCaig,	Shellenberger,
Bell,	Franklin,	McCaig,	Sinclair,
Bidelspacher,	Gearhart,	McCarthy,	Smiley,
Blair,	Gelder,	McClure,	Smink,
Bluett,	Gibbon,	McConnell,	Smith, H. J.,
Blumberg,	Glass,	McCurdy,	Smith, H.,
Boland,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Golder,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprohls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comeror,	Haslett,	Mantz,	Strauss,
Conner,	Hatrlick,	Michel,	Sweltzer,
Cook,	Haws,	Miller, A.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Wells,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
Dittrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 110, entitled:

An Act making an appropriation to the Maple Avenue Hospital Association of DuBois Pennsylvania (formerly City Hospital Association of DuBois)

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Bald,	Finney,	Lewis,	Schwartz,
Bald,	Fitzgibbon,	Long,	Sieg,
Barnhart,	Flynn,	Love,	Shaffer,
Beaver,	Fowler,	McBride,	Shannon,
Beckley,	Fox,	McCaig,	Shellenberger,
Bell,	Franklin,	McCaig,	Sinclair,
Bidelspacher,	Gearhart,	McCarthy,	Smiley,
Blair,	Gelder,	McClure,	Smink,
Bluett,	Gibbon,	McConnell,	Smith, H. J.,
Blumberg,	Glass,	McCurdy,	Smith, H.,
Boland,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Golder,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprohls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comeror,	Haslett,	Mantz,	Strauss,
Conner,	Hatrlick,	Michel,	Sweltzer,
Cook,	Haws,	Miller, A.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Wells,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
Dittrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 124, entitled:

An Act making an appropriation to the Coatesville Hospital Coatesville Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Bald,	Finney,	Lewis,	Schwartz,
Bald,	Fitzgibbon,	Long,	Sieg,
Barnhart,	Flynn,	Love,	Shaffer,
Beaver,	Fowler,	McBride,	Shannon,
Beckley,	Fox,	McCaig,	Shellenberger,
Bell,	Franklin,	McCaig,	Sinclair,
Bidelspacher,	Gearhart,	McCarthy,	Smiley,
Blair,	Gelder,	McClure,	Smink,
Bluett,	Gibbon,	McConnell,	Smith, H. J.,
Blumberg,	Glass,	McCurdy,	Smith, H.,



Bolard,	Goehring,	McGowan	Smith, J. W.,
Bower,	Goldner,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKlm,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprohls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comerger,	Haslett,	Mantz,	Strauss,
Conner,	Hatrick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Herrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dillsheimer,	Jones, W. W.,	Posey,	Wolfe,
Dithrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 131, entitled:

An Act making an appropriation to the Jefferson Medical College of Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McClure,	Smiley,
Bluet,	Gelder,	McConnell,	Smith, H. J.,
Blumberg,	Gibbon,	McCurdy,	Smith, H.,
Bolard,	Glass,	McGowan,	Smith, J. W.,
Bower,	Goehring,	McHugh,	Smith, L.,
Brady,	Goldner,	McKim,	Snowden,
Brendle,	Goodnough,	McKnight,	Soffel,
Brenneman,	Goss,	McMullen,	Sowers,
Bromley,	Green,	McOwen,	Sprohls,
Brooks,	Griffith,	McVicar,	Stackhouse,
Brown, F. B.,	Hagerty,	Magill,	Stark,
Brown, T. R.,	Haines,	Mangan,	Steedle,
Burns,	Haldeman,	Marcus, J.,	Sterling,
Campbell,	Hampson,	Marcus, J. C.,	Stevens,
Catlin,	Harding,	Marshall,	Stevenson,
Clutton,	Harer,	Martin,	Stewart,
Comerger,	Harry,	Mantz,	Strauss,
Conner,	Haslett,	Michel,	Sweitzer,
Cook,	Hatrick,	Millar, A.,	Thomas,
Craig, J. R.,	Haws,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Heffernan,	Miller, C.,	Van Alen,
Cratty,	Henderson, E.,	Miller, D. I.,	Vickerman,
Crum,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Curran,	Hess,	Miller, H. F.,	Walker, J. A.,
Curry,	Herrick,	Miller, J. J.,	Weamer,
Davis,	Hoffman, J. N.,	Mitchell,	Weiss,
Dawson,	Hoffman, M. R.,	Morris,	Wells,
DeHaas,	Holcombe,	Ogle,	Wettach,
Denning,	Hoover,	Orr,	Whitaker,
Dewey, C. P.,	Horne,	Perry,	Whitehouse,
Dewey, P. H.,	Hough,	Phillips,	Whiteman,
	Huston,	Pike,	Williams,
		Posey,	Wolfe,
		Quigley,	Woner,
		Rhoads,	Wood,
		Richards,	Woodruff,
		Rieder,	Zook,
		Rinn,	Spangler,
			Speaker.

YEAS—203.

Diehm,	Jones, D. J.,	Pike,	Williams,
Dillsheimer,	Jones, W. W.,	Posey,	Wolfe,
Dithrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 133, entitled:

An Act making an appropriation to the Lancaster General Hospital

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 137, entitled:

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaun,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluett,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McKim,	Smith, L.,
Brendle,	Goodnough,	McKnight,	Snowden,
Brenneman,	Goss,	McMullen,	Soffel,
Bromley,	Green,	McOwen,	Sowers,
Brooks,	Griffith,	McVicar,	Sprohls,
Brown, F. R.,	Hagerty,	Magill,	Stackhouse,
Brown, T. R.,	Haines,	Mangan,	Stark,
Burns,	Haldeman,	Marcus, J.,	Steedle,
Campbell,	Hampson,	Marcus, J. C.,	Sterling,
Catlin,	Harding,	Marshall,	Stevens,
Clutton,	Harer,	Martin,	Stevenson,
Comeror,	Haslett,	Mantz,	Stewart,
Conner,	Hatrick,	Michel,	Strauss,
Cook,	Haws,	Millar, A.,	Sweetzer,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Thomas,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Trainer,
Cratty,	Henderson, W.,	Miller, D. I.,	Van Alen,
Crum,	Hess,	Miller, D. D.,	Vickerman,
Curran,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Davis,	Hoffman, M. R.,	Mitchell,	Weamer,
Dawson,	Holcombe,	Morris,	Weiss,
DeHaas,	Hoover,	Ogle,	Wells,
Denning,	Horne,	Orr,	Wettach,
Dewey, C. P.,	Hough,	Perry,	Whitaker,
Dewey, P. H.,	Huston,	Phillips,	Whitehouse,
Diehm,	Jones, D. J.,	Pike,	Whiteman,
Dilsheimer,	Jones, W. W.,	Posey,	Williams,
Dithrich,	Jordan,	Quigley,	Wolfe,
Donneley,	Kantner,	Rhoads,	Woner,
Drinkhouse,	Keene,	Richards,	Wood,
Dunlap,	Kelly,	Rieder,	Woodruff,
Dunn,	Kinsman,	Rinn,	Zook,
			Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 146, entitled:

An Act making an appropriation to the Carbondale Emergency Hospital Carbondale Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaun,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluett,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
	Glass,	McCurdy,	Smith, H.,

Boland,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Golder,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprohls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. R.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comeror,	Haslett,	Mantz,	Strauss,
Conner,	Hatrick,	Michel,	Sweetzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
	Jordan,	Quigley,	Woner,
	Kantner,	Rhoads,	Wood,
	Keene,	Richards,	Woodruff,
	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 149, entitled:

An Act making an appropriation to the Mid-Valley Hospital at Blakely Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaun,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluett,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprohls,
Brown, F. R.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comeror,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweetzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
	Jones, W. W.,	Posey,	



Dithrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 157, entitled:

An Act making an appropriation to the Julia White Priscilla Home for Aged Colored People located at LaMott Montgomery county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Gold,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprows,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrlick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Wcamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehn,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 162, entitled:

An act making an appropriation to the trustees of the State Hospital for Injured Persons of the Anthracite Coal Region of Pennsylvania at Ashland Schuylkill county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Gold,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprows,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrlick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Wcamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehn,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 176, entitled:

An Act making an appropriation to the German Baptist Home at Lawndale Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,

Blumberg.	Glass,	McCurdy,	Smith, H.,
Boland,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Goldner,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendie,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprrows,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comerer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrlick,	Michel,	Sweltzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
Dithrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 178, entitled:

An Act making an appropriation to the Old Ladies' Home located at Wisconsining Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Finney,	Long,	Sieg,
Beaver,	Fitzgibbon,	Love,	Shaffer,
Beckley,	Flynn,	McBride,	Shannon,
Bell,	Fowler,	McCaig,	Shellenberger,
Bidelspacher,	Fox,	McCann,	Sinclair,
Blair,	Franklin,	McCarthy,	Smiley,
Bluet,	Gearhart,	McClure,	Smith, H. J.,
Blumberg,	Gelder,	McConnell,	Smith, H.,
Boland,	Gibbon,	Glass,	Smith, J. W.,
Bower,	Goehring,	Goehring,	Smith, J.,
Brady,	Goldner,	McGowan,	Smith, L.,
Brendie,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprrows,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comerer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrlick,	Michel,	Sweltzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
	Hough,	Perry,	Whitehouse,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 185, entitled:

An Act making an appropriation to the Western State Penitentiary

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Boland,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, J.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brendie,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprrows,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comerer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrlick,	Michel,	Sweltzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
	Hough,	Perry,	Whitehouse,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 189, entitled:

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the city of Pittsburgh Pennsylvania



And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Ditrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 194, entitled:

An Act making an appropriation to the Florence Crittenton Mission of Scranton Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
	Gibbon,	McConnell,	Smith, H. J.,

Blumberg,	Glass,	McCurdy,	Smith, H.,
Bolard,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Golder,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
Ditrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 200, entitled:

An Act making an appropriation to the Rush Hospital for Consumption and Allied Diseases at Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brown,	Golder,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,

Dewey, C. P.,  
Dewey, P. H.,  
Diehm,  
Dilshelmer,  
Dittrich,  
Donneley,  
Drinkhouse,  
Dunlap,  
Dunn,

Hough,  
Huston,  
Jones, D. J.,  
Jones, W. W.,  
Jordan,  
Kantner,  
Keene,  
Kelly,  
Kinsman,

Perry,  
Phillips,  
Pike,  
Posey,  
Quigley,  
Rhoads,  
Richards,  
Rieder,  
Rinn,

Whitchose,  
Whiteman,  
Williams,  
Wolfe,  
Woner,  
Wood,  
Woodruff,  
Zook,  
Spangler,  
Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 222, entitled:

An Act making an appropriation to the Coudersport General Hospital at Coudersport Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Blumett,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Golder,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprolws,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrck,	Michel,	Switzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilshelmer,	Jones, W. W.,	Posey,	Wolfe,
Dittrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 226, entitled:

An Act making an appropriation to the Christlan Home of Johnstown Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Blumett,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Golder,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprolws,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrck,	Michel,	Switzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilshelmer,	Jones, W. W.,	Posey,	Wolfe,
Dittrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kingman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 228, entitled:

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm Chester county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Blumett,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
	Goehring,	McGowan,	Smith, J. W.,



Bower,	Golder,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bronlcy,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrlick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Ditrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 232, entitled:

An Act making an appropriation to the Curtis Home for Destitute Women and Children of Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrlick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Crum,	Henderson, E.,	Miller, C.,	Van Alen,
Curran,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curry,	Hess,	Miller, D. D.,	Walker, G. T.,
Davis,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Dawson,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
DeHaas,	Hoffman, M. R.,	Mitchell,	Weiss,
Denning,	Holcombe,	Morris,	Wells,
Dewey, C. P.,	Hoover,	Ogle,	Wettach,
Dewey, P. H.,	Horne,	Orr,	Whitaker,
	Hough,	Perry,	Whitehouse,
	Huston,	Phillips,	Whiteman,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 234, entitled:

An Act making an appropriation to the Home for Colored Children located in the city of Pittsburgh Northside

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrlick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Crum,	Henderson, E.,	Miller, C.,	Van Alen,
Curran,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curry,	Hess,	Miller, D. D.,	Walker, G. T.,
Davis,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Dawson,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
DeHaas,	Hoffman, M. R.,	Mitchell,	Weiss,
Denning,	Holcombe,	Morris,	Wells,
Dewey, C. P.,	Hoover,	Ogle,	Wettach,
Dewey, P. H.,	Horne,	Orr,	Whitaker,
Diehm,	Hough,	Perry,	Whitehouse,
Dilsheimer,	Huston,	Phillips,	Whiteman,
Ditrich,	Jones, D. J.,	Pike,	Williams,
Donneley,	Jones, W. W.,	Posey,	Wolfe,
Drinkhouse,	Jordan,	Quigley,	Woner,
Dunlap,	Kantner,	Rhoads,	Wood,
Dunn,	Keene,	Richards,	Woodruff,
	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 235, entitled:

An Act making an appropriation to the First Allegheny Day Nursery and Temporary Home for Children Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Bald,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Spowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comerer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilshelmer,	Jones, D. J.,	Pike,	Williams,
Dittrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 236, entitled:

An Act making an appropriation to the Frankford Hospital located at Frankford Philadelphia.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Bald,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
	Glass,	McCurdy,	Smith, H.,

Bolard,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Gold,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Spowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comerer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilshelmer,	Jones, W. W.,	Posey,	Wolfe,
Dittrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 237, entitled:

An Act making an appropriation to Saint Vincent's Orphans' Asylum of Tacony Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Bald,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Golder,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Spowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comerer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,



Diehm,	Jones, D. J.,	Pike,	Williams,
Dillsheimer,	Jones, W. W.,	Poscy,	Wolfe,
Dittrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 240, entitled:

An Act making an appropriation to the Northern Tier Home Harrison Valley Potter county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluett,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Gochring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolws,
Brown, F. B.,	Hagerty,	McVear,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. J.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dillsheimer,	Jones, D. J.,	Pike,	Williams,
Dittrich,	Jones, W. W.,	Poscy,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 245, entitled:

An Act making an appropriation to the Conemaugh Valley Memorial Hospital Johnstown Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluett,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Gochring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolws,
Brown, F. B.,	Hagerty,	McVear,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. J.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dillsheimer,	Jones, D. J.,	Pike,	Williams,
Dittrich,	Jones, W. W.,	Poscy,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 258, entitled:

An Act making an appropriation to the Miners' Hospital of Northern Cambria at Spangler Cambria county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluett,	Gelder,	McClure,	Smink,
	Gibbon,	McConnell,	Smith, H. J.,

Blumberg,	Glass,	McCurdy,	Smith, H.,
Bolard,	Goehring,	McGowan	Smith, J. W.,
Bower,	Goldner,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVear,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
Dithrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 266, entitled:

An Act making an appropriation to the Society of the Home for Friendless Women and Children of the city of Scranton

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Beil,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibson,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVear,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
	Huston,	Phillips,	Whiteman,

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 268, entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Middle Coal Field

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Beil,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibson,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVear,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

MR. WHITAKER IN THE CHAIR.

APPROPRIATION BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 273, entitled:



An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred eighteen Westminster avenue Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaughy,	Sinclair,
Blair,	Gearhart,	McClure,	Smiley,
Bluet,	Gelder,	McConnell,	Smink,
Blumberg,	Gibson,	McCurdy,	Smith, H. J.,
Bolard,	Glass,	McGowan,	Smith, H.,
Bower,	Goehring,	McHugh,	Smith, J. W.,
Brady,	Golder,	McKim,	Smith, L.,
Brendle,	Goodnough,	McKnight,	Snowden,
Brenneman,	Goss,	McMullen,	Sowers,
Bromley,	Green,	McOwen,	Sprolvis,
Brooks,	Griffith,	McVicar,	Stackhouse,
Brown, F. B.,	Hagerty,	Magill,	Stark,
Brown, T. R.,	Haines,	Mangan,	Steedle,
Burns,	Haldeman,	Marcus, J.,	Sterling,
Campbell,	Hampson,	Marcus, J. C.,	Stevens,
Catlin,	Harding,	Marshall,	Stevenson,
Clutton,	Harer,	Martin,	Stewart,
Comer,	Harry,	Mantz,	Strauss,
Conner,	Haslett,	Michel,	Sweetzer,
Cook,	Hatrick,	Miller, A.,	Thomas,
Craig, J. R.,	Haws,	Miller, A. S. C.,	Trainer,
Craig, J. O.,	Heffernan,	Miller, C.,	Van Alen,
Cratty,	Henderson, E.,	Miller, D. I.,	Vickerman,
Crum,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Curran,	Hess,	Miller, H. F.,	Walker, J. A.,
Curran,	Hetrick,	Miller, J. J.,	Weamer,
Curry,	Hoffman, J. N.,	Mitchell,	Weiss,
Davis,	Hoffman, M. R.,	Morris,	Wells,
Dawson,	Holcombe,	Ogle,	Wettach,
DeHaas,	Hoover,	Orr,	Whitaker,
Denning,	Horne,	Perry,	Whitehouse,
Dewey, C. P.,	Hough,	Phillips,	Whiteman,
Dewey, P. H.,	Huston,	Pike,	Williams,
Diehm,	Jones, D. J.,	Posey,	Wolfe,
Dilsheimer,	Jones, W. W.,	Quigley,	Woner,
Dittrich,	Jordan,	Rhoads,	Wood,
Donneley,	Kantner,	Richards,	Woodruff,
Drinkhouse,	Keene,	Rieder,	Zook,
Dunlap,	Kelly,	Rinn,	Spangler,
Dunn,	Kinsman,		Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 276, entitled:

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,

Fox,	Franklin,	McCaig,	Shellenberger,
Bell,	Gearhart,	McCaughy,	Sinclair,
Bidelspacher,	Gelder,	McClure,	Smiley,
Blair,	Gibson,	McConnell,	Smink,
Bluet,	Glass,	McCurdy,	Smith, H. J.,
Blumberg,	Goehring,	McGowan,	Smith, H.,
Bolard,	Golder,	McHugh,	Smith, J. W.,
Bower,	Goodnough,	McKim,	Smith, L.,
Brady,	Goss,	McKnight,	Snowden,
Brendle,	Green,	McMullen,	Soffel,
Brenneman,	Griffith,	McOwen,	Sowers,
Brooks,	Hagerty,	McVicar,	Sprolvis,
Brown, F. B.,	Haines,	Magill,	Stackhouse,
Brown, T. R.,	Haldeman,	Mangan,	Stark,
Burns,	Hampson,	Marcus, J.,	Steedle,
Campbell,	Harding,	Marcus, J. C.,	Sterling,
Catlin,	Harer,	Marshall,	Stevens,
Clutton,	Harry,	Martin,	Stevenson,
Comer,	Haslett,	Mantz,	Stewart,
Conner,	Hatrick,	Michel,	Strauss,
Cook,	Haws,	Miller, A.,	Sweetzer,
Craig, J. R.,	Heffernan,	Miller, A. S. C.,	Thomas,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Trainer,
Cratty,	Henderson, W.,	Miller, D. I.,	Van Alen,
Crum,	Hess,	Miller, D. D.,	Vickerman,
Curran,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Davis,	Hoffman, M. R.,	Mitchell,	Weamer,
Dawson,	Holcombe,	Morris,	Weiss,
DeHaas,	Hoover,	Ogle,	Wells,
Denning,	Horne,	Orr,	Wettach,
Dewey, C. P.,	Hough,	Perry,	Whitaker,
Dewey, P. H.,	Huston,	Phillips,	Whitehouse,
Diehm,	Jones, D. J.,	Pike,	Whiteman,
Dilsheimer,	Jones, W. W.,	Posey,	Williams,
Dittrich,	Jordan,	Quigley,	Wolfe,
Donneley,	Kantner,	Rhoads,	Woner,
Drinkhouse,	Keene,	Richards,	Wood,
Dunlap,	Kelly,	Rieder,	Woodruff,
Dunn,	Kinsman,	Rinn,	Zook,
			Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 277, entitled:

An Act making an appropriation to the Home for Veterans of the Grand Army of the Republic and Wives Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaughy,	Sinclair,
Blair,	Gearhart,	McClure,	Smiley,
Bluet,	Gelder,	McConnell,	Smink,
Blumberg,	Gibson,	McCurdy,	Smith, H. J.,
Bolard,	Glass,	McGowan,	Smith, H.,
Bower,	Goehring,	McHugh,	Smith, J. W.,
Brady,	Golder,	McKim,	Smith, L.,
Brendle,	Goodnough,	McKnight,	Snowden,
Brenneman,	Goss,	McMullen,	Soffel,
Brooks,	Green,	McOwen,	Sowers,
Brown, F. B.,	Griffith,	McVicar,	Sprolvis,
Brown, T. R.,	Hagerty,	Magill,	Stackhouse,
Burns,	Haines,	Mangan,	Stark,
Campbell,	Haldeman,	Marcus, J.,	Steedle,
Catlin,	Hampson,	Marcus, J. C.,	Sterling,
Clutton,	Harding,	Marshall,	Stevens,
Comer,	Harer,	Martin,	Stevenson,
Conner,	Harry,	Mantz,	Stewart,
Cook,	Haslett,	Michel,	Strauss,
Craig, J. R.,	Hatrick,	Miller, A.,	Sweetzer,
Craig, J. O.,	Haws,	Miller, A. S. C.,	Thomas,
Cratty,	Heffernan,	Miller, C.,	Trainer,
Crum,	Hetrick,	Miller, D. I.,	Van Alen,
Curran,	Hoffman, J. N.,	Miller, D. D.,	Vickerman,
Curry,	Henderson, W.,	Miller, H. F.,	Walker, G. T.,
	Hess,		Walker, J. A.,

Davis.	Henderson, E.	Miller, J. J.	Weamer,
Dawson.	Hoffman, M. R.	Mitchell,	Weiss,
DeHaas.	Holcombe,	Morris,	Wells,
Denning.	Hoover,	Ogle,	Wettach,
Dewey, C. P.	Horne,	Orr,	Whitaker,
Dewey, P. H.	Hough,	Perry,	Whitehouse,
Diehm.	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.	Pike,	Williams,
Dithrich,	Jones, W. W.	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler.
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 278, entitled:

An Act making an appropriation to the trustees of the Samaritan Hospital Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Baches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaun,	Smclair,
Blair,	Gearhart,	McCarthy,	Smink,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Bolard,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Brady,	Goehring,	McHugh,	Snowden,
Brendie,	Goodnough,	McKinn,	Soffel,
Brenneman,	Goss,	McKnight,	Sowers,
Bromley,	Green,	McMullen,	Sprows,
Brooks,	Griffith,	McOwen,	Stackhouse,
Brown, F. B.,	Hagerty,	McVicar,	Stark,
Brown, T. R.,	Haines,	Magill,	Steedle,
Burns,	Haldeman,	Mangan,	Sterling,
Campbell,	Hampson,	Marcus, J.,	Stevens,
Catlin,	Harding,	Marcus, J. C.,	Stevenson,
Clutton,	Harer,	Marshall,	Stewart,
Comer,	Harry,	Mantz,	Strauss,
Conner,	Haslett,	Michel,	Sweltzer,
Cook,	Hatrick,	Millar,	Thomas,
Craig, J. R.,	Haws,	Miller, A. S. C.,	Trainer,
Craig, J. O.,	Heffernan,	Miller, C.,	Van Alen,
Cratty,	Henderson, E.,	Miller, D. I.,	Vickerman,
Crum,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Curran,	Hess,	Miller, H. F.,	Walker, J. A.,
Curry,	Hetrick,	Miller, J. J.,	Weamer,
Davis,	Hoffman, J. N.,	Mitchell,	Weiss,
Dawson,	Hoffman, M. R.,	Mitchell,	Wells,
DeHaas,	Holcombe,	Morris,	Wettach,
Denning,	Hoover,	Ogle,	Whitaker,
Dewey, C. P.,	Horne,	Orr,	Whitehouse,
Dewey, P. H.,	Hough,	Perry,	Whiteman,
Diehm,	Huston,	Phillips,	Williams,
Dilsheimer,	Jones, D. J.,	Pike,	Wolfe,
Dithrich,	Jones, W. W.,	Posey,	Woner,
Donneley,	Jordan,	Quigley,	Wood,
Drinkhouse,	Kantner,	Rhoads,	Woodruff,
Dunlap,	Keene,	Richards,	Zook,
Dunn,	Kelly,	Rieder,	Spangler,
	Kinsman,	Rinn,	Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 288, entitled:

An Act making an appropriation to the Home for Aged and Infirm Women of Easton Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Baches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaun,	Smclair,
Blair,	Gearhart,	McCarthy,	Smink,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Bolard,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Brady,	Goehring,	McHugh,	Snowden,
Brendie,	Goodnough,	McKinn,	Soffel,
Brenneman,	Goss,	McKnight,	Sowers,
Bromley,	Green,	McMullen,	Sprows,
Brooks,	Griffith,	McOwen,	Stackhouse,
Brown, F. B.,	Hagerty,	McVicar,	Stark,
Brown, T. R.,	Haines,	Magill,	Steedle,
Burns,	Haldeman,	Mangan,	Sterling,
Campbell,	Hampson,	Marcus, J.,	Stevens,
Catlin,	Harding,	Marcus, J. C.,	Stevenson,
Clutton,	Harer,	Marshall,	Stewart,
Comer,	Harry,	Mantz,	Strauss,
Conner,	Haslett,	Michel,	Sweltzer,
Cook,	Hatrick,	Millar,	Thomas,
Craig, J. R.,	Haws,	Miller, A. S. C.,	Trainer,
Craig, J. O.,	Heffernan,	Miller, C.,	Van Alen,
Cratty,	Henderson, E.,	Miller, D. I.,	Vickerman,
Crum,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Curran,	Hess,	Miller, H. F.,	Walker, J. A.,
Curry,	Hetrick,	Miller, J. J.,	Weamer,
Davis,	Hoffman, J. N.,	Mitchell,	Weiss,
Dawson,	Hoffman, M. R.,	Mitchell,	Wells,
DeHaas,	Holcombe,	Morris,	Wettach,
Denning,	Hoover,	Ogle,	Whitaker,
Dewey, C. P.,	Horne,	Orr,	Whitehouse,
Dewey, P. H.,	Hough,	Perry,	Whiteman,
Diehm,	Huston,	Phillips,	Williams,
Dilsheimer,	Jones, D. J.,	Pike,	Wolfe,
Dithrich,	Jones, W. W.,	Posey,	Woner,
Donneley,	Jordan,	Quigley,	Wood,
Drinkhouse,	Kantner,	Rhoads,	Woodruff,
Dunlap,	Keene,	Richards,	Zook,
Dunn,	Kelly,	Rieder,	Spangler,
	Kinsman,	Rinn,	Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 289, entitled:

An Act making an appropriation to the United Charities of Hazleton Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Baches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
		Love,	Shaffer.



Beaver,	Flynn,	McBride,	Shannon,
Beckley,	Fowler,	McCaig,	Shellenberger,
Bell,	Fox,	McCann,	Sinclair,
Bidelspacher,	Franklin,	McCarthy,	Smiley,
Blair,	Gearhart,	McClure,	Smink,
Bluet,	Gelder,	McConnell,	Smith, H. J.,
Blumberg,	Gibbon,	McCurdy,	Smith, H.,
Boland,	Glass,	McGowan,	Smith, J. W.,
Bower,	Goehring,	McHugh,	Smith, L.,
Brady,	Golder,	McKim,	Snowden,
Brendie,	Goodnough,	McKnight,	Soffel,
Brenneman,	Goss,	McMullen,	Sowers,
Bromley,	Green,	McOwen,	Sprowls,
Brooks,	Griffith,	McVicar,	Stackhouse,
Brown, F. B.,	Hagerty,	Magill,	Stark,
Brown, T. R.,	Haines,	Mangan,	Steedle,
Burns,	Haldeman,	Marcus, J.,	Sterling,
Campbell,	Hampson,	Marcus, J. C.,	Stevens,
Catlin,	Harding,	Marshall,	Stevenson,
Clutton,	Harer,	Martin,	Stewart,
Comer,	Harry,	Mantz,	Strauss,
Conner,	Haslett,	Michel,	Sweitzer,
Cook,	Hatrick,	Millar, A.,	Thomas,
Craig, J. R.,	Haws,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Heffernan,	Miller, C.,	Van Alen,
Cratty,	Henderson, E.,	Miller, D. I.,	Vickerman,
Crum,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Curran,	Hess,	Miller, H. F.,	Walker, J. A.,
Curry,	Hetrick,	Miller, J. J.,	Weamer,
Davis,	Hoffman, J. N.,	Mitchell,	Weiss,
Dawson,	Hoffman, M. R.,	Morris,	Wells,
DeHaas,	Holcombe,	Ogle,	Wettach,
Denning,	Hoover,	Orr,	Whitaker,
Dewey, C. P.,	Horne,	Perry,	Whitehouse,
Dewey, P. H.,	Hough,	Phillips,	Whiteman,
Dichm,	Huston,	Pike,	Williams,
Dilsheimer,	Jones, D. J.,	Posey,	Wolfe,
Ditrich,	Jones, W. W.,	Quigley,	Woner,
Donneley,	Jordan,	Rhoads,	Wood,
Drinkhouse,	Kantner,	Richards,	Woodruff,
Dunlap,	Keene,	Rieder,	Zook,
Dunn,	Kelly,	Rinn,	Spangler,
	Kinsman,	Roman,	Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 302, entitled:

An Act making an appropriation to the Lying-in-Charity Hospital Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Ruch,
Allum,	Edmonds,	Kooser,	Ruddy,
Armstrong,	Ehrhardt,	Krause,	Ruth,
Asbury,	Elgin,	Krugh,	Schaeffer,
Aston,	Evans,	Lafferty,	Schilling,
Baker,	Feldman,	Leeds,	Schwartz,
Baldi,	Finney,	Lewis,	Sieg,
Barnhart,	Fitzgibbon,	Long,	Shaffer,
Beaver,	Flynn,	Love,	Shannon,
Beckley,	Fowler,	McBride,	Shellenberger,
Bell,	Fox,	McCaig,	Sinclair,
Bidelspacher,	Franklin,	McCann,	Smiley,
Blair,	Gearhart,	McCarthy,	Smink,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Boland,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Brady,	Golder,	McHugh,	Snowden,
Brendie,	Goodnough,	McKim,	Soffel,
Brenneman,	Goss,	McKnight,	Sowers,
Bromley,	Green,	McMullen,	Sprowls,
Brooks,	Griffith,	McOwen,	Stackhouse,
Brown, F. B.,	Hagerty,	McVicar,	Stark,
Brown, T. R.,	Haines,	Magill,	Steedle,
Burns,	Haldeman,	Mangan,	Sterling,
Campbell,	Hampson,	Marcus, J.,	Stevens,
Catlin,	Harding,	Marcus, J. C.,	Stevenson,
Chaplin,	Harer,	Marshall,	Stewart,
Clutton,	Harry,	Martin,	Strauss,
Comer,	Haslett,	Mantz,	Sweitzer,
Conner,	Hatrick,	Michel,	Thomas,
Cook,	Haws,	Millar, A.,	Trainer,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Vickerman,
Cratty,	Henderson, W.,	Miller, D. I.,	Walker, G. T.,
	Hess,	Miller, D. D.,	Walker, J. A.,
	Hetrick,	Miller, H. F.,	Weamer,
	Hoffman, J. N.,	Mitchell,	Weiss,
	Hoffman, M. R.,	Morris,	Wells,
	Holcombe,	Ogle,	Wettach,
	Hoover,	Orr,	Whitaker,
	Horne,	Perry,	Whitehouse,
	Hough,	Phillips,	Whiteman,
	Huston,	Pike,	Williams,
	Jones, D. J.,	Posey,	Wolfe,
	Jones, W. W.,	Quigley,	Woner,
	Jordan,	Rhoads,	Wood,
	Kantner,	Richards,	Woodruff,
	Keene,	Rieder,	Zook,
	Kelly,	Rinn,	Spangler,
	Kinsman,	Roman,	Speaker.

## NAYS—0.

Crum,	Hess,	Miller, H. F.,	Walker, J. A.,
Curran,	Hetrick,	Miller, J. J.,	Weamer,
Curry,	Hoffman, J. N.,	Mitchell,	Weiss,
Davis,	Hoffman, M. R.,	Morris,	Wells,
Dawson,	Holcombe,	Ogle,	Wettach,
DeHaas,	Hoover,	Orr,	Whitaker,
Denning,	Horne,	Perry,	Whitehouse,
Dewey, C. P.,	Hough,	Phillips,	Whiteman,
Dewey, P. H.,	Huston,	Pike,	Williams,
Diehm,	Jones, D. J.,	Posey,	Wolfe,
Dilsheimer,	Jones, W. W.,	Quigley,	Woner,
Ditrich,	Jordan,	Rhoads,	Wood,
Donneley,	Kantner,	Richards,	Woodruff,
Drinkhouse,	Keene,	Rieder,	Zook,
Dunlap,	Kelly,	Rinn,	Spangler,
Dunn,	Kinsman,	Roman,	Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 303, entitled:

An Act making an appropriation to the Hahnemann Hospital in the city of Scranton Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendie,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Harding,	Marcus, J.,	Sterling,
Catlin,	Harer,	Marcus, J. C.,	Stevens,
Clutton,	Harry,	Marshall,	Stevenson,
Comer,	Haslett,	Martin,	Stewart,
Conner,	Hatrick,	Mantz,	Strauss,
Cook,	Haws,	Michel,	Sweitzer,
Craig, J. R.,	Heffernan,	Millar, A.,	Thomas,
Craig, J. O.,	Henderson, E.,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, W.,	Miller, C.,	Van Alen,
Crum,	Hess,	Miller, D. I.,	Vickerman,
Curran,	Hetrick,	Miller, D. D.,	Walker, G. T.,
Curry,	Hoffman, J. N.,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, M. R.,	Mitchell,	Weamer,
Dawson,	Holcombe,	Morris,	Weiss,
DeHaas,	Hoover,	Ogle,	Wells,
Denning,	Horne,	Orr,	Wettach,
Dewey, C. P.,	Hough,	Perry,	Whitaker,
Dewey, P. H.,	Huston,	Phillips,	Whitehouse,
Diehm,	Jones, D. J.,	Pike,	Whiteman,
Dilsheimer,	Jones, W. W.,	Posey,	Williams,
Ditrich,	Jordan,	Quigley,	Wolfe,
Donneley,	Kantner,	Rhoads,	Woner,
Drinkhouse,	Keene,	Richards,	Wood,
Dunlap,	Kelly,	Rieder,	Woodruff,
Dunn,	Kinsman,	Rinn,	Zook,
			Spangler,
			Speaker.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 307, entitled:

An Act making an appropriation to the Pennsylvania Training School for Feeble-Minded Children at Elwyn in the county of Delaware and Commonwealth of Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Bowen,	Golder,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprolws,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrlick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
Ditrich,	Jordan,	Quigley,	Woner,
Donnelev,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 308, entitled:

An Act making an appropriation to The Glen Mills Schools in the Eastern District of the Commonwealth of Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,

Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Bowen,	Golder,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprolws,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrlick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
Ditrich,	Jordan,	Quigley,	Woner,
Donnelev,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 312, entitled:

An Act making an appropriation to the Suburban General Hospital of Bellevue Allegheny county Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Bowen,	Golder,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprolws,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrlick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,			



Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Wamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Wells,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dittrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 319, entitled:

An Act making an appropriation to the Florence Crittenton Home and Rescue Association of Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Baches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Beldspacher,	Franklin,	McCaun,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smilek,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Bolard,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Gochring,	McGowan,	Smith, L.,
Brady,	Goldner,	Mellugh,	Snowden,
Brendie,	Goldner,	McKinn,	Soffel,
Brenneiman,	Goss,	McKnight,	Sowers,
Bromley,	Green,	McMullen,	Sprowls,
Brooks,	Griffith,	McWen,	Stackhouse,
Brown, F. B.,	Hagerty,	McVicar,	Stark,
Brown, T. R.,	Haines,	Magill,	Steedle,
Burns,	Haldeman,	Mangan,	Sterling,
Campbell,	Hampson,	Marcus, J.,	Stevens,
Catlin,	Harding,	Marcus, J. C.,	Stevenson,
Clutton,	Harer,	Marshall,	Stewart,
Comer,	Harry,	Martin,	Strauss,
Conner,	Hatrick,	Mantel,	Sweitzer,
Cook,	Hatrick,	Michl,	Thomas,
Craig, J. R.,	Haws,	Millar, A.,	Trainer,
Craig, J. O.,	Heffernan,	Miller, A. S. C.,	Van Alen,
Cratty,	Henderson, E.,	Miller, C.,	Vickerman,
Crum,	Henderson, W.,	Miller, D. I.,	Walker, G. T.,
Curran,	Hess,	Miller, D. D.,	Walker, J. A.,
Curry,	Hetrick,	Miller, H. F.,	Wamer,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Wells,
Dawson,	Hoffman, M. R.,	Mitchell,	Wells,
DeHaas,	Holcombe,	Morris,	Wettach,
Denning,	Hoover,	Ogle,	Whitaker,
Dewey, C. P.,	Horne,	Orr,	Whitehouse,
Dewey, P. H.,	Hough,	Perry,	Whiteman,
Diehm,	Huston,	Phillips,	Williams,
Dilsheimer,	Jones, D. J.,	Pike,	Wolfe,
Dittrich,	Jones, W. W.,	Posey,	Woner,
Donneley,	Jordan,	Quigley,	Wood,
Drinkhouse,	Kantner,	Rhoads,	Woodruff,
Dunlap,	Keene,	Richards,	Zook,
Dunn,	Kelly,	Rieder,	Spangler,
	Kinsman,	Rinn,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 320, entitled:

An Act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania located at Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Baches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Beldspacher,	Franklin,	McCaun,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smilek,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Bolard,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Gochring,	McGowan,	Smith, L.,
Brady,	Goldner,	Mellugh,	Snowden,
Brendie,	Goldner,	McKinn,	Soffel,
Brenneiman,	Goss,	McKnight,	Sowers,
Bromley,	Green,	McMullen,	Sprowls,
Brooks,	Griffith,	McWen,	Stackhouse,
Brown, F. B.,	Hagerty,	McVicar,	Stark,
Brown, T. R.,	Haines,	Magill,	Steedle,
Burns,	Haldeman,	Mangan,	Sterling,
Campbell,	Hampson,	Marcus, J.,	Stevens,
Catlin,	Harding,	Marcus, J. C.,	Stevenson,
Clutton,	Harer,	Marshall,	Stewart,
Comer,	Harry,	Martin,	Strauss,
Conner,	Hatrick,	Mantel,	Sweitzer,
Cook,	Hatrick,	Michl,	Thomas,
Craig, J. R.,	Haws,	Millar, A.,	Trainer,
Craig, J. O.,	Heffernan,	Miller, A. S. C.,	Van Alen,
Cratty,	Henderson, E.,	Miller, C.,	Vickerman,
Crum,	Henderson, W.,	Miller, D. I.,	Walker, G. T.,
Curran,	Hess,	Miller, D. D.,	Walker, J. A.,
Curry,	Hetrick,	Miller, H. F.,	Wamer,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Wells,
Dawson,	Hoffman, M. R.,	Mitchell,	Wells,
DeHaas,	Holcombe,	Morris,	Wettach,
Denning,	Hoover,	Ogle,	Whitaker,
Dewey, C. P.,	Horne,	Orr,	Whitehouse,
Dewey, P. H.,	Hough,	Perry,	Whiteman,
Diehm,	Huston,	Phillips,	Williams,
Dilsheimer,	Jones, D. J.,	Pike,	Wolfe,
Dittrich,	Jones, W. W.,	Posey,	Woner,
Donneley,	Jordan,	Quigley,	Wood,
Drinkhouse,	Kantner,	Rhoads,	Woodruff,
Dunlap,	Keene,	Richards,	Zook,
Dunn,	Kelly,	Rieder,	Spangler,
	Kinsman,	Rinn,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 322, entitled:

An Act making an appropriation to the Pottstown Homeopathic Hospital Pottstown Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 324, entitled:

An Act making an appropriation to the Pottstown Hospital Pottstown Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Pitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shannon,
Beckley,	Fowler,	McBride,	Shellenberger,
Bell,	Fox,	McCaig,	Sinclair,
Bidelspacher,	Franklin,	McCann,	Smiley,
Blair,	Gearhart,	McCarthy,	Smink,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Bolard,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Brady,	Golder,	McHugh,	Snowden,
Brendle,	Goodnough,	McKim,	Soffel,
Brenneman,	Goss,	McKnight,	Sowers,
Bromley,	Green,	McMullen,	Sprows,
Brooks,	Griffith,	McOwen,	Stackhouse,
Brown, F. B.,	Hagerty,	McVicar,	Stark,
Brown, T. R.,	Haines,	Magill,	Steedle,
Burns,	Haldeman,	Mangan,	Sterling,
Campbell,	Hampson,	Marcus, J. C.,	Stevens,
Catlin,	Harding,	Marcus, J. C.,	Stevenson,
Clutton,	Harer,	Marshall,	Stewart,
Comer,	Harry,	Martin,	Strauss,
Conner,	Haslett,	Mantz,	Sweitzer,
Cook,	Hatrick,	Michel,	Thomas,
Craig, J. R.,	Haws,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Heffernan,	Miller, A. S. C.,	Van Alen,
Cratty,	Henderson, E.,	Miller, C.,	Vickerman,
Crum,	Henderson, W.,	Miller, D. I.,	Walker, G. T.,
Curran,	Hess,	Miller, D. D.,	Walker, J. A.,
Curry,	Hetrick,	Miller, H. F.,	Weamer,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weiss,
Dawson,	Hoffman, M. R.,	Mitchell,	Wells,
DeHaas,	Holcombe,	Morris,	Wetach,
Denning,	Hoover,	Ogle,	Whitaker,
Dewey, C. P.,	Horne,	Orr,	Whitehouse,
Dewey, P. H.,	Hough,	Perry,	Whiteman,
Diehn,	Huston,	Phillips,	Williams,
Dilsheimer,	Jones, D. J.,	Pike,	Wolfe,
Dithrich,	Jones, W. W.,	Posey,	Woner,
Donneley,	Jordan,	Quigley,	Wood,
Drinkhouse,	Kantner,	Rhoads,	Woodruff,
Dunlap,	Keene,	Richards,	Zook,
Dunn,	Kelly,	Rieder,	Spangler,
	smen,	Rinn,	Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 327, entitled:

An act making an appropriation to the Paradise Protectors and Agricultural School at Paradise Township York county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Pitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprows,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J. C.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A. S. C.,	Thomas,
Craig, J. O.,	Heffernan,	Miller, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wetach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehn,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rina	Spangler,
			Speaker

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 328, entitled:

An Act making an appropriation to the York Society to Protect Children and Aged Persons of York Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Pitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,



Bromley, Green, McMullen, Sowers, Dewey, C. P., Hough, Perry, Whitehouse, Brooks, Griffith, McQueen, Sprawls, Dewey, P. H., Huston, Phillips, Whiteman, Brown, F. O., Diehm, Jones, D. J., Pike, Williams, Brown, T. R., Haines, Jones, W. W., Posey, Wolfe, Burns, Haldeman, Jordan, Quigley, Woner, Campbell, Harer, Kantner, Rhoads, Wood, Catlin, Harry, Keene, Richards, Woodruff, Clutton, Haslett, Kelly, Rieder, Zook, Comer, Hatrick, Kinsman, Rinn, Spangler, Speaker, Conner, Cook, Craigh, J. R., Craig, J. O., Cratty, Crum, Curran, Curry, Davis, Dawson, DeHaas, Denning, Dewey, C. P., Dewey, P. H., Diehm, Dilshelmer, Dithrich, Donnelly, Drinkhouse, Dunlap, Dunn, Mangan, Marquis, J., Marshall, Martin, Mantz, Michel, Millar, A., Miller, A. S. C., Miller, C., Miller, D. L., Miller, D. D., Miller, H. F., Mitchell, Morris, Ogle, Orr, Perry, Phillips, Pike, Posey, Quigley, Rhoads, Richards, Rieder, Rinn, Speaker, Strauss, Stewart, Thomas, Trainer, Van Alen, Vickerman, Walker, G. T., Walker, J. A., Weaver, Weiss, Wells, Wettach, Whitaker, Whiteman, Williams, Wolfe, Woner, Wood, Woodruff, Zook, Spangler, Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 329, entitled:

An Act making an appropriation to the York Hospital West College avenue York Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander, Eaches, Kohler, Roman, Allum, Edmonds, Kooser, Rush, Armstrong, Ehrhardt, Krause, Ruddy, Asbury, Elgin, Krugh, Ruth, Aston, Feldman, Lafferty, Schaeffer, Baker, Finney, Leeds, Schilling, Baldi, Fitzgibbon, Lewis, Schwartz, Barnhart, Flynn, Long, Sieg, Beaver, Fowler, McBride, Shaffer, Beckley, Fox, McCabe, Shannon, Bell, Franklin, McCann, Shellenberger, Bidelspacher, Gearhart, McClure, Smiley, Blair, Gelder, McConnell, Smith, H. J., Blumberg, Glass, McCurdy, Smith, H., Bolard, Goehring, McGowan, Smith, J. W., Bower, Golder, McHugh, Smith, L., Brady, Goodnough, McKim, Snowden, Brendle, Goss, McKnight, Soffel, Brennenman, Green, McMullen, Sowers, Bromley, Griffith, McQueen, Sprawls, Brooks, Hagerty, McVicar, Stackhouse, Brown, F. B., Haines, Magill, Stark, Brown, T. R., Haldeman, Mangan, Steedle, Burns, Hampson, Marcus, J., Sterling, Campbell, Harding, Marshall, Stevens, Catlin, Harer, Martin, Stewart, Clutton, Harry, Keene, Richards, Strauss, Comer, Haslett, Kelly, Rieder, Sweitzer, Conner, Hatrick, Kinsman, Rinn, Thomas, Cook, Hough, Jones, D. J., Trainer, Craigh, J. R., Henderson, E., Van Alen, Craig, J. O., Henderson, W., Vickerman, Cratty, Hess, Miller, D. L., Walker, G. T., Crum, Hetrick, Miller, H. F., Walker, J. A., Curran, Hoffman, J. N., Miller, J. J., Weaver, Curry, Hoffman, M. R., Mitchell, Weiss, Davis, Holcombe, Morris, Wells, Dawson, Hoover, Orr, Wettach, DeHaas, Horne, Perry, Whitaker, Denning, Hough, Phillips, Whiteman, Dewey, C. P., Huston, Pike, Williams, Dewey, P. H., Jones, D. J., Posey, Wolfe, Diehm, Jones, W. W., Quigley, Woner, Dilshelmer, Jordan, Rhoads, Wood, Dithrich, Kantner, Richards, Woodruff, Donnelly, Keene, Rieder, Zook, Drinkhouse, Kelly, Spangler, Dunlap, Kinsman, Rinn, Speaker, Dunn, Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 334, entitled:

An Act making an appropriation to the Annie M Warner Hospital Gettysburg Adams county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander, Eaches, Kohler, Roman, Allum, Edmonds, Kooser, Rush, Armstrong, Ehrhardt, Krause, Ruddy, Asbury, Elgin, Krugh, Ruth, Aston, Feldman, Lafferty, Schaeffer, Baker, Finney, Leeds, Schilling, Baldi, Fitzgibbon, Lewis, Schwartz, Barnhart, Flynn, Long, Sieg, Beaver, Fowler, McBride, Shaffer, Beckley, Fox, McCabe, Shannon, Bell, Franklin, McCann, Shellenberger, Bidelspacher, Gearhart, McClure, Smiley, Blair, Gelder, McConnell, Smith, H. J., Blumberg, Glass, McCurdy, Smith, H., Bolard, Goehring, McGowan, Smith, J. W., Bower, Golder, McHugh, Smith, L., Brady, Goodnough, McKim, Snowden, Brendle, Goss, McKnight, Soffel, Brennenman, Green, McMullen, Sowers, Bromley, Griffith, McQueen, Sprawls, Brooks, Hagerty, McVicar, Stackhouse, Brown, F. B., Haines, Magill, Stark, Brown, T. R., Haldeman, Mangan, Steedle, Burns, Hampson, Marcus, J., Sterling, Campbell, Harding, Marshall, Stevens, Catlin, Harer, Martin, Stewart, Clutton, Harry, Keene, Richards, Strauss, Comer, Haslett, Kelly, Rieder, Sweitzer, Conner, Hatrick, Kinsman, Rinn, Thomas, Cook, Hough, Jones, D. J., Trainer, Craigh, J. R., Henderson, E., Van Alen, Craig, J. O., Henderson, W., Vickerman, Cratty, Hess, Miller, D. L., Walker, G. T., Crum, Hetrick, Miller, H. F., Walker, J. A., Curran, Hoffman, J. N., Miller, J. J., Weaver, Curry, Hoffman, M. R., Mitchell, Weiss, Davis, Holcombe, Morris, Wells, Dawson, Hoover, Orr, Wettach, DeHaas, Horne, Perry, Whitaker, Denning, Hough, Phillips, Whiteman, Dewey, C. P., Huston, Pike, Williams, Dewey, P. H., Jones, D. J., Posey, Wolfe, Diehm, Jones, W. W., Quigley, Woner, Dilshelmer, Jordan, Rhoads, Wood, Dithrich, Kantner, Richards, Woodruff, Donnelly, Keene, Rieder, Zook, Drinkhouse, Kelly, Spangler, Dunlap, Kinsman, Rinn, Speaker, Dunn, Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 336, entitled:

An Act making an appropriation to the Meadville Children's Aid Society and Home for the Aged Meadville Crawford county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McClure,	Smiley,
Blair,	Gearhart,	McConnell,	Smink,
Bluet,	Gelder,	McCurdy,	Smith, H. J.,
Blumberg,	Gibbon,	McGowan,	Smith, H.,
Boland,	Glass,	McHugh,	Smith, J. W.,
Bowen,	Goehring,	McKim,	Smith, L.,
Brady,	Goldner,	McKnight,	Snowden,
Brendie,	Goodnough,	Goss,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Spraws,
Brooks,	Hagerly,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comerer,	Haslett,	Mantz,	Stewart,
Conner,	Hatrlick,	Michel,	Strauss,
Cook,	Haws,	Miller, A.,	Sweitzer,
Craig, J. R.,	Heffernan,	Miller, A. S. C.,	Thomas,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Trainer,
Cratty,	Henderson, W.,	Miller, D. I.,	Van Alen,
Crum,	Hess,	Miller, D. D.,	Vickerman,
Curran,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Davis,	Hoffman, M. R.,	Mitchell,	Weamer,
Dawson,	Holcombe,	Morris,	Weiss,
DeHaas,	Hoover,	Ogle,	Wells,
Denning,	Horne,	Orr,	Wettach,
Dewey, C. P.,	Hough,	Perry,	Whitaker,
Dewey, P. H.,	Huston,	Phillips,	Whitehouse,
Diehm,	Jones, D. J.,	Pike,	Whiteman,
Dilshemer,	Jones, W. W.,	Posey,	Williams,
Ditrich,	Jordan,	Quigley,	Wolfe,
Donneley,	Kantner,	Rhoads,	Woner,
Drinkhouse,	Keene,	Richards,	Wood,
Dunlap,	Kelly,	Rieder,	Woodruff,
Dunn,	Kinsman,	Rinn,	Zook,
			Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 337, entitled:

An Act making an appropriation to the Spencer Hospital Meadville Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
	Fox,	McCaig,	Shellenberger,

Bell,	Franklin,	McAnn,	Sinclair,
Bidelspacher,	Gearhart,	McCarthy,	Smiley,
Blair,	Gelder,	McClure,	Smink,
Bluet,	Gibbon,	McConnell,	Smith, H. J.,
Blumberg,	Glass,	McCurdy,	Smith, H.,
Boland,	Goehring,	McGowan,	Smith, J. W.,
Bowen,	Goldner,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendie,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Spraws,
Brooks,	Hagerly,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comerer,	Haslett,	Mantz,	Stewart,
Conner,	Hatrlick,	Michel,	Strauss,
Cook,	Haws,	Miller, A.,	Sweitzer,
Craig, J. R.,	Heffernan,	Miller, A. S. C.,	Thomas,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Trainer,
Cratty,	Henderson, W.,	Miller, D. I.,	Van Alen,
Crum,	Hess,	Miller, D. D.,	Vickerman,
Curran,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Davis,	Hoffman, M. R.,	Mitchell,	Weamer,
Dawson,	Holcombe,	Morris,	Weiss,
DeHaas,	Hoover,	Ogle,	Wells,
Denning,	Horne,	Orr,	Wettach,
Dewey, C. P.,	Hough,	Perry,	Whitaker,
Dewey, P. H.,	Huston,	Phillips,	Whitehouse,
Diehm,	Jones, D. J.,	Pike,	Whiteman,
Dilshemer,	Jones, W. W.,	Posey,	Williams,
Ditrich,	Jordan,	Quigley,	Wolfe,
Donneley,	Kantner,	Rhoads,	Woner,
Drinkhouse,	Keene,	Richards,	Wood,
Dunlap,	Kelly,	Rieder,	Woodruff,
Dunn,	Kinsman,	Rinn,	Zook,
			Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 338, entitled:

An Act making an appropriation to the Allegheny Valley Hospital at Tarentum Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McAnn,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bowen,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brendie,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Spraws,
Brown, F. B.,	Hagerly,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comerer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Stewart,
Cook,	Hatrlick,	Michel,	Strauss,
Craig, J. R.,	Haws,	Miller, A.,	Sweitzer,
Craig, J. O.,	Heffernan,	Miller, A. S. C.,	Thomas,
Cratty,	Henderson, E.,	Miller, C.,	Trainer,
Crum,	Henderson, W.,	Miller, D. I.,	Van Alen,
Curran,	Hess,	Miller, D. D.,	Vickerman,
	Hetrick,	Miller, H. F.,	Walker, G. T.,
			Walker, J. A.,



Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
Dithrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 344, entitled:

An Act making an appropriation to the Mercy Hospital of Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCann,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goss,	McKim,	Snowden,
Brenneman,	Green,	McKnight,	Soffel,
Bromley,	Griffith,	McMullen,	Sowers,
Brooks,	Hager,	McOwen,	Sprohls,
Brown, F. B.,	Haines,	McVicar,	Stackhouse,
Brown, T. R.,	Haldeman,	Magill,	Stark,
Burns,	Hampson,	Mangan,	Steedle,
Campbell,	Harding,	Marcus, J. C.,	Sterling,
Catlin,	Harer,	Marcus, J. C.,	Stevens,
Clutton,	Harry,	Marshall,	Stevenson,
Comerer,	Haslett,	Mantz,	Stewart,
Conner,	Hatrick,	Michel,	Strauss,
Cook,	Haws,	Miller, A.,	Sweitzer,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Thomas,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Trainer,
Craty,	Henderson, W.,	Miller, D. I.,	Van Alen,
Crum,	Hess,	Miller, D. D.,	Vickerman,
Curran,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Davis,	Hoffman, M. R.,	Mitchell,	Weamer,
Dawson,	Holcombe,	Morris,	Weiss,
DeHaas,	Hoover,	Ogle,	Wells,
Denning,	Horne,	Orr,	Wettach,
Dewey, C. P.,	Hough,	Perry,	Whitaker,
Dewey, P. H.,	Huston,	Phillips,	Whitehouse,
Diehm,	Jones, D. J.,	Pike,	Whiteman,
Dilsheimer,	Jones, W. W.,	Posey,	Williams,
Dithrich,	Jordan,	Quigley,	Wolfe,
Donneley,	Kantner,	Rhoads,	Woner,
Drinkhouse,	Keene,	Richards,	Wood,
Dunlap,	Kelly,	Rieder,	Woodruff,
Dunn,	Kinsman,	Rinn,	Zook,
			Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,  
The House proceeded to the third reading and consideration of House Bill No. 350, entitled:

An Act making an appropriation to the trustees of Temple University at Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCann,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goss,	McKim,	Snowden,
Brenneman,	Green,	McKnight,	Soffel,
Bromley,	Griffith,	McMullen,	Sowers,
Brooks,	Hager,	McOwen,	Sprohls,
Brown, F. B.,	Haines,	McVicar,	Stackhouse,
Brown, T. R.,	Haldeman,	Magill,	Stark,
Burns,	Hampson,	Mangan,	Steedle,
Campbell,	Harding,	Marcus, J. C.,	Sterling,
Catlin,	Harer,	Marcus, J. C.,	Stevens,
Clutton,	Harry,	Marshall,	Stevenson,
Comerer,	Haslett,	Mantz,	Stewart,
Conner,	Hatrick,	Michel,	Strauss,
Cook,	Haws,	Miller, A.,	Sweitzer,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Thomas,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Trainer,
Craty,	Henderson, W.,	Miller, D. I.,	Van Alen,
Crum,	Hess,	Miller, D. D.,	Vickerman,
Curran,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Davis,	Hoffman, M. R.,	Mitchell,	Weamer,
Dawson,	Holcombe,	Morris,	Weiss,
DeHaas,	Hoover,	Ogle,	Wells,
Denning,	Horne,	Orr,	Wettach,
Dewey, C. P.,	Hough,	Perry,	Whitaker,
Dewey, P. H.,	Huston,	Phillips,	Whitehouse,
Diehm,	Jones, D. J.,	Pike,	Whiteman,
Dilsheimer,	Jones, W. W.,	Posey,	Williams,
Dithrich,	Jordan,	Quigley,	Wolfe,
Donneley,	Kantner,	Rhoads,	Woner,
Drinkhouse,	Keene,	Richards,	Wood,
Dunlap,	Kelly,	Rieder,	Woodruff,
Dunn,	Kinsman,	Rinn,	Zook,
			Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 352, entitled:

An Act making an appropriation to the Westmoreland Hospital Association of Greensburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
	Finney,	Lewis,	Schwartz,

Baldi,	Fitzgibbon,	Long,	Sieg,
Barnhart,	Flynn,	Love,	Shaffer,
Beaver,	Fowler,	McBride,	Shannon,
Beckley,	Fox,	McCaig,	Shellenberger,
Bell,	Franklin,	McCann,	Smiley,
Bidelspacher,	Gearhart,	McCarthy,	Smink,
Blair,	Gelder,	McClure,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Sprowls,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stark,
Brown, F. B.,	Haines,	Magill,	Steedle,
Brown, T. R.,	Haldeman,	Mangan,	Sterling,
Burns,	Hampson,	Marcus, J.,	Stevens,
Campbell,	Harding,	Marcus, J. C.,	Stevenson,
Catlin,	Harer,	Marshall,	Stewart,
Clutton,	Harry,	Martin,	Strauss,
Comerer,	Haslett,	Mantz,	Sweitzer,
Conner,	Hatrick,	Michel,	Thomas,
Cook,	Haws,	Millar, A.,	Trainer,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Vickerman,
Cratty,	Henderson, W.,	Miller, D. I.,	Walker, G. T.,
Crum,	Hess,	Miller, D. D.,	Walker, J. A.,
Curran,	Hetrick,	Miller, H. F.,	Weamer,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weiss,
Davis,	Hoffman, M. R.,	Mitchell,	Wells,
Dawson,	Holcombe,	Morris,	Wettach,
DeHaas,	Hoover,	Ogle,	Whitaker,
Denning,	Horne,	Orr,	Whitehouse,
Dewey, C. P.,	Hough,	Perry,	Whiteman,
Dewey, P. H.,	Huston,	Phillips,	Williams,
Diehm,	Jones, D. J.,	Pike,	Wolfe,
Dilshelmer,	Jones, W. W.,	Posey,	Woner,
Dithrich,	Jordan,	Quigley,	Wood,
Donneley,	Kantner,	Rhoads,	Woodruff,
Drinkhouse,	Keene,	Richards,	Zook,
Dunlap,	Kelly,	Rieder,	Spangler,
Dunn,	Kinsman,	Rinn,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 354, entitled:

An Act making an appropriation to the Beacon Light Mission near the city of Bradford Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluett,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Bolard,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Brady,	Golder,	McHugh,	Snowden,
Brendle,	Goodnough,	McKim,	Soffel,
Brenneman,	Goss,	McKnight,	Sowers,
Bromley,	Green,	McMullen,	Sprowls,
Brooks,	Griffith,	McOwen,	Stackhouse,
Brown, F. B.,	Hagerty,	McVicar,	Stark,
Brown, T. R.,	Haines,	Magill,	Steedle,
Burns,	Haldeman,	Mangan,	Sterling,
Campbell,	Hampson,	Marcus, J.,	Stevens,
Catlin,	Harding,	Marcus, J. C.,	Stevenson,
Clutton,	Harer,	Marshall,	Stewart,
Comerer,	Harry,	Martin,	Strauss,
Conner,	Haslett,	Mantz,	Sweitzer,
Cook,	Hatrick,	Michel,	Thomas,
Craig, J. R.,	Haws,	Millar, A.,	Trainer,
	Heffernan,	Millar, A. S. C.,	

Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilshelmer,	Jones, W. W.,	Posey,	Wolfe,
Dithrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 356, entitled:

An Act making an appropriation to the Bradford Hospital of the city of Bradford

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluett,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Bolard,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Brady,	Golder,	McHugh,	Snowden,
Brendle,	Goodnough,	McKim,	Soffel,
Brenneman,	Goss,	McKnight,	Sowers,
Bromley,	Green,	McMullen,	Sprowls,
Brooks,	Griffith,	McOwen,	Stackhouse,
Brown, F. B.,	Hagerty,	McVicar,	Stark,
Brown, T. R.,	Haines,	Magill,	Steedle,
Burns,	Haldeman,	Mangan,	Sterling,
Campbell,	Hampson,	Marcus, J.,	Stevens,
Catlin,	Harding,	Marcus, J. C.,	Stevenson,
Clutton,	Harer,	Marshall,	Stewart,
Comerer,	Harry,	Martin,	Strauss,
Conner,	Haslett,	Mantz,	Sweitzer,
Cook,	Hatrick,	Michel,	Thomas,
Craig, J. R.,	Haws,	Millar, A.,	Trainer,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	
Cratty,	Henderson, E.,	Miller, C.,	
Crum,	Henderson, W.,	Miller, D. I.,	
Curran,	Hess,	Miller, D. D.,	
Curry,	Hetrick,	Miller, H. F.,	
Davis,	Hoffman, J. N.,	Miller, J. J.,	
Dawson,	Hoffman, M. R.,	Mitchell,	
DeHaas,	Holcombe,	Morris,	
Denning,	Hoover,	Ogle,	
Dewey, C. P.,	Horne,	Orr,	
Dewey, P. H.,	Hough,	Perry,	
Diehm,	Huston,	Phillips,	
Dilshelmer,	Jones, D. J.,	Pike,	
Dithrich,	Jones, W. W.,	Posey,	
Donneley,	Jordan,	Quigley,	
Drinkhouse,	Kantner,	Rhoads,	
Dunlap,	Keene,	Richards,	
Dunn,	Kelly,	Rieder,	
	Kinsman,	Rinn,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.



Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 364, entitled:

An Act making an appropriation to the Benevolent Association's Home for Children Pottsville Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A. S. C.,	Thomas,
Craig, J. O.,	Heffernan,	Miller, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Ditrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 373, entitled:

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,

Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A. S. C.,	Thomas,
Craig, J. O.,	Heffernan,	Miller, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Ditrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 374, entitled:

An Act making an appropriation to Saint Francis Hospital of Pittsburgh

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A. S. C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,

Cratty, Henderson, W., Miller, D. I., Vickerman,  
Crum, Hess, Miller, D. D., Walker, G. T.,  
Curran, Hetrick, Miller, H. F., Walker, J. A.,  
Curry, Hoffman, J. N., Miller, J. J., Weamer,  
Davis, Hoffman, M. R., Mitchell, Weiss,  
Dawson, Holcombe, Morris, Wells,  
DeHaas, Hoover, Ogle, Wettach,  
Denning, Horne, Orr, Whitaker,  
Dewey, C. P., Hough, Perry, Whitehouse,  
Dewey, P. H., Huston, Phillips, Whiteman,  
Diehm, Jones, D. J., Pike, Williams,  
Dilsheimer, Jones, W. W., Posey, Wolfe,  
Dithrich, Jordan, Quigley, Woner,  
Donneley, Kantner, Rhoads, Wood,  
Drinkhouse, Keene, Richards, Woodruff,  
Dunlap, Kelly, Rieder, Zook,  
Dunn, Kinsman, Rinn, Spangler,  
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 378, entitled:

An Act making an appropriation to the Renovo Hospital Renovo Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander, Eaches, Kohler, Roman,  
Allum, Edmonds, Kooser, Ruch,  
Armstrong, Ehrhardt, Krause, Ruddy,  
Asbury, Elgin, Krugh, Ruth,  
Aston, Evans, Lafferty, Schaeffer,  
Baker, Feldman, Leeds, Schilling,  
Baldi, Finney, Lewis, Schwartz,  
Barnhart, Fitzgibbon, Long, Sieg,  
Beaver, Flynn, Love, Shaffer,  
Beckley, Fowler, McBride, Shannon,  
Bell, Fox, McCaig, Schellenberger,  
Bidelspacher, Franklin, McCann, Sinclair,  
Blair, Gearhart, McClure, Smiley,  
Bluet, Gibbon, McConnell, Smith, H. J.,  
Blumberg, Glass, McCurdy, Smith, H.,  
Bolard, Goehring, McGowan, Smith, J. W.,  
Bower, Golder, McHugh, Snowden,  
Brady, Goodnough, McKim, Soffel,  
Brendle, Goss, McKnight, Sowers,  
Brenneman, Green, McMullen, Spowls,  
Bromley, Griffith, McOwen, Stackhouse,  
Brooks, Hagerty, McVicar, Stark,  
Brown, F. B., Haines, Magill, Steedle,  
Brown, T. R., Haldeman, Mangan, Sterling,  
Burns, Hampson, Marcus, J., Stevens,  
Campbell, Harding, Marcus, J. C., Stevenson,  
Catlin, Harer, Marshall, Stewart,  
Clutton, Harry, Martin, Strauss,  
Comer, Haslett, Mantz, Sweitzer,  
Conner, Hatrick, Michel, Thomas,  
Cook, Haws, Millar, A., Trainer,  
Craig, J. R., Heffernan, Miller, C., Van Alen,  
Craig, J. O., Henderson, E., Miller, D. I., Vickerman,  
Cratty, Henderson, W., Miller, D. I., Walker, G. T.,  
Crum, Hess, Miller, H. F., Walker, J. A.,  
Curran, Hetrick, Hoffman, J. N., Miller, J. J., Weamer,  
Curry, Hoffman, M. R., Mitchell, Weiss,  
Davis, Holcombe, Morris, Wells,  
Dawson, Hoover, Ogle, Wettach,  
DeHaas, Horne, Orr, Whitaker,  
Denning, Hough, Perry, Whitehouse,  
Dewey, C. P., Huston, Phillips, Whiteman,  
Dewey, P. H., Jones, D. J., Pike, Williams,  
Diehm, Jones, W. W., Posey, Wolfe,  
Dilsheimer, Jordan, Quigley, Woner,  
Dithrich, Kantner, Rhoads, Wood,  
Donneley, Keene, Richards, Woodruff,  
Drinkhouse, Kelly, Rieder, Zook,  
Dunlap, Kinsman, Rinn, Spangler,  
Dunn, Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 386, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Criminal Insane at Farview Wayne county and authorizing the board of trustees to perform certain work in connection therewith

And said bill having been read at length the third time, considered and agreed to.

Shall the bill pass finally?

On the question,

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander, Eaches, Kohler, Roman,  
Allum, Edmonds, Kooser, Ruch,  
Armstrong, Ehrhardt, Krause, Ruddy,  
Asbury, Elgin, Krugh, Ruth,  
Aston, Evans, Lafferty, Schaeffer,  
Baker, Feldman, Leeds, Schilling,  
Baldi, Finney, Lewis, Schwartz,  
Barnhart, Fitzgibbon, Long, Sieg,  
Beaver, Flynn, Love, Shaffer,  
Beckley, Fowler, McBride, Shannon,  
Bell, Fox, McCaig, Schellenberger,  
Bidelspacher, Franklin, McCann, Sinclair,  
Blair, Gearhart, McClure, Smiley,  
Bluet, Gibbon, McConnell, Smith, H. J.,  
Blumberg, Glass, McCurdy, Smith, H.,  
Bolard, Goehring, McGowan, Smith, J. W.,  
Bower, Golder, McHugh, Snowden,  
Brady, Goodnough, McKim, Soffel,  
Brendle, Goss, McKnight, Sowers,  
Brenneman, Green, McMullen, Spowls,  
Bromley, Griffith, McOwen, Stackhouse,  
Brooks, Hagerty, McVicar, Stark,  
Brown, F. B., Haines, Magill, Steedle,  
Brown, T. R., Haldeman, Mangan, Sterling,  
Burns, Hampson, Marcus, J., Stevens,  
Campbell, Harding, Marcus, J. C., Stevenson,  
Catlin, Harer, Marshall, Stewart,  
Clutton, Harry, Martin, Strauss,  
Comer, Haslett, Mantz, Sweitzer,  
Conner, Hatrick, Michel, Thomas,  
Cook, Haws, Millar, A., Trainer,  
Craig, J. R., Heffernan, Miller, C., Van Alen,  
Craig, J. O., Henderson, E., Miller, D. I., Vickerman,  
Cratty, Henderson, W., Miller, D. I., Walker, G. T.,  
Crum, Hess, Miller, H. F., Walker, J. A.,  
Curran, Hetrick, Hoffman, J. N., Miller, J. J., Weamer,  
Curry, Hoffman, M. R., Mitchell, Weiss,  
Davis, Holcombe, Morris, Wells,  
Dawson, Hoover, Ogle, Wettach,  
DeHaas, Horne, Orr, Whitaker,  
Denning, Hough, Perry, Whitehouse,  
Dewey, C. P., Huston, Phillips, Whiteman,  
Dewey, P. H., Jones, D. J., Pike, Williams,  
Diehm, Jones, W. W., Posey, Wolfe,  
Dilsheimer, Jordan, Quigley, Woner,  
Dithrich, Kantner, Rhoads, Wood,  
Donneley, Keene, Richards, Woodruff,  
Drinkhouse, Kelly, Rieder, Zook,  
Dunlap, Kinsman, Rinn, Spangler,  
Dunn, Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 396, entitled:

An Act making an appropriation to Saint Joseph's Hospital and Dispensary of Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:



## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprrows,
Brown, F. R.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrlick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Herrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. T.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Ditrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 397, entitled:

An Act making an appropriation to Providence Mission and Rescue Home at Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprrows,
Brown, F. R.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
	Hampson,	Marcus, J.,	Sterling,

Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrlick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Herrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. T.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
Ditrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 406, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane for the southeastern district of Pennsylvania located at Norristown Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprrows,
Brown, F. R.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrlick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Herrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. T.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
Ditrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speak

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 409, entitled:

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Spowls,
Brown, F. B.,	Hagerly,	McVear,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Switzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratly,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 410, entitled:

An Act making an appropriation to the Passavant Memorial Homes for the Care of Epileptics at Rochester Beaver county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Spowls,
Brown, F. B.,	Hagerly,	McVear,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Switzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratly,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 411, entitled:

An Act making an appropriation to the Rochester General Hospital at Rochester Beaver county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Spowls,
Brown, F. B.,	Hagerly,	McVear,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,



Hampson,	Harding,	Marcus, J.	Sterling,
Campbell,	Harer,	Marcus, J. C.	Stevens,
Catlin,	Harry,	Marshall,	Stevenson,
Clutton,	Haslett,	Martin,	Stewart,
Comerer,	Hatrick,	Mantz,	Strauss,
Conner,	Jaws,	Michel,	Sweitzer,
Cook,	Heffernan,	Millar, A.	Thomas,
Craig, J. R.,	Henderson, E.,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, W.,	Miller, C.,	Van Alen,
Cratty,	Hess,	Miller, D. I.,	Vickerman,
Crum,	Hetrick,	Miller, D. D.,	Walker, G. T.,
Curran,	Hoffman, J. N.,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, M. R.,	Miller, J. J.,	Weamer,
Davis,	Holcombe,	Mitchell,	Weiss,
Dawson,	Hoover,	Morris,	Wells,
DeHaas,	Horne,	Ogle,	Wettach,
Denning,	Hough,	Orr,	Whitaker,
Dewey, C. P.,	Huston,	Perry,	Whitehouse,
Dewey, P. H.,	Jones, D. J.,	Phillips,	Whiteman,
Diehm,	Jones, W. W.,	Pike,	Williams,
Dilsheimer,	Jordan,	Posay,	Wolfe,
Ditrich,	Kantner,	Quigley,	Woner,
Donneley,	Keene,	Rhoads,	Wood,
Drinkhouse,	Kelly,	Richards,	Woodruff,
Dunlap,	Kinsman,	Rieder,	Zook,
Dunn,		Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

The House proceeded to the third reading and consideration of House Bill No. 412, entitled:

An Act making an appropriation to Providence Hospital of Beaver Falls Beaver county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Schaeffer,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McConnell,	Sinclair,
Blair,	Gearhart,	McClure,	Smiley,
Bluet,	Gelder,	McCurdy,	Smith, H. J.,
Blumberg,	Gibbon,	McGowan,	Smith, H.,
Bolard,	Glass,	McHugh,	Smith, J. W.,
Bower,	Goehring,	McKim,	Smith, L.,
Brady,	Golder,	McKnight,	Snowden,
Brendle,	Goodnough,	McMullen,	Soffel,
Brenneman,	Goss,	McOwen,	Sowers,
Bromley,	Green,	McVicar,	Sprowls,
Brooks,	Griffith,	Magill,	Stackhouse,
Brown, F. B.,	Hagerty,	Mangan,	Stark,
Brown, T. R.,	Haines,	Marshall,	Steedle,
Burns,	Haldeman,	Marcus, J.,	Sterling,
Campbell,	Hampson,	Marcus, J. C.,	Stevens,
Catlin,	Harding,	Marshall,	Stevenson,
Clutton,	Harer,	Martin,	Stewart,
Comerer,	Harry,	Mantz,	Strauss,
Conner,	Haslett,	Michel,	Sweitzer,
Cook,	Hatrick,	Millar, A.,	Thomas,
Craig, J. R.,	Haws,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Heffernan,	Miller, C.,	Van Alen,
Cratty,	Henderson, E.,	Miller, D. I.,	Vickerman,
Crum,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Curran,	Hess,	Miller, H. F.,	Walker, J. A.,
Curry,	Hetrick,	Miller, J. J.,	Weamer,
Davis,	Hoffman, J. N.,	Mitchell,	Weiss,
Dawson,	Hoffman, M. R.,	Morris,	Wells,
DeHaas,	Holcombe,	Ogle,	Wettach,
Denning,	Hoover,	Orr,	Whitaker,
Dewey, C. P.,	Horne,	Perry,	Whitehouse,
Dewey, P. H.,	Hough,	Phillips,	Whiteman,
Diehm,	Huston,	Pike,	Williams,
Dilsheimer,	Jones, D. J.,	Posay,	Wolfe,
Ditrich,	Jones, W. W.,	Quigley,	Woner,
Donneley,	Jordan,	Rhoads,	Wood,
Drinkhouse,	Kantner,	Richards,	Woodruff,
Dunlap,	Keene,	Rieder,	Zook,
Dunn,	Kelly,	Rinn,	Spangler,
	Kinsman,		Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 413, entitled:

An Act making an appropriation to the Beaver County Children's Home of New Brighton Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Schaeffer,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McConnell,	Sinclair,
Blair,	Gearhart,	McClure,	Smiley,
Bluet,	Gelder,	McCurdy,	Smith, H. J.,
Blumberg,	Gibbon,	McGowan,	Smith, H.,
Bolard,	Glass,	McHugh,	Smith, J. W.,
Bower,	Goehring,	McKim,	Smith, L.,
Brady,	Golder,	McKnight,	Snowden,
Brendle,	Goodnough,	McMullen,	Soffel,
Brenneman,	Goss,	McOwen,	Sowers,
Bromley,	Green,	McVicar,	Sprowls,
Brooks,	Griffith,	Magill,	Stackhouse,
Brown, F. B.,	Hagerty,	Mangan,	Stark,
Brown, T. R.,	Haines,	Marshall,	Steedle,
Burns,	Haldeman,	Marcus, J.,	Sterling,
Campbell,	Hampson,	Marcus, J. C.,	Stevens,
Catlin,	Harding,	Marshall,	Stevenson,
Clutton,	Harer,	Martin,	Stewart,
Comerer,	Harry,	Mantz,	Strauss,
Conner,	Haslett,	Michel,	Sweitzer,
Cook,	Hatrick,	Millar, A.,	Thomas,
Craig, J. R.,	Haws,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Heffernan,	Miller, C.,	Van Alen,
Cratty,	Henderson, E.,	Miller, D. I.,	Vickerman,
Crum,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Curran,	Hess,	Miller, H. F.,	Walker, J. A.,
Curry,	Hetrick,	Miller, J. J.,	Weamer,
Davis,	Hoffman, J. N.,	Mitchell,	Weiss,
Dawson,	Hoffman, M. R.,	Morris,	Wells,
DeHaas,	Holcombe,	Ogle,	Wettach,
Denning,	Hoover,	Orr,	Whitaker,
Dewey, C. P.,	Horne,	Perry,	Whitehouse,
Dewey, P. H.,	Hough,	Phillips,	Whiteman,
Diehm,	Huston,	Pike,	Williams,
Dilsheimer,	Jones, D. J.,	Posay,	Wolfe,
Ditrich,	Jones, W. W.,	Quigley,	Woner,
Donneley,	Jordan,	Rhoads,	Wood,
Drinkhouse,	Kantner,	Richards,	Woodruff,
Dunlap,	Keene,	Rieder,	Zook,
Dunn,	Kelly,	Rinn,	Spangler,
	Kinsman,		Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 414, entitled:

An Act making an appropriation to the Maternity Hospital in the city of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCarthy,	Sinclair,
Blair,	Gearhart,	McClure,	Smiley,
Bluett,	Gelder,	McConnell,	Smink,
Blumberg,	Gibbon,	McCurdie,	Smith, H. J.,
Boland,	Glass,	McGowan,	Smith, H.,
Bower,	Goehring,	McHugh,	Smith, J. W.,
Brady,	Golder,	McKim,	Smith, L.,
Brendle,	Goodnough,	McKnight,	Snowden,
Brenneman,	Goss,	McMullen,	Soffel,
Bromley,	Green,	McOwen,	Sowers,
Brooks,	Griffith,	McVicar,	Spowls,
Brown, F. B.,	Hagerty,	Magill,	Stackhouse,
Brown, T. R.,	Haldeman,	Mangan,	Stark,
Burns,	Hampson,	Marcus, J.,	Steedle,
Campbell,	Harding,	Marcus, J. C.,	Sterling,
Catlin,	Harer,	Marshall,	Stevens,
Clutton,	Harry,	Martins,	Stevenson,
Comeror,	Haslett,	Mantz,	Stewart,
Conner,	Hatrlick,	Michel,	Strauss,
Cook,	Haws,	Millar, A.,	Sweitzer,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Thomas,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Trainer,
Cratty,	Henderson, W.,	Miller, D. I.,	Van Alen,
Crum,	Hess,	Miller, D. D.,	Vickerman,
Curran,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Davis,	Hoffman, M. R.,	Atchell,	Weamer,
Dawson,	Holcombe,	Morris,	Weiss,
DeHaas,	Hoover,	Ogle,	Wells,
Denning,	Horne,	Orr,	Wettach,
Dewey, C. P.,	Hough,	Perry,	Whitaker,
Dewey, P. H.,	Huston,	Phillips,	Whitehouse,
Dielm,	Jones, D. J.,	Pike,	Whiteman,
Dilsheimer,	Jones, W. W.,	Posay,	Williams,
Ditrich,	Jordan,	Quigley,	Wolfe,
Donneley,	Kantner,	Rhoads,	Woner,
Drinkhouse,	Keene,	Richards,	Wood,
Dunlap,	Kelly,	Rieder,	Woodruff,
Dunn,	Kinsman,	Rinn,	Zook,
			Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 419, entitled:

An Act making an appropriation to the Easton Hospital of Easton Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCarthy,	Sinclair,
Blair,	Gearhart,	McClure,	Smiley,
Bluett,	Gelder,	McConnell,	Smink,
Blumberg,	Gibbon,	McCurdie,	Smith, H. J.,
Boland,	Glass,	McGowan,	Smith, H.,
Bower,	Goehring,	McHugh,	Smith, J. W.,
Brady,	Golder,	McKim,	Smith, L.,
Brendle,	Goodnough,	McKnight,	Snowden,
Brenneman,	Goss,	McMullen,	Soffel,
Bromley,	Green,	McOwen,	Sowers,
Brooks,	Griffith,	McVicar,	Spowls,
Brown, F. B.,	Hagerty,	Magill,	Stackhouse,
Brown, T. R.,	Haldeman,	Mangan,	Stark,
Burns,	Hampson,	Marcus, J.,	Steedle,

Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comeror,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrlick,	Michel,	Sweitzer,
	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Dielm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posay,	Wolfe,
Ditrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 434, entitled:

An Act making an appropriation to the board of managers of the Pennsylvania Village for Feeble-Minded Women at Laurelton Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCarthy,	Sinclair,
Blair,	Gearhart,	McClure,	Smiley,
Bluett,	Gelder,	McConnell,	Smink,
Blumberg,	Gibbon,	McCurdie,	Smith, H. J.,
Boland,	Glass,	McGowan,	Smith, H.,
Bower,	Goehring,	McHugh,	Smith, J. W.,
Brady,	Golder,	McKim,	Smith, L.,
Brendle,	Goodnough,	McKnight,	Snowden,
Brenneman,	Goss,	McMullen,	Soffel,
Bromley,	Green,	McOwen,	Sowers,
Brooks,	Griffith,	McVicar,	Spowls,
Brown, F. B.,	Hagerty,	Magill,	Stackhouse,
Brown, T. R.,	Haldeman,	Mangan,	Stark,
Burns,	Hampson,	Marcus, J.,	Steedle,
Campbell,	Harding,	Marcus, J. C.,	Sterling,
Catlin,	Harer,	Marshall,	Stevens,
Clutton,	Harry,	Martin,	Stewart,
Comeror,	Haslett,	Mantz,	Strauss,
Conner,	Hatrlick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Dielm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posay,	Wolfe,
Ditrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.



The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 435, entitled:

An Act making an appropriation to the Mercy Hospital of Altoona Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Smiley,
Blair,	Gearhart,	McCarthy,	Smink,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Bolard,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKinn,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Sprrows,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stark,
Brown, F. B.,	Haines,	Magill,	Steedle,
Brown, T. R.,	Haldeinan,	Mangan,	Sterling,
Burns,	Hampson,	Marcus, J.,	Stevens,
Campbell,	Harding,	Marcus, J. C.,	Stevenson,
Catlin,	Harer,	Marshall,	Stewart,
Clutton,	Harry,	Martin,	Strauss,
Comerger,	Haslett,	Mantz,	Sweitzer,
Conner,	Hatrck,	Michel,	Thomas,
Cook,	Haws,	Millar, A.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, A. S. C.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Vickerman,
Cratty,	Henderson, W.,	Miller, D. I.,	Walker, G. T.,
Crum,	Hess,	Miller, D. D.,	Walker, J. A.,
Curran,	Hetrck,	Miller, H. F.,	Weamer,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weiss,
Davis,	Hoffman, M. R.,	Mitchell,	Wells,
Dawson,	Holcombe,	Morris,	Wettach,
DeHaas,	Hoover,	Ogle,	Whitaker,
Denning,	Horne,	Orr,	Whitehouse,
Dewey, C. P.,	Hough,	Perry,	Whiteman,
Dewey, P. H.,	Huston,	Phillips,	Williams,
Diehm,	Jones, D. J.,	Pike,	Wolfe,
Dilshelmer,	Jones, W. W.,	Posey,	Woner,
Dithrich,	Jordan,	Quigley,	Wood,
Donneley,	Kantner,	Rhoads,	Woodruff,
Drinkhouse,	Keene,	Richards,	Zook,
Dunlap,	Kelly,	Rieder,	Spangler,
Dunn,	Kinsman,	Rinn,	Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 436, entitled:

An Act making an appropriation to the Altoona Hospital Altoona Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Smiley,
Blair,	Gearhart,	McCarthy,	Smink,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Bolard,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKinn,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Sprrows,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stark,
Brown, F. B.,	Haines,	Magill,	Steedle,
Brown, T. R.,	Haldeinan,	Mangan,	Sterling,
Burns,	Hampson,	Marcus, J.,	Stevens,
Campbell,	Harding,	Marcus, J. C.,	Stevenson,
Catlin,	Harer,	Marshall,	Stewart,
Clutton,	Harry,	Martin,	Strauss,
Comerger,	Haslett,	Mantz,	Sweitzer,
Conner,	Hatrck,	Michel,	Thomas,
Cook,	Haws,	Millar, A.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, A. S. C.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Vickerman,
Cratty,	Henderson, W.,	Miller, D. I.,	Walker, G. T.,
Crum,	Hess,	Miller, D. D.,	Walker, J. A.,
Curran,	Hetrck,	Miller, H. F.,	Weamer,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weiss,
Davis,	Hoffman, M. R.,	Mitchell,	Wells,
Dawson,	Holcombe,	Morris,	Wettach,
DeHaas,	Hoover,	Ogle,	Whitaker,
Denning,	Horne,	Orr,	Whitehouse,
Dewey, C. P.,	Hough,	Perry,	Whiteman,
Dewey, P. H.,	Huston,	Phillips,	Williams,
Diehm,	Jones, D. J.,	Pike,	Wolfe,
Dilshelmer,	Jones, W. W.,	Posey,	Woner,
Dithrich,	Jordan,	Quigley,	Wood,
Donneley,	Kantner,	Rhoads,	Woodruff,
Drinkhouse,	Keene,	Richards,	Zook,
Dunlap,	Kelly,	Rieder,	Spangler,
Dunn,	Kinsman,	Rinn,	Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 445, entitled:

An Act making an appropriation to the Passavant Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Smiley,
Blair,	Gearhart,	McCarthy,	Smink,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Bolard,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKinn,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Sprrows,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stark,
Brown, F. B.,	Haines,	Magill,	Steedle,
Brown, T. R.,	Haldeinan,	Mangan,	Sterling,
Burns,	Hampson,	Marcus, J.,	
Campbell,			

Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comeror,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Dichm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posay,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 448, entitled:

An Act making an appropriation to the Ladies of the Grand Army of the Republic Department of Pennsylvania at Hawkins Station Allegheny county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J. C.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comeror,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Dichm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posay,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 458, entitled:

An Act making an appropriation to the Chambersburg Hospital at Chambersburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J. C.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comeror,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Dichm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posay,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 459, entitled:

An Act making an appropriation to the United Evangelical Home Lewisburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?



Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Caches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Gold,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolws,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Miller, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posay,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 460, entitled:

An Act making an appropriation to the Lewistown Hospital of Lewistown Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Caches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Gold,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolws,

Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Miller, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posay,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 461, entitled:

An Act making an appropriation to the Westmoreland County Children's Aid Society at Greensburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Caches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Gold,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolws,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Miller, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posay,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 462, entitled:

An Act making an appropriation to the Mount Pleasant Memorial Hospital Mount Pleasant Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprows,
Brown, F. B.,	Hagerly,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrack,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilheimer,	Jones, D. J.,	Pike,	Williams,
Ditrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 463, entitled:

An Act making an appropriation to the Latrobe Hospital Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprows,
Brown, F. B.,	Hagerly,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrack,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilheimer,	Jones, D. J.,	Pike,	Williams,
Ditrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 467, entitled:

An Act making an appropriation to the Simon H. Barnes Memorial Hospital of Susquehanna Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprows,
Brown, F. B.,	Hagerly,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
	Haldeman,	Mangan,	Steedle,



Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrlick,	Michel,	Sweltzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Horne,	Ogle,	Wettach,
Denning,	Hoover,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolf,
Dithrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 469, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Instruction of the Deaf and Dumb

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Flinney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaun,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendie,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrlick,	Michel,	Sweltzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolf,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 473, entitled:

An Act making an appropriation to the Berwick Hospital Berwick Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Flinney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaun,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gibbon,	McClure,	Smink,
Blumberg,	Glass,	McConnell,	Smith, H. J.,
Boland,	Goehring,	McCurdy,	Smith, H.,
Bower,	Golder,	McGowan,	Smith, J. W.,
Brady,	Goodnough,	McHugh,	Smith, L.,
Brendie,	Goss,	McKim,	Snowden,
Brenneman,	Green,	McKnight,	Soffel,
Bromley,	Griffith,	McMullen,	Sowers,
Brooks,	Hagerty,	McOwen,	Sprowls,
Brown, F. B.,	Haines,	McVicar,	Stackhouse,
Brown, T. R.,	Haldeman,	Magill,	Stark,
Burns,	Hampson,	Mangan,	Steedle,
Campbell,	Harding,	Marcus, J.,	Sterling,
Catlin,	Harer,	Marcus, J. C.,	Stevens,
Clutton,	Harry,	Marshall,	Stevenson,
Comer,	Haslett,	Martin,	Stewart,
Conner,	Hatrlick,	Mantz,	Strauss,
Cook,	Haws,	Michel,	Sweltzer,
Craig, J. R.,	Heffernan,	Millar, A.,	Thomas,
Craig, J. O.,	Henderson, E.,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, W.,	Miller, C.,	Van Alen,
Crum,	Hess,	Miller, D. I.,	Vickerman,
Curran,	Hetrick,	Miller, D. D.,	Walker, G. T.,
Curry,	Hoffman, J. N.,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, M. R.,	Miller, J. J.,	Weamer,
Dawson,	Holcombe,	Mitchell,	Weiss,
DeHaas,	Hoover,	Morris,	Wells,
Denning,	Horne,	Ogle,	Wettach,
Dewey, C. P.,	Hough,	Orr,	Whitaker,
Dewey, P. H.,	Huston,	Perry,	Whitehouse,
Diehm,	Jones, D. J.,	Phillips,	Whiteman,
Dilsheimer,	Jones, W. W.,	Pike,	Williams,
Dithrich,	Jordan,	Posey,	Wolf,
Donneley,	Kantner,	Quigley,	Woner,
Drinkhouse,	Keene,	Rhoads,	Wood,
Dunlap,	Kelly,	Richards,	Woodruff,
Dunn,	Kinsman,	Rieder,	Zook,
		Rinn,	Spangler,
			Speaker

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 474, entitled:

An Act making an appropriation to the Mercy Hospital at Wilkes-Barre Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Smiley,
Blair,	Gearhart,	McCarthy,	Smith, H. J.,
Bluett,	Gelder,	McClure,	Smith, H.,
Blumberg,	Gibbon,	McConnell,	Smith, J. W.,
Bolard,	Glass,	McCurdy,	Smith, L.,
Bower,	Goehring,	McGowan,	Snowden,
Brady,	Goldner,	McHugh,	Soffel,
Brendle,	Goodnough,	McKim,	Sowers,
Brenneman,	Goss,	McKnight,	Spawls,
Bromley,	Green,	McMullen,	Stackhouse,
Brooks,	Griffith,	McOwen,	Stark,
Brown, F. B.,	Hagerly,	McVicar,	Steedle,
Brown, T. R.,	Haines,	Magill,	Steele,
Burns,	Haldeman,	Mangan,	Stevens,
Campbell,	Hampson,	Marcus, J.,	Stevenson,
Catlin,	Harding,	Marcus, J. C.,	Stewart,
Clutton,	Harer,	Marshall,	Strauss,
Comerer,	Harry,	Martin,	Sweitzer,
Conner,	Haslett,	Mantz,	Thomas,
Cook,	Hatrack,	Michel,	Trainer,
Craig, J. R.,	Haws,	Millar, A.,	Van Alen,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Vickerman,
Cratty,	Henderson, E.,	Miller, C.,	Walker, G. T.,
Crum,	Henderson, W.,	Miller, D. I.,	Walker, J. A.,
Curran,	Hess,	Miller, D. D.,	Weamer,
Curry,	Hetrick,	Miller, H. F.,	Weiss,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Wells,
Dawson,	Hoffman, M. R.,	Mitchell,	Wettach,
DeHaas,	Holcombe,	Morris,	Whitaker,
Denning,	Hoover,	Ogle,	Whitehouse,
Dewey, C. P.,	Horne,	Orr,	Whiteman,
Dewey, P. H.,	Hough,	Perry,	Williams,
Diehm,	Huston,	Phillips,	Wolfe,
Dilshelmer,	Jones, D. J.,	Pike,	Woner,
Ditrich,	Jones, W. W.,	Posey,	Wood,
Donneley,	Jordan,	Quigley,	Woodruff,
Drinkhouse,	Kantner,	Rhoads,	Zook,
Dunlap,	Keene,	Richards,	Spangler,
Dunn,	Kelly,	Rieder,	Speaker.
	Kinsman,	Rinn,	

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 484, entitled:

An Act making an appropriation to the Eastern State Penitentiary at Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluett,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Bolard,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Brady,	Goldner,	McHugh,	Snowden,
Brendle,	Goodnough,	McKim,	Soffel,
Brenneman,	Goss,	McKnight,	Sowers,
Bromley,	Green,	McMullen,	Spawls,
Brooks,	Griffith,	McOwen,	Stackhouse,

Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comerer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrack,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilshelmer,	Jones, D. J.,	Pike,	Williams,
Ditrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 485, entitled:

An Act making an appropriation to the Bloomsburg Hospital Bloomsburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluett,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Bolard,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Brady,	Goldner,	McHugh,	Snowden,
Brendle,	Goodnough,	McKim,	Soffel,
Brenneman,	Goss,	McKnight,	Sowers,
Bromley,	Green,	McMullen,	Spawls,
Brooks,	Griffith,	McOwen,	Stackhouse,
Brown, F. B.,	Hagerly,	McVicar,	Stark,
Brown, T. R.,	Haines,	Magill,	Steedle,
Burns,	Haldeman,	Mangan,	Steele,
Campbell,	Hampson,	Marcus, J.,	Stevens,
Catlin,	Harding,	Marcus, J. C.,	Stevenson,
Clutton,	Harer,	Marshall,	Stewart,
Comerer,	Harry,	Martin,	Strauss,
Conner,	Haslett,	Mantz,	Sweitzer,
Cook,	Hatrack,	Michel,	Thomas,
Craig, J. R.,	Haws,	Millar, A.,	Trainer,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Van Alen,
Cratty,	Henderson, E.,	Miller, C.,	Vickerman,
Crum,	Henderson, W.,	Miller, D. I.,	Walker, G. T.,
Curran,	Hess,	Miller, D. D.,	Walker, J. A.,
Curry,	Hetrick,	Miller, H. F.,	Weamer,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weiss,
Dawson,	Hoffman, M. R.,	Mitchell,	Wells,
DeHaas,	Holcombe,	Morris,	Wettach,
Denning,	Hoover,	Ogle,	Whitaker,
Dewey, C. P.,	Horne,	Orr,	Whitehouse,
Dewey, P. H.,	Hough,	Perry,	Whiteman,
Diehm,	Huston,	Phillips,	Williams,
Dilshelmer,	Jones, D. J.,	Pike,	Wolfe,
Ditrich,	Jones, W. W.,	Posey,	Woner,
Donneley,	Jordan,	Quigley,	Wood,
Drinkhouse,	Kantner,	Rhoads,	Woodruff,
Dunlap,	Keene,	Richards,	Zook,
Dunn,	Kelly,	Rieder,	Spangler,
	Kinsman,	Rinn,	Speaker.

## NAYS—0.



The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 486, entitled:

An Act making an appropriation to the Washington Hospital Washington Pennsylvania or its successor

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluett,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendie,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Halderman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comeror,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Edging,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 488, entitled:

An Act making an appropriation to the Home of the Good Shepherd of the county of Allegheny Lowrie street Troy Hill North Side Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Bluett,	Gearhart,	McCarthy,	Smiley,
Blumberg,	Gelder,	McClure,	Smink,
Bolard,	Gibbon,	McConnell,	Smith, H. J.,
Bower,	Glass,	McCurdy,	Smith, H.,
Brady,	Goehring,	McGowan,	Smith, J. W.,
Brendie,	Golder,	McHugh,	Smith, L.,
Brenneman,	Goodnough,	McKim,	Snowden,
Bromley,	Goss,	McKnight,	Soffel,
Brooks,	Green,	McMullen,	Sowers,
Brown, F. B.,	Griffith,	McOwen,	Sprowls,
Brown, T. R.,	Hagerty,	McVicar,	Stackhouse,
Burns,	Haines,	Magill,	Stark,
Campbell,	Halderman,	Mangan,	Steedle,
	Hampson,	Marcus, J.,	Sterling,
	Harding,	Marcus, J. C.,	Stevens,
	Harer,	Marshall,	Stevenson,
	Harry,	Martin,	Stewart,
	Haslett,	Mantz,	Strauss,
	Hatrick,	Michel,	Sweitzer,
	Haws,	Millar, A.,	Thomas,
	Heffernan,	Millar, A. S. C.,	Trainer,
	Henderson, E.,	Miller, C.,	Van Alen,
	Henderson, W.,	Miller, D. I.,	Vickerman,
	Hess,	Miller, D. D.,	Walker, G. T.,
	Hetrick,	Miller, H. F.,	Walker, J. A.,
	Hoffman, J. N.,	Miller, J. J.,	Weamer,
	Hoffman, M. R.,	Mitchell,	Weiss,
	Holcombe,	Morris,	Wells,
	Hoover,	Ogle,	Wettach,
	Horne,	Orr,	Whitaker,
	Hough,	Perry,	Whitehouse,
	Huston,	Phillips,	Whiteman,
	Jones, D. J.,	Pike,	Williams,
	Jones, W. W.,	Posey,	Wolfe,
	Jordan,	Quigley,	Woner,
	Kantner,	Rhoads,	Wood,
	Keene,	Richards,	Woodruff,
	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 489, entitled:

An Act making an appropriation to the Kittanning General Hospital Kittanning Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Bluett,	Gearhart,	McCarthy,	Smiley,
Blumberg,	Gelder,	McClure,	Smink,
Bolard,	Gibbon,	McConnell,	Smith, H. J.,
Bower,	Glass,	McCurdy,	Smith, H.,
Brady,	Goehring,	McGowan,	Smith, J. W.,
Brendie,	Golder,	McHugh,	Smith, L.,
Brenneman,	Goodnough,	McKim,	Snowden,
Bromley,	Goss,	McKnight,	Soffel,
Brooks,	Green,	McMullen,	Sowers,
Brown, F. B.,	Griffith,	McOwen,	Sprowls,
Brown, T. R.,	Hagerty,	McVicar,	Stackhouse,
Burns,	Haines,	Magill,	Stark,
Campbell,	Halderman,	Mangan,	Steedle,

Catlin,	Hampson,	Marcus, J.,	Sterling,
Chaplin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comerer,	Harry,	Martins,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Miller, A.,	Thomas,
Craig, J. O.,	Heffernan,	Miller, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilshelmer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Poscy,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 490, entitled:

An Act making an appropriation to the Homoeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaig,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Bolard,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brende,	Goodnough,	McKim,	Snodden,
Breneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comerer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Miller, A.,	Thomas,
Craig, J. O.,	Heffernan,	Miller, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilshelmer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Poscy,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 495, entitled:

An Act making an appropriation to the Roosevelt Hospital of Philadelphia Pennsylvania.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaig,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Bolard,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brende,	Goodnough,	McKim,	Snodden,
Breneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comerer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Miller, A.,	Thomas,
Craig, J. O.,	Heffernan,	Miller, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilshelmer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Poscy,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 498, entitled:

An Act making an appropriation to the Salvation Army and Rescue Home at Bellevue Allegheny county Pennsylvania.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?



Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Bolard,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Brady,	Golder,	McHugh,	Snowden,
Brendle,	Goodnough,	McKim,	Soffel,
Brenneman,	Goss,	McKnight,	Sowers,
Bromley,	Green,	McMullen,	Stackhouse,
Brooks,	Griffith,	McVicar,	Stark,
Brown, F. B.,	Hagerty,	Magill,	Steedle,
Brown, T. R.,	Haines,	Mangan,	Sterling,
Burns,	Haldeman,	Marcus, J.,	Stevens,
Campbell,	Hampson,	Marcus, J. C.,	Stevenson,
Catlin,	Harding,	Marshall,	Stewart,
Clutton,	Harer,	Martin,	Strauss,
Comerer,	Harry,	Mantz,	Sweitzer,
Conner,	Haslett,	Michel,	Thomas,
Cook,	Hatrick,	Miller, A.,	Trainer,
Craig, J. R.,	Haws,	Miller, A. S. C.,	Van Alen,
Craig, J. O.,	Heffernan,	Miller, C.,	Vickerman,
Cratty,	Henderson, E.,	Miller, D. I.,	Walker, G. T.,
Crum,	Henderson, W.,	Miller, D. D.,	Walker, J. A.,
Curran,	Hess,	Miller, H. F.,	Weamer,
Curry,	Hetrick,	Miller, J. J.,	Weiss,
Davis,	Hoffman, J. N.,	Mitchell,	Wells,
Dawson,	Hoffman, M. R.,	Morris,	Wettach,
DeHaas,	Holcombe,	Orr,	Whitaker,
Denning,	Hoover,	Perry,	Whitehouse,
Dewey, C. P.,	Horne,	Phillips,	Whiteman,
Dewey, P. H.,	Hough,	Pike,	Williams,
Diehm,	Huston,	Posay,	Wolfe,
Dilsheimer,	Jones, D. J.,	Quigley,	Woner,
Ditrich,	Jones, W. W.,	Rhoads,	Wood,
Donneley,	Jordan,	Richards,	Woodruff,
Drinkhouse,	Kantner,	Rieder,	Zook,
Dunlap,	Keene,	Rinn,	Spangler,
Dunn,	Kelly,		Speaker.
	Kinsman,		

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 504, entitled:

An Act making an appropriation to the City Hospital Washington Pennsylvania or its successor

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Bolard,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Brady,	Golder,	McHugh,	Snowden,
Brendle,	Goodnough,	McKim,	Soffel,
Brenneman,	Goss,	McKnight,	Sowers,
			Stackhouse,
			Stark,
			Steedle,
			Sterling,
			Stevens,
			Stevenson,
			Stewart,
			Strauss,
			Sweitzer,
			Thomas,
			Trainer,
			Van Alen,
			Vickerman,
			Walker, G. T.,
			Walker, J. A.,
			Weamer,
			Weiss,
			Wells,
			Wettach,
			Whitaker,
			Whitehouse,
			Whiteman,
			Williams,
			Wolfe,
			Woner,
			Wood,
			Woodruff,
			Zook,
			Spangler,
			Speaker.

Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprawls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comerer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Miller, A.,	Thomas,
Craig, J. O.,	Heffernan,	Miller, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Orr,	Wettach,
Dewey, C. P.,	Horne,	Perry,	Whitaker,
Dewey, P. H.,	Hough,	Phillips,	Whitehouse,
Diehm,	Huston,	Pike,	Whiteman,
Dilsheimer,	Jones, D. J.,	Posay,	Williams,
Ditrich,	Jones, W. W.,	Quigley,	Wolfe,
Donneley,	Jordan,	Rhoads,	Woner,
Drinkhouse,	Kantner,	Richards,	Wood,
Dunlap,	Keene,	Rieder,	Woodruff,
Dunn,	Kelly,	Rinn,	Zook,
	Kinsman,		Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 505, entitled:

An Act making an appropriation to Saint Mary's Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Bolard,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Brady,	Golder,	McHugh,	Snowden,
Brendle,	Goodnough,	McKim,	Soffel,
Brenneman,	Goss,	McKnight,	Sowers,
Bromley,	Green,	McMullen,	Stackhouse,
Brooks,	Griffith,	McOwen,	Stark,
Brown, F. B.,	Hagerty,	McVicar,	Steedle,
Brown, T. R.,	Haines,	Magill,	Sterling,
Burns,	Haldeman,	Mangan,	Stevens,
Campbell,	Hampson,	Marcus, J.,	Stevenson,
Catlin,	Harding,	Marcus, J. C.,	Stewart,
Clutton,	Harer,	Marshall,	Strauss,
Comerer,	Harry,	Martin,	Sweitzer,
Conner,	Haslett,	Mantz,	Thomas,
Cook,	Hatrick,	Michel,	Trainer,
Craig, J. R.,	Haws,	Miller, A.,	Van Alen,
Craig, J. O.,	Heffernan,	Miller, A. S. C.,	Vickerman,
Cratty,	Henderson, E.,	Miller, C.,	Walker, G. T.,
Crum,	Henderson, W.,	Miller, D. I.,	Walker, J. A.,
Curran,	Hess,	Miller, D. D.,	Weamer,
Curry,	Hetrick,	Miller, H. F.,	Weiss,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Wells,
Dawson,	Hoffman, M. R.,	Mitchell,	Wettach,
DeHaas,	Holcombe,	Morris,	Whitaker,
Denning,	Hoover,	Orr,	Whitehouse,
Dewey, C. P.,	Horne,	Perry,	Whiteman,
Dewey, P. H.,	Hough,	Phillips,	Williams,
Diehm,	Huston,	Pike,	Wolfe,
Dilsheimer,	Jones, D. J.,	Posay,	Woner,
Ditrich,	Jones, W. W.,	Quigley,	Wood,
Donneley,	Jordan,	Rhoads,	Woodruff,
	Kantner,		Zook,
			Spangler,
			Speaker.

Drinkhousq.	Keene,	Richards,	Woodruff,
Dunkap.	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 508, entitled:

An Act making a deficiency appropriation to the Gettysburg Memorial Commission to carry into effect the act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand two hundred and forty) entitled "An act making an appropriation to the Gettysburg Battlefield Memorial Commission for various purposes" to be used for the erection of bronze statues of General Crawford and Gibbon and for repairs to the Pennsylvania memorial in accordance with the provisions of said act

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Belispacher,	Franklin,	McCarthy,	Sinclair,
Blair,	Gearhart,	McClure,	Smiley,
Bluet,	Gelder,	McConnell,	Smink,
Blumberg,	Gibbon,	McCordy,	Smith, H. J.,
Bolard,	Glass,	McGowan,	Smith, H.,
Bower,	Gochring,	McHugh,	Smith, J. W.,
Brady,	Gold,	McKin,	Smith, L.,
Brendie,	Goodnough,	McKin,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Brooks,	Green,	McMullen,	Sowers,
Brown, F. B.,	Griffith,	McOwen,	Spowls,
Brown, T. R.,	Hagerty,	McVicar,	Stackhouse,
Burns,	Haines,	Magill,	Stark,
Campbell,	Haldeman,	Mangan,	Steedle,
Catin,	Hampson,	Marcus, J.,	Sterling,
Clutton,	Harding,	Marcus, J. C.,	Stevens,
Comer,	Harer,	Marshall,	Stevenson,
Conner,	Harry,	Martin,	Stewart,
Cook,	Haslett,	Mantz,	Strauss,
Craig, J. R.,	Hatrick,	Michel,	Sweitzer,
Craig, J. O.,	Haws,	Miller, A.,	Thomas,
Cratty,	Heffernan,	Miller, A. S. C.,	Trainer,
Crum,	Henderson, E.,	Miller, C.,	Van Alen,
Curran,	Henderson, W.,	Miller, D. L.,	Vickerman,
Curry,	Hess,	Miller, D. D.,	Walker, G. T.,
Davis,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Dawson,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
DeHaas,	Hoffman, M. R.,	Mitchell,	Weiss,
Denning,	Holcombe,	Morris,	Wells,
Dewey, C. P.,	Hoover,	Ogle,	Wettach,
Dewey, P. H.,	Horne,	Orr,	Whitaker,
Diehm,	Hough,	Perry,	Whitehouse,
Dilsheimer,	Huston,	Phillips,	Whiteman,
Ditrich,	Jones, D. J.,	Pike,	Williams,
Donneley,	Jones, W. W.,	Posey,	Wolfe,
Drinkhouse,	Jordan,	Quigley,	Woner,
Dunkap,	Kantner,	Rhoads,	Wood,
Dunn,	Keene,	Richards,	Woodruff,
	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 516, entitled:

An Act making an appropriation to the Montgomery Hospital at Norristown Montgomery county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Belispacher,	Franklin,	McCarthy,	Sinclair,
Blair,	Gearhart,	McClure,	Smiley,
Bluet,	Gelder,	McConnell,	Smink,
Blumberg,	Gibbon,	McCordy,	Smith, H. J.,
Bolard,	Glass,	McGowan,	Smith, H.,
Bower,	Gochring,	McHugh,	Smith, J. W.,
Brady,	Gold,	McKin,	Smith, L.,
Brendie,	Goodnough,	McKin,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Brooks,	Green,	McMullen,	Sowers,
Brown, F. B.,	Griffith,	McOwen,	Spowls,
Brown, T. R.,	Hagerty,	McVicar,	Stackhouse,
Burns,	Haines,	Magill,	Stark,
Campbell,	Haldeman,	Mangan,	Steedle,
Catin,	Hampson,	Marcus, J.,	Sterling,
Clutton,	Harding,	Marcus, J. C.,	Stevens,
Comer,	Harer,	Marshall,	Stevenson,
Conner,	Harry,	Martin,	Stewart,
Cook,	Haslett,	Mantz,	Strauss,
Craig, J. R.,	Hatrick,	Michel,	Sweitzer,
Craig, J. O.,	Haws,	Miller, A.,	Thomas,
Cratty,	Heffernan,	Miller, A. S. C.,	Trainer,
Crum,	Henderson, E.,	Miller, C.,	Van Alen,
Curran,	Henderson, W.,	Miller, D. L.,	Vickerman,
Curry,	Hess,	Miller, D. D.,	Walker, G. T.,
Davis,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Dawson,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
DeHaas,	Hoffman, M. R.,	Mitchell,	Weiss,
Denning,	Holcombe,	Morris,	Wells,
Dewey, C. P.,	Hoover,	Ogle,	Wettach,
Dewey, P. H.,	Horne,	Orr,	Whitaker,
Diehm,	Hough,	Perry,	Whitehouse,
Dilsheimer,	Huston,	Phillips,	Whiteman,
Ditrich,	Jones, D. J.,	Pike,	Williams,
Donneley,	Jones, W. W.,	Posey,	Wolfe,
Drinkhouse,	Jordan,	Quigley,	Woner,
Dunkap,	Kantner,	Rhoads,	Wood,
Dunn,	Keene,	Richards,	Woodruff,
	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 521, entitled:

An Act making an appropriation to the Presbyterian Hospital at Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
	Franklin,	McCarthy,	Sinclair,



Bidelspacher,	Gearhart,	McCarthy,	Smiley,
Blair,	Gelder,	McClure,	Smink,
Bluet,	Gibbon,	McConnell,	Smith, H. J.,
Blumberg,	Glass,	McCurdy,	Smith, H.,
Boland,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Golder,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprows,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posay,	Wolfe,
Dithrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 522, entitled:

An Act making an appropriation to Saint John's General Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaun,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprows,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
	Holcombe,	Morris,	Wells,

DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posay,	Wolfe,
Dithrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 525, entitled:

An Act making an appropriation to the Meadville City Hospital Meadville Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaun,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprows,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
	Holcombe,	Morris,	Wells,
			Wettach,
			Whitaker,
			Whitehouse,
			Whiteman,
			Williams,
			Wolfe,
			Woner,
			Wood,
			Woodruff,
			Zook,
			Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 528, entitled:

An Act making an appropriation to the Christian H. Buhl Hospital of Sharon Pennsylvania.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaun,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McKim,	Smith, L.,
Brendle,	Goodnough,	McKnight,	Snowden,
Brenneman,	Goss,	McMullen,	Soffel,
Bromley,	Green,	McOwen,	Sowers,
Brooks,	Griffith,	McVicar,	Sprrows,
Brown, F. B.,	Hagerty,	Magill,	Stackhouse,
Brown, T. R.,	Haines,	Mangan,	Stark,
Burns,	Haldeman,	Marcus, J.,	Steedle,
Campbell,	Hampson,	Marcus, J. C.,	Sterling,
Catlin,	Harding,	Marshall,	Stevens,
Clutton,	Harer,	Martin,	Stevenson,
Comer,	Haslett,	Mantz,	Stewart,
Conner,	Hatrack,	Michel,	Strauss,
Cook,	Haws,	Miller, A.,	Sweitzer,
Craig, J. R.,	Heffernan,	Miller, A. S. C.,	Thomas,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Trainer,
Cratty,	Henderson, W.,	Miller, D. I.,	Van Alen,
Crum,	Hess,	Miller, D. D.,	Vickerman,
Curran,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Davis,	Hoffman, M. R.,	Mitchell,	Weamer,
Dawson,	Holcombe,	Morris,	Weiss,
DeHaas,	Hoover,	Ogle,	Wells,
Denning,	Horne,	Orr,	Wettach,
Dewey, C. P.,	Hough,	Perry,	Whitaker,
Dewey, P. H.,	Huston,	Phillips,	Whitehouse,
Diehm,	Jones, D. J.,	Pike,	Whiteman,
Dilsheimer,	Jones, W. W.,	Posey,	Williams,
Ditrich,	Jordan,	Quigley,	Wolfe,
Donneley,	Kantner,	Rhoads,	Woner,
Drinkhouse,	Keene,	Richards,	Wood,
Dunlap,	Kelly,	Rieder,	Woodruff,
Dunn,	Kinsman,	Rinn,	Zook,
			Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 536, entitled:

An Act making an appropriation to the Saint Joseph's Protector for Homeless Boys Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaun,	Sinclair,
	Gearhart,	McCarthy,	Smiley,

Blair,	Gelder,	McClure,	Smink,
Bluet,	Gibbon,	McConnell,	Smith, H. J.,
Blumberg,	Glass,	McCurdy,	Smith, H.,
Bolard,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Golder,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprrows,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrack,	Michel,	Sweitzer,
Cook,	Haws,	Miller, A.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
Ditrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 537, entitled

An Act making an appropriation to the American Oncologic Hospital at Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Franklin,	McCaig,	Shellenberger,
Bidelspacher,	Gearhart,	McCaun,	Sinclair,
Blair,	Gelder,	McCarthy,	Smiley,
Bluet,	Gibbon,	McClure,	Smink,
Blumberg,	Glass,	McConnell,	Smith, H. J.,
Bolard,	Goehring,	McCurdy,	Smith, H.,
Bower,	Golder,	McGowan,	Smith, J. W.,
Brady,	Goodnough,	McHugh,	Smith, L.,
Brendle,	Goss,	McKim,	Snowden,
Brenneman,	Green,	McKnight,	Soffel,
Bromley,	Griffith,	McMullen,	Sowers,
Brooks,	Hagerty,	McOwen,	Sprrows,
Brown, F. B.,	Haines,	McVicar,	Stackhouse,
Brown, T. R.,	Haldeman,	Magill,	Stark,
Burns,	Hampson,	Mangan,	Steedle,
Campbell,	Harding,	Marcus, J.,	Sterling,
Catlin,	Harer,	Marcus, J. C.,	Stevens,
Clutton,	Harry,	Marshall,	Stevenson,
Comer,	Haslett,	Martin,	Stewart,
Conner,	Hatrack,	Mantz,	Strauss,
Cook,	Haws,	Michel,	Sweitzer,
Craig, J. R.,	Heffernan,	Miller, A.,	Thomas,
Craig, J. O.,	Henderson, E.,	Miller, A. S. C.,	Trainer,
Cratty,	Henderson, W.,	Miller, C.,	Van Alen,
Crum,	Hess,	Miller, D. I.,	Vickerman,
Curran,	Hetrick,	Miller, D. D.,	Walker, G. T.,
Curry,	Hoffman, J. N.,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, M. R.,	Miller, J. J.,	Weamer,
Dawson,	Holcombe,	Mitchell,	Weiss,
DeHaas,	Hoover,	Morris,	Wells,
		Ogle,	Wettach,



Denning.	Horne.	Orr.	Whitaker.
Dewey, C. P.,	Hough.	Perry.	Whitehouse.
Dewey, P. H.,	Huston.	Phillips.	Whiteman.
Diehm.	Jones, D. J.,	Pike.	Williams.
Dilshelmer,	Jones, W. W.,	Posey.	Wolfe.
Dithrich.	Jordan.	Quigley.	Woner.
Donneley.	Kantner,	Rhoads.	Wood.
Drinkhouse,	Keene,	Richards.	Woodruff.
Dunlap,	Kelly,	Rieder.	Zook.
Dunn,	Kinsman,	Rinn.	Spangler.
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 540, entitled:

An Act making an appropriation to the Pennsylvania Memorial Home of Brookville Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Bald,	Finney,	Lewis,	Schwartz,
Bald,	Fitzgibbon,	Long,	Sieg,
Barnhart,	Flynn,	Love,	Shaffer,
Beaver,	Fowler,	McBride,	Shannon,
Beckley,	Fox,	McCaig,	Shellenberger,
Bell,	Franklin,	McCann,	Sinclair,
Bidelspacher,	Gearhart,	McCarthy,	Smiley,
Blair,	Gelder,	McClure,	Smink,
Bluet,	Gibbon,	McConnell,	Smith, H. J.,
Blumberg,	Glass,	McCurdy,	Smith, H.,
Bolard,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Golder,	McHugh,	Smith, L.,
Brady,	Golder,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneiman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprovis,
Brooks,	Hager,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrack,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Wells,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilshelmer,	Jones, W. W.,	Posey,	Wolfe,
Dithrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler.
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 547, entitled:

An Act making an appropriation for the Hospital Department of the Jewish Hospital Association of Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Bald,	Finney,	Lewis,	Schwartz,
Bald,	Fitzgibbon,	Long,	Sieg,
Barnhart,	Flynn,	Love,	Shaffer,
Beaver,	Fowler,	McBride,	Shannon,
Beckley,	Fox,	McCaig,	Shellenberger,
Bell,	Franklin,	McCann,	Sinclair,
Bidelspacher,	Gearhart,	McCarthy,	Smiley,
Blair,	Gelder,	McClure,	Smink,
Bluet,	Gibbon,	McConnell,	Smith, H. J.,
Blumberg,	Glass,	McCurdy,	Smith, H.,
Bolard,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Golder,	McHugh,	Smith, L.,
Brady,	Golder,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneiman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprovis,
Brooks,	Hager,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrack,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Wells,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilshelmer,	Jones, W. W.,	Posey,	Wolfe,
Dithrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler.
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 548 entitled.

An Act making an appropriation to the Germantown Dispensary and Hospital Germantown Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Bald,	Finney,	Lewis,	Schwartz,
Bald,	Fitzgibbon,	Long,	Sieg,
Barnhart,	Flynn,	Love,	Shaffer,
Beaver,	Fowler,	McBride,	Shannon,
Beckley,	Fox,	McCaig,	Shellenberger,
Bell,	Franklin,	McCann,	Sinclair,

Blair,	Gearhart,	McCarthy,	Smiley,
Bluett,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Gochring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKin,	Snowden,
Brennenan,	Goss,	McKnight,	Soffel,
Eromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolws,
Brown, F. E.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comerger,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Herrick,	Miller, C.,	Van Alen,
Crum,	Hoffman, J. N.,	Miller, D. L.,	Vickerman,
Curran,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Curry,	Hess,	Miller, H. F.,	Walker, J. A.,
Davis,	Henderson, E.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posev,	Wolfe,
Donneley,	Jordan,	Onigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 558, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania located at Blossburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCanna,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluett,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Gochring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKin,	Snowden,
Brennenan,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolws,
Brown, F. E.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comerger,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Herrick,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. J.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
	Hoffman, J. N.,	Miller, H. F.,	Walker, J. A.,
	Hoffman, M. R.,	Mitchell,	Weamer,
	Holcombe,	Morris,	Weiss,
	Hoover,	Ogle,	Wells,
	Horne,	Orr,	Wettach,
	Hough,	Perry,	Whitaker,
	Huston,	Phillips,	Whitehouse,
	Diehm,	Pike,	Whiteman,
	Dilsheimer,	Posey,	Williams,
	Dithrich,	Onigley,	Wolfe,
	Donneley,	Rhoads,	Woner,
	Drinkhouse,	Richards,	Wood,
	Dunlap,	Rieder,	Woodruff,
	Dunn,	Rinn,	Zook,
			Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution, having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Curry,	Herrick,	Miller, J. J.,	Weamer,
Davis,	Hoffman, J. N.,	Mitchell,	Weiss,
Dawson,	Hoffman, M. R.,	Morris,	Wells,
DeHaas,	Holcombe,	Ogle,	Wettach,
Denning,	Hoover,	Orr,	Whitaker,
Dewey, C. P.,	Horne,	Perry,	Whitehouse,
Dewey, P. H.,	Hough,	Phillips,	Whiteman,
Diehm,	Huston,	Pike,	Williams,
Dilsheimer,	Jones, D. J.,	Posey,	Wolfe,
Dithrich,	Jones, W. W.,	Onigley,	Woner,
Donneley,	Jordan,	Rhoads,	Wood,
Drinkhouse,	Kantner,	Richards,	Woodruff,
Dunlap,	Keene,	Rieder,	Zook,
Dunn,	Kelly,	Rinn,	Spangler,
	Kinsman,		Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 561, entitled:

An Act making an appropriation to the Women's Hospital of Philadelphia two thousand one hundred and thirty-seven North College avenue

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluett,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Gochring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKin,	Snowden,
Brennenan,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolws,
Brown, F. E.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comerger,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Herrick,	Miller, C.,	Van Alen,
Crum,	Henderson, E.,	Miller, D. J.,	Vickerman,
Curran,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
	Herrick,	Miller, H. F.,	Walker, J. A.,
	Hoffman, J. N.,	Mitchell,	Weamer,
	Hoffman, M. R.,	Morris,	Weiss,
	Holcombe,	Ogle,	Wells,
	Hoover,	Orr,	Wettach,
	Horne,	Perry,	Whitaker,
	Hough,	Phillips,	Whitehouse,
	Huston,	Pike,	Whiteman,
	Diehm,	Posey,	Williams,
	Dilsheimer,	Onigley,	Wolfe,
	Dithrich,	Rhoads,	Woner,
	Donneley,	Richards,	Wood,
	Drinkhouse,	Rieder,	Woodruff,
	Dunlap,	Rinn,	Zook,
	Dunn,		Spangler,
			Speaker.



Agreeably to order,  
The House proceeded to the third reading and consideration of House Bill No. 564, entitled;

An Act making an appropriation to the Butler County General Hospital at Butler Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Bald,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Glynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McBride,	Shellenberger,
Bidelspacher,	Franklin,	McCaig,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibson,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprows,
Brown, F. R.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Dieh,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Ditrich,	Jones, W. W.,	Posay,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kinsman,	Rinn,	Zook,
			Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 565, entitled:

An Act making an appropriation to the Carlisle Hospital Carlisle Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Ruch,
Allum,	Edmonds,	Kooser,	Ruddy,
Armstrong,	Ehrhardt,	Krause,	Ruth,
Asbury,	Elgin,	Krug,	Schaeffer,
Aston,	Evans,	Lafferty,	Schilling,
Baker,	Feldman,	Leeds,	Schwartz,
Bald,	Finney,	Lewis,	Sieg,

Barnhart,	Fitzgibbon,	Long,	Shaffer,
Beaver,	Flynn,	Love,	Shannon,
Beckley,	Fowler,	McBride,	Shellenberger,
Bell,	Fox,	McCaig,	Sinclair,
Bidelspacher,	Franklin,	McCaig,	Smiley,
Blair,	Gearhart,	McCarthy,	Smink,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibson,	McConnell,	Smith, H.,
Bolard,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Brady,	Goldner,	McHugh,	Snowden,
Brendle,	Goodnough,	McKim,	Soffel,
Brenneman,	Goss,	McKnight,	Sowers,
Bromley,	Green,	McMullen,	Sprows,
Brooks,	Griffith,	McOwen,	Stackhouse,
Brown, F. R.,	Hagerty,	McVicar,	Stark,
Brown, T. R.,	Haines,	Magill,	Steedle,
Burns,	Haldeman,	Mangan,	Sterling,
Campbell,	Hampson,	Marcus, J.,	Stevens,
Catlin,	Harding,	Marcus, J. C.,	Stevenson,
Clutton,	Harer,	Marshall,	Stewart,
Comer,	Harry,	Martin,	Strauss,
Conner,	Haslett,	Mantz,	Sweitzer,
Cook,	Hatrick,	Michel,	Thomas,
Craig, J. R.,	Haws,	Millar, A.,	Trainer,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Van Alen,
Cratty,	Henderson, E.,	Miller, C.,	Vickerman,
Crum,	Henderson, W.,	Miller, D. I.,	Walker, G. T.,
Curran,	Hess,	Miller, D. D.,	Walker, J. A.,
Curry,	Hetrick,	Miller, H. F.,	Weamer,
Davis,	Hoffman, J. N.,	Mitchell,	Weiss,
Dawson,	Hoffman, M. R.,	Morris,	Wells,
DeHaas,	Holcombe,	Ogle,	Wettach,
Denning,	Hoover,	Orr,	Whitaker,
Dewey, C. P.,	Horne,	Perry,	Whitehouse,
Dewey, P. H.,	Hough,	Phillips,	Whiteman,
Dieh,	Huston,	Pike,	Williams,
Dilsheimer,	Jones, D. J.,	Posay,	Wolfe,
Ditrich,	Jones, W. W.,	Quigley,	Woner,
Donneley,	Jordan,	Rhoads,	Wood,
Drinkhouse,	Kantner,	Richards,	Woodruff,
Dunlap,	Keene,	Rinn,	Zook,
Dunn,	Kinsman,	Roman,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 568, entitled:

An Act making an appropriation to the Howard Hospital of Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Bald,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaig,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibson,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprows,
Brown, F. R.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
	Hess,	Miller, D. D.,	Walker, G. T.,

Curran,  
Curry,  
Davis,  
Dawson,  
DeHaas,  
Denning,  
Dewey, C. P.,  
Dewey, P. H.,  
Diehm,  
Dilshelmer,  
Dithrich,  
Donneley,  
Drinkhouse,  
Dunlap,  
Dunn,

Hetrick,  
Hoffman, J. N.,  
Hoffman, M. R.,  
Holcombe,  
Hoover,  
Horne,  
Hough,  
Huston,  
Jones, D. J.,  
Jones, W. W.,  
Jordan,  
Kantner,  
Keene,  
Kelly,  
Kinsman,

Miller, H. F.,  
Miller, J. J.,  
Mitchell,  
Morris,  
Ogle,  
Orr,  
Perry,  
Phillips,  
Pike,  
Posev,  
Quigley,  
Rhoads,  
Richards,  
Rieder,  
Rinn,

Walker, J. A.,  
Weamer,  
Weiss,  
Wells,  
Wettach,  
Whitaker,  
Whitehouse,  
Whiteman,  
Williams,  
Wolfe,  
Woner,  
Wood,  
Woodruff,  
Zook,  
Spangler,  
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 569, entitled:

An Act making an appropriation to the Wayne County Memorial Hospital at Honesdale Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,  
Allum,  
Armstrong,  
Asbury,  
Aston,  
Baker,  
Baldi,  
Barnhart,  
Beaver,  
Beckley,  
Bell,  
Bidelspacher,  
Blair,  
Bluet,  
Blumberg,  
Bolard,  
Bower,  
Brady,  
Brendle,  
Brenneman,  
Bronley,  
Brooks,  
Brown, F. B.,  
Brown, T. R.,  
Burns,  
Campbell,  
Catlin,  
Clutton,  
Comeror,  
Conner,  
Cook,  
Craig, J. R.,  
Craig, J. O.,  
Cratty,  
Crum,  
Curran,  
Curry,  
Davis,  
Dawson,  
DeHaas,  
Denning,  
Dewey, C. P.,  
Dewey, P. H.,  
Diehm,  
Dilshelmer,  
Dithrich,  
Donneley,  
Drinkhouse,  
Dunlap,  
Dunn,

Eaches,  
Edmonds,  
Ehrhardt,  
Elgin,  
Evans,  
Feldman,  
Finney,  
Fitzgibbon,  
Flynn,  
Fowler,  
Fox,  
Franklin,  
Gearhart,  
Gelder,  
Gibbon,  
Glass,  
Gochring,  
Golder,  
Goodnough,  
Goss,  
Green,  
Griffith,  
Hagerly,  
Haines,  
Haldeman,  
Hampson,  
Harding,  
Harer,  
Harsh,  
Harris,  
Hawes,  
Heffernan,  
Henderson, E.,  
Henderson, W.,  
Hess,  
Hetrick,  
Hoffman, J. N.,  
Hoffman, M. R.,  
Holcombe,  
Hoover,  
Horne,  
Hough,  
Huston,  
Jones, D. J.,  
Jones, W. W.,  
Jordan,  
Kantner,  
Keene,  
Kelly,  
Kinsman,

Kohler,  
Kooser,  
Krause,  
Krug,  
Lafferty,  
Leeds,  
Lewis,  
Long,  
Love,  
McBride,  
McCaig,  
McLann,  
McCarthy,  
McClure,  
McConnell,  
McCurdy,  
McGowan,  
McHugh,  
McKim,  
McKnight,  
McMullen,  
McOwen,  
McVicar,  
Magill,  
Mangan,  
Marcus, J.,  
Marcus, J. C.,  
Marshall,  
Martin,  
Mantz,  
Michel,  
Miller, A.,  
Miller, A. S. C.,  
Miller, C.,  
Miller, D. I.,  
Miller, D. D.,  
Miller, H. F.,  
Miller, J. J.,  
Mitchell,  
Morris,  
Ogle,  
Orr,  
Perry,  
Phillips,  
Pike,  
Posev,  
Quigley,  
Rhoads,  
Richards,  
Rieder,  
Rinn,

Roman,  
Ruch,  
Ruddy,  
Ruth,  
Schaeffer,  
Schilling,  
Schwarz,  
Sieg,  
Shaffer,  
Shannon,  
Shellenberger,  
Sinclair,  
Smiley,  
Smith, H. J.,  
Smith, H.,  
Smith, J. W.,  
Smith, L.,  
Snowden,  
Soffel,  
Sowers,  
Sprowls,  
Stackhouse,  
Stark,  
Steedle,  
Sterling,  
Stevens,  
Stevenson,  
Stewart,  
Strauss,  
Sweitzer,  
Thomas,  
Trainer,  
Van Alen,  
Vickerman,  
Walker, G. T.,  
Walker, J. A.,  
Weamer,  
Weiss,  
Wells,  
Wettach,  
Whitaker,  
Whitehouse,  
Whiteman,  
Williams,  
Wolfe,  
Woner,  
Wood,  
Woodruff,  
Zook,  
Spangler,  
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of the House Bill No. 570, entitled:

An Act making an appropriation to the trustees of the Garrettson Hospital Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,  
Allum,  
Armstrong,  
Asbury,  
Aston,  
Baker,  
Baldi,  
Barnhart,  
Beaver,  
Beckley,  
Bell,  
Bidelspacher,  
Blair,  
Bluet,  
Blumberg,  
Bolard,  
Bower,  
Brady,  
Brendle,  
Brenneman,  
Bronley,  
Brooks,  
Brown, F. B.,  
Brown, T. R.,  
Burns,  
Campbell,  
Catlin,  
Clutton,  
Comeror,  
Conner,  
Cook,  
Craig, J. R.,  
Craig, J. O.,  
Cratty,  
Crum,  
Curran,  
Curry,  
Davis,  
Dawson,  
DeHaas,  
Denning,  
Dewey, C. P.,  
Dewey, P. H.,  
Diehm,  
Dilshelmer,  
Dithrich,  
Donneley,  
Drinkhouse,  
Dunlap,  
Dunn,

Eaches,  
Edmonds,  
Ehrhardt,  
Elgin,  
Evans,  
Feldman,  
Finney,  
Fitzgibbon,  
Flynn,  
Fowler,  
Fox,  
Franklin,  
Gearhart,  
Gelder,  
Gibbon,  
Glass,  
Gochring,  
Golder,  
Goodnough,  
Goss,  
Green,  
Griffith,  
Hagerly,  
Haines,  
Haldeman,  
Hampson,  
Harding,  
Harer,  
Harsh,  
Harris,  
Hawes,  
Heffernan,  
Henderson, E.,  
Henderson, W.,  
Hess,  
Hetrick,  
Hoffman, J. N.,  
Hoffman, M. R.,  
Holcombe,  
Hoover,  
Horne,  
Hough,  
Huston,  
Jones, D. J.,  
Jones, W. W.,  
Jordan,  
Kantner,  
Keene,  
Kelly,  
Kinsman,

Kohler,  
Kooser,  
Krause,  
Krug,  
Lafferty,  
Leeds,  
Lewis,  
Long,  
Love,  
McBride,  
McCaig,  
McLann,  
McCarthy,  
McClure,  
McConnell,  
McCurdy,  
McGowan,  
McHugh,  
McKim,  
McKnight,  
McMullen,  
McOwen,  
McVicar,  
Magill,  
Mangan,  
Marcus, J.,  
Marcus, J. C.,  
Marshall,  
Martin,  
Mantz,  
Michel,  
Miller, A.,  
Miller, A. S. C.,  
Miller, C.,  
Miller, D. I.,  
Miller, D. D.,  
Miller, H. F.,  
Miller, J. J.,  
Mitchell,  
Morris,  
Ogle,  
Orr,  
Perry,  
Phillips,  
Pike,  
Posev,  
Quigley,  
Rhoads,  
Richards,  
Rieder,  
Rinn,

Roman,  
Ruch,  
Ruddy,  
Ruth,  
Schaeffer,  
Schilling,  
Schwarz,  
Sieg,  
Shaffer,  
Shannon,  
Shellenberger,  
Sinclair,  
Smiley,  
Smith, H. J.,  
Smith, H.,  
Smith, J. W.,  
Smith, L.,  
Snowden,  
Soffel,  
Sowers,  
Sprowls,  
Stackhouse,  
Stark,  
Steedle,  
Sterling,  
Stevens,  
Stevenson,  
Stewart,  
Strauss,  
Sweitzer,  
Thomas,  
Trainer,  
Van Alen,  
Vickerman,  
Walker, G. T.,  
Walker, J. A.,  
Weamer,  
Weiss,  
Wells,  
Wettach,  
Whitaker,  
Whitehouse,  
Whiteman,  
Williams,  
Wolfe,  
Woner,  
Wood,  
Woodruff,  
Zook,  
Spangler,  
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 585, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb Mount Airy Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,  
Allum,  
Armstrong,  
Asbury,  
Aston,  
Baker,

Eaches,  
Edmonds,  
Ehrhardt,  
Elgin,  
Evans,  
Feldman,  
Finney,

Kohler,  
Kooser,  
Krause,  
Krug,  
Lafferty,  
Leeds,  
Lewis,

Roman,  
Ruch,  
Ruddy,  
Ruth,  
Schaeffer,  
Schilling,  
Schwarz,



Baldi,	Fitzgibbon,	Long,	Sieg,
Barnhart,	Flynn,	Love,	Shaffer,
Beaver,	Fowler,	McBride,	Shannon,
Beckley,	Fox,	McCaig,	Shellenberger,
Bell,	Franklin,	McCann,	Sinclair,
Bidelspacher,	Gearhart,	McCarthy,	Smiley,
Blair,	Gelder,	McClure,	Smink,
Bluett,	Gibbon,	McConnell,	Smith, H. J.,
Blumberg,	Glass,	McCurdy,	Smith, H.,
Bolard,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Golder,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprolws,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. R.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comerco,	Haslett,	Mantz,	Strauss,
Conner,	Hatrick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. L.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Onigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 586, entitled:

An Act making an appropriation to the Chestnut Hill Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluett,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolws,
Brown, F. R.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comerco,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
	Henderson, W.,	Miller, D. L.,	Vickerman,
	Hess,	Miller, D. D.,	Walker, G. T.,
	Hetrick,	Miller, H. F.,	Walker, J. A.,
	Hoffman, J. N.,	Miller, J. J.,	Weamer,
	Hoffman, M. R.,	Mitchell,	Weiss,
	Holcombe,	Morris,	Wells,
	Hoover,	Ogle,	Wettach,
	Horne,	Orr,	Whitaker,
	Hough,	Perry,	Whitehouse,
	Huston,	Phillips,	Whiteman,
	Jones, D. J.,	Pike,	Williams,
	Jones, W. W.,	Posey,	Wolfe,
	Jordan,	Onigley,	Woner,
	Kantner,	Rhoads,	Wood,
	Keene,	Richards,	Woodruff,
	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
Dithrich,	Jordan,	Onigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 590, entitled:

An Act making an appropriation to the Homestead Hospital Homestead Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluett,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolws,
Brown, F. R.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comerco,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
	Henderson, W.,	Miller, D. L.,	Vickerman,
	Hess,	Miller, D. D.,	Walker, G. T.,
	Hetrick,	Miller, H. F.,	Walker, J. A.,
	Hoffman, J. N.,	Miller, J. J.,	Weamer,
	Hoffman, M. R.,	Mitchell,	Weiss,
	Holcombe,	Morris,	Wells,
	Hoover,	Ogle,	Wettach,
	Horne,	Orr,	Whitaker,
	Hough,	Perry,	Whitehouse,
	Huston,	Phillips,	Whiteman,
	Jones, D. J.,	Pike,	Williams,
	Jones, W. W.,	Posey,	Wolfe,
	Jordan,	Onigley,	Woner,
	Kantner,	Rhoads,	Wood,
	Keene,	Richards,	Woodruff,
	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 591, entitled:

An Act making an appropriation to the Boys' Industrial Home of Western Pennsylvania located at Oakdale Allegheny county

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Boland,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Brady,	Golder,	McHugh,	Snowden,
Brendle,	Goodnough,	McKim,	Soffel,
Brenneman,	Goss,	McKnight,	Sowers,
Bromley,	Green,	McMullen,	Sprolws,
Brooks,	Griffith,	McOwen,	Stackhouse,
Brown, F. B.,	Hagerty,	McVicar,	Stark,
Brown, T. R.,	Haines,	Magill,	Steedle,
Burns,	Haldeman,	Mangan,	Sterling,
Campbell,	Hampson,	Marcus, J.,	Stevens,
Catlin,	Harding,	Marcus, J. C.,	Stevenson,
Clutton,	Harer,	Marshall,	Stewart,
Comeror,	Harry,	Martin,	Strauss,
Conner,	Haslett,	Mantz,	Sweitzer,
Cook,	Hatrick,	Michel,	Thomas,
Craig, J. R.,	Haws,	Millar, A.,	Trainer,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Van Alen,
Crafty,	Henderson, E.,	Miller, C.,	Vickerman,
Crum,	Henderson, W.,	Miller, D. I.,	Walker, G. T.,
Curran,	Hess,	Miller, D. D.,	Walker, J. A.,
Curry,	Herrick,	Miller, H. F.,	Weamer,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weiss,
Dawson,	Hoffman, M. R.,	Mitchell,	Wells,
DeHaas,	Holcombe,	Morris,	Wettach,
Denning,	Hoover,	Ogle,	Whitaker,
Dewey, C. P.,	Horne,	Orr,	Whitehouse,
Dewey, P. H.,	Hough,	Perry,	Whiteman,
Diehm,	Huston,	Phillips,	Williams,
Dilsheimer,	Jones, D. J.,	Pike,	Wolfe,
Dilrich,	Jones, W. W.,	Posey,	Woner,
Donnelly,	Jordan,	Quigley,	Wood,
Drinkhouse,	Kantner,	Rhoads,	Woodruff,
Dunlap,	Keene,	Richards,	Zook,
Dunn,	Kelly,	Rieder,	Spangler,
	Kinsman,	Rinn,	Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 592, entitled:

An Act making an appropriation to the Berean Manual Training and Industrial School

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
	Feldman,	Leeds,	Schilling,

Baker,	Finney,	Lewis,	Schwartz,
Baldi,	Fitzgibbon,	Long,	Sieg,
Barnhart,	Flynn,	Love,	Shaffer,
Beaver,	Fowler,	McBride,	Shannon,
Beckley,	Fox,	McCaig,	Shellenberger,
Bell,	Franklin,	McCann,	Sinclair,
Bidelspacher,	Gearhart,	McCarthy,	Smiley,
Blair,	Gelder,	McClure,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Boland,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Sprolws,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stark,
Brown, F. B.,	Haines,	Magill,	Steedle,
Brown, T. R.,	Haldeman,	Mangan,	Sterling,
Burns,	Hampson,	Marcus, J.,	Stevens,
Campbell,	Harding,	Marcus, J. C.,	Stevenson,
Catlin,	Harer,	Marshall,	Stewart,
Clutton,	Harry,	Martin,	Strauss,
Comeror,	Haslett,	Mantz,	Sweitzer,
Conner,	Hatrick,	Michel,	Thomas,
Cook,	Haws,	Millar, A.,	Trainer,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Vickerman,
Crafty,	Henderson, W.,	Miller, D. I.,	Walker, G. T.,
Crum,	Hess,	Miller, D. D.,	Walker, J. A.,
Curran,	Herrick,	Miller, H. F.,	Weamer,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weiss,
Davis,	Hoffman, M. R.,	Mitchell,	Wells,
Dawson,	Holcombe,	Morris,	Wettach,
DeHaas,	Hoover,	Ogle,	Whitaker,
Denning,	Horne,	Orr,	Whitehouse,
Dewey, C. P.,	Hough,	Perry,	Whiteman,
Dewey, P. H.,	Huston,	Phillips,	Williams,
Diehm,	Jones, D. J.,	Pike,	Wolfe,
Dilsheimer,	Jones, W. W.,	Posey,	Woner,
Dilrich,	Jordan,	Quigley,	Wood,
Donnelly,	Kantner,	Rhoads,	Woodruff,
Drinkhouse,	Keene,	Richards,	Zook,
Dunlap,	Kelly,	Rieder,	Spangler,
Dunn,	Kinsman,	Rinn,	Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 593, entitled:

An Act making an appropriation to the Children's Aid Society of Franklin county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Boland,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Brady,	Golder,	McHugh,	Snowden,
Brendle,	Goodnough,	McKim,	Soffel,
Brenneman,	Goss,	McKnight,	Sowers,
Bromley,	Green,	McMullen,	Sprolws,
Brooks,	Griffith,	McOwen,	Stackhouse,
Brown, F. B.,	Hagerty,	McVicar,	Stark,
Brown, T. R.,	Haines,	Magill,	Steedle,
Burns,	Haldeman,	Mangan,	Sterling,
Campbell,	Hampson,	Marcus, J.,	Stevens,
Catlin,	Harding,	Marcus, J. C.,	Stevenson,
Clutton,	Harer,	Marshall,	Stewart,
Comeror,	Harry,	Martin,	Strauss,
Conner,	Haslett,	Mantz,	Sweitzer,
Cook,	Hatrick,	Michel,	Thomas,
Craig, J. R.,	Haws,	Millar, A.,	Trainer,
	Heffernan,	Millar, A. S. C.,	



Craig, J. O., Henderson, E., Miller, C., Van Alen,  
Cratty, Henderson, W., Miller, D. I., Vickerman,  
Crum, Hess, Miller, D. D., Walker, G. T.,  
Curran, Hetrick, Miller, H. F., Walker, J. A.,  
Curry, Hoffman, J. N., Miller, J. J., Weamer,  
Davis, Hoffman, M. R., Mitchell, Weiss,  
Dawson, Holcombe, Morris, Wells,  
DeHaas, Hoover, Ogle, Wettach,  
Denning, Horne, Orr, Whitaker,  
Dewey, C. P., Hough, Perry, Whitehouse,  
Dewey, P. H., Huston, Phillips, Whiteman,  
Diehm, Jones, D. J., Pike, Williams,  
Dilsheimer, Jones, W. W., Posey, Wolfe,  
Dittrich, Jordan, Onigley, Woner,  
Donneley, Kantner, Rhoads, Wood,  
Drinkhouse, Keene, Richards, Woodruff,  
Dunlap, Kelly, Rieder, Zook,  
Dunn, Kinsman, Rinn, Spangler,  
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 594, entitled:

An Act making an appropriation to the Woman's Medical College of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander, Eaches, Kohler, Roman,  
Allum, Edmonds, Kooser, Ruch,  
Armstrong, Ehrhardt, Krause, Ruddy,  
Asbury, Elgin, Krugh, Ruth,  
Aston, Evans, Lafferty, Schaeffer,  
Baker, Feldman, Leeds, Schilling,  
Baldi, Finney, Lewis, Schwartz,  
Barnhart, Fitzgibbon, Long, Sieg,  
Beaver, Flynn, Love, Shaffer,  
Beckley, Fox, McBride, Shannon,  
Bell, Franklin, McCaig, Shellenberger,  
Bidelspacher, Gearhart, McClure, Sinclair,  
Blair, Gelder, McConnell, Smiley,  
Bluet, Gibbon, McCurdy, Smink,  
Blumberg, Glass, McGowan, Smith, H. J.,  
Bolard, Goehring, McKim, Smith, J. W.,  
Bower, Golder, McKim, Smith, L.,  
Brady, Goodnough, Goss, Snowden,  
Brendle, Goss, McNight, Soffel,  
Brenneman, Green, McMullen, Sowers,  
Bromley, Griffith, McOwen, Sprowls,  
Brooks, Hagerty, McVicar, Stackhouse,  
Brown, F. B., Haines, Magill, Stark,  
Brown, T. R., Haldeman, Mangan, Steedle,  
Burns, Hampson, Marcus, J., Sterling,  
Campbell, Harding, Marshall, Stevens,  
Catlin, Harer, Martin, Stevenson,  
Clutton, Harry, Mantz, Stewart,  
Comer, Haslett, Mantz, Strauss,  
Conner, Hatrick, Michel, Sweitzer,  
Cook, Haws, Millar, A., Thomas,  
Craig, J. R., Heffernan, Miller, A. S. C., Trainer,  
Craig, J. O., Henderson, E., Miller, C., Van Alen,  
Cratty, Henderson, W., Miller, D. I., Vickerman,  
Crum, Hess, Miller, D. D., Walker, G. T.,  
Curran, Hetrick, Miller, H. F., Walker, J. A.,  
Curry, Hoffman, J. N., Miller, J. J., Weamer,  
Davis, Hoffman, M. R., Mitchell, Weiss,  
Dawson, Holcombe, Morris, Wells,  
DeHaas, Hoover, Ogle, Wettach,  
Denning, Horne, Orr, Whitaker,  
Dewey, C. P., Hough, Perry, Whitehouse,  
Dewey, P. H., Huston, Phillips, Whiteman,  
Diehm, Jones, D. J., Pike, Williams,  
Dilsheimer, Jones, W. W., Posey, Wolfe,  
Dittrich, Jordan, Onigley, Woner,  
Donneley, Kantner, Rhoads, Wood,  
Drinkhouse, Keene, Richards, Woodruff,  
Dunlap, Kelly, Rieder, Zook,  
Dunn, Kinsman, Rinn, Spangler,  
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 610, entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the river Delaware and its navigable tributaries for two years from June first one thousand nine hundred and twenty-one

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander, Eaches, Kohler, Roman,  
Allum, Edmonds, Kooser, Ruch,  
Armstrong, Ehrhardt, Krause, Ruddy,  
Asbury, Elgin, Krugh, Ruth,  
Aston, Evans, Lafferty, Schaeffer,  
Baker, Feldman, Leeds, Schilling,  
Baldi, Finney, Lewis, Schwartz,  
Barnhart, Fitzgibbon, Long, Sieg,  
Beaver, Flynn, Love, Shaffer,  
Beckley, Fox, McBride, Shannon,  
Bell, Franklin, McCaig, Shellenberger,  
Bidelspacher, Gearhart, McClure, Sinclair,  
Blair, Gelder, McConnell, Smiley,  
Bluet, Gibbon, McCurdy, Smink,  
Blumberg, Glass, McGowan, Smith, H. J.,  
Bolard, Goehring, McKim, Smith, J. W.,  
Bower, Golder, McKim, Smith, L.,  
Brady, Goodnough, Goss, Snowden,  
Brendle, Goss, McNight, Soffel,  
Brenneman, Green, McMullen, Sowers,  
Bromley, Griffith, McOwen, Sprowls,  
Brooks, Hagerty, McVicar, Stackhouse,  
Brown, F. B., Haines, Magill, Stark,  
Brown, T. R., Haldeman, Mangan, Steedle,  
Burns, Hampson, Marcus, J., Sterling,  
Campbell, Harding, Marshall, Stevens,  
Catlin, Harer, Martin, Stevenson,  
Clutton, Harry, Mantz, Stewart,  
Comer, Haslett, Mantz, Strauss,  
Conner, Hatrick, Michel, Sweitzer,  
Cook, Haws, Millar, A., Thomas,  
Craig, J. R., Heffernan, Miller, A. S. C., Trainer,  
Craig, J. O., Henderson, E., Miller, C., Van Alen,  
Cratty, Henderson, W., Miller, D. I., Vickerman,  
Crum, Hess, Miller, D. D., Walker, G. T.,  
Curran, Hetrick, Miller, H. F., Walker, J. A.,  
Curry, Hoffman, J. N., Miller, J. J., Weamer,  
Davis, Hoffman, M. R., Mitchell, Weiss,  
Dawson, Holcombe, Morris, Wells,  
DeHaas, Hoover, Ogle, Wettach,  
Denning, Horne, Orr, Whitaker,  
Dewey, C. P., Hough, Perry, Whitehouse,  
Dewey, P. H., Huston, Phillips, Whiteman,  
Diehm, Jones, D. J., Pike, Williams,  
Dilsheimer, Jones, W. W., Posey, Wolfe,  
Dittrich, Jordan, Onigley, Woner,  
Donneley, Kantner, Rhoads, Wood,  
Drinkhouse, Keene, Richards, Woodruff,  
Dunlap, Kelly, Rieder, Zook,  
Dunn, Kinsman, Rinn, Spangler,  
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 612, entitled:

An Act making an appropriation to the Woods Run Settlement Association Petosky street North Side Pittsburgh Allegheny county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander, Eaches, Kohler, Roman,  
Allum, Edmonds, Kooser, Ruch,  
Armstrong, Ehrhardt, Krause, Ruddy,  
Asbury, Elgin, Krugh, Ruth

Schaeffer, Feldman, Lafferty, Schilling,  
 Evans, Finney, Leeds, Schwartz,  
 Aston, Fitzgibbon, Lewis, Sieg,  
 Baker, Flynn, Long, Shaffer,  
 Baldi, Love, Shannon,  
 Barnhart, McBride, McCaig, Shellenberger,  
 Beaver, Fox, McCann, Sinclair,  
 Beckley, Franklin, McCarthy, Smiley,  
 Bell, Gearhart, McClure, Smith, H. J.,  
 Bidelspacher, Gelder, McConnell, Smith, H.,  
 Blair, Gibbon, McCurdy, Smith, J. W.,  
 Bluett, Glass, McGowan, Smith, L.,  
 Blumberg, Goehring, Golder, Snowden,  
 Bolard, Goodnough, McKim, Soffel,  
 Bower, Goss, McKnight, Sowers,  
 Brady, Green, McMullen, Sprowls,  
 Brendle, Griffith, McVicar, Stackhouse,  
 Brenneman, Haines, Magill, Stark,  
 Bromley, Hagerty, Mangan, Steedle,  
 Brooks, Haldeman, Marcus, J., Sterling,  
 Brown, F. B., Hampson, Marcus, J. C., Stevens,  
 Brown, T. R., Harding, Marshall, Stevenson,  
 Burns, Harer, Martin, Stewart,  
 Campbell, Harry, Mantz, Sweetzer,  
 Catlin, Haslett, Michel, Thomas,  
 Clutton, Hatrick, Millar, A. S. C., Trainer,  
 Comer, Haws, Miller, C., Van Alen,  
 Cook, Heffernan, Miller, D. I., Vickerman,  
 Craig, J. R., Henderson, E., Miller, D. D., Walker, G. T.,  
 Craig, J. O., Henderson, W., Hess, Miller, H. F., Walker, J. A.,  
 Cratty, Curran, Hetrick, Hoffman, J. N., Weamer,  
 Crum, Curry, Hoffman, M. R., Mitchell, Weiss,  
 Dawson, Davis, Holcombe, Morris, Wells,  
 DeHaas, Hoover, Horne, Ogle, Wettach,  
 Denning, Dewey, C. P., Hough, Orr, Whitaker,  
 Dewey, P. H., Huston, Phillips, Whitehouse,  
 Diehm, Jones, D. J., Pike, Whiteman,  
 Dilsheimer, Jordan, Posey, Williams,  
 Dithrich, Kantner, Quigley, Wolfe,  
 Donneley, Keene, Rhoads, Woner,  
 Drinkhouse, Kelly, Richards, Wood,  
 Dunlap, Kinsman, Rieder, Woodruff,  
 Dunn, Zook, Spangler,  
 Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 613, entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its Navigable Tributaries for the maintenance of a Nautical School to be located at the port of Philadelphia for two years from June first one thousand nine hundred and twenty-one

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander, Faches, Kohler, Roman,  
 Allum, Edmonds, Kooser, Ruch,  
 Armstrong, Ehrhardt, Krause, Ruddy,  
 Asbury, Elgin, Krugh, Ruth,  
 Aston, Evans, Lafferty, Schaeffer,  
 Baker, Feldman, Leeds, Schilling,  
 Baldi, Finney, Lewis, Schwartz,  
 Barnhart, Fitzgibbon, Long, Sieg,  
 Beaver, Flynn, Love, Shaffer,  
 Beckley, Fowler, McBride, Shannon,  
 Bell, Fox, McCaig, Shellenberger,  
 Bidelspacher, Franklin, McCann, Sinclair,  
 Blair, Gearhart, McCarthy, Smiley,  
 Bluett, Gelder, McClure, Smith, H. J.,  
 Blumberg, Gibbon, McConnell, Smith, H.,  
 Bolard, Glass, McCurdy, Smith, J. W.,  
 Bower, Goehring, McGowan, Smith, L.,  
 Brady, Golder, McKim, Snowden,  
 Brendle, Goodnough, McKnight, Soffel,  
 Brenneman, Green, McMullen, Sowers,  
 Bromley, Griffith, McOwen, Sprowls,  
 Brooks, Hagerty, McVicar, Stackhouse,  
 Brown, F. B., Haines, Magill, Stark,  
 Brown, T. R., Haldeman, Mangan, Steedle,  
 Burns, Harer, Hampson, Marcus, J., Sterling,  
 Campbell, Harding, Marcus, J. C., Stevens,  
 Catlin, Harer, Marshall, Stevenson,

Clutton, Harry, Martin, Stewart,  
 Comer, Haslett, Mantz, Strauss,  
 Conner, Hatrick, Michel, Sweetzer,  
 Cook, Haws, Millar, A. S. C., Thomas,  
 Craig, J. R., Heffernan, Miller, C., Trainer,  
 Craig, J. O., Henderson, E., Miller, C., Van Alen,  
 Cratty, Henderson, W., Miller, D. I., Vickerman,  
 Crum, Hess, Miller, D. D., Walker, G. T.,  
 Curran, Hetrick, Miller, H. F., Walker, J. A.,  
 Curry, Hoffman, J. N., Mitchell, Weamer,  
 Davis, Hoffman, M. R., Morris, Weiss,  
 Dawson, Holcombe, Ogle, Wells,  
 DeHaas, Hoover, Horne, Wettach,  
 Denning, Hough, Orr, Whitaker,  
 Dewey, C. P., Huston, Phillips, Whitehouse,  
 Dewey, P. H., Jones, D. J., Pike, Whiteman,  
 Diehm, Jones, W. W., Posey, Williams,  
 Dilsheimer, Jordan, Quigley, Wolfe,  
 Dithrich, Kantner, Rhoads, Woner,  
 Donneley, Keene, Richards, Wood,  
 Drinkhouse, Kelly, Rieder, Woodruff,  
 Dunlap, Kinsman, Rinn, Zook,  
 Dunn, Spangler,  
 Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 615, entitled:

An act making an appropriation to the Orphan Asylum of the Holy Family of Emsworth Allegheny county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander, Faches, Kohler, Roman,  
 Allum, Edmonds, Kooser, Ruch,  
 Armstrong, Ehrhardt, Krause, Ruddy,  
 Asbury, Elgin, Krugh, Ruth,  
 Aston, Evans, Lafferty, Schaeffer,  
 Baker, Feldman, Leeds, Schilling,  
 Baldi, Finney, Lewis, Schwartz,  
 Barnhart, Fitzgibbon, Long, Sieg,  
 Beaver, Flynn, Love, Shaffer,  
 Beckley, Fowler, McBride, Shannon,  
 Bell, Fox, McCaig, Shellenberger,  
 Bidelspacher, Franklin, McCann, Sinclair,  
 Blair, Gearhart, McCarthy, Smiley,  
 Bluett, Gelder, McClure, Smith, H. J.,  
 Blumberg, Gibbon, McConnell, Smith, H.,  
 Bolard, Glass, McCurdy, Smith, J. W.,  
 Bower, Goehring, McGowan, Smith, L.,  
 Brady, Golder, McKim, Snowden,  
 Brendle, Goodnough, McKnight, Soffel,  
 Brenneman, Green, McMullen, Sowers,  
 Bromley, Griffith, McOwen, Sprowls,  
 Brooks, Hagerty, McVicar, Stackhouse,  
 Brown, F. B., Haines, Magill, Stark,  
 Brown, T. R., Haldeman, Mangan, Steedle,  
 Burns, Harer, Hampson, Marcus, J., Sterling,  
 Campbell, Harding, Marcus, J. C., Stevens,  
 Catlin, Harer, Marshall, Stevenson,  
 Clutton, Harry, Martin, Stewart,  
 Comer, Haslett, Mantz, Strauss,  
 Conner, Hatrick, Michel, Sweetzer,  
 Cook, Haws, Millar, A. S. C., Thomas,  
 Craig, J. R., Heffernan, Miller, C., Trainer,  
 Craig, J. O., Henderson, E., Miller, C., Van Alen,  
 Cratty, Henderson, W., Miller, D. I., Vickerman,  
 Crum, Hess, Miller, D. D., Walker, G. T.,  
 Curran, Hetrick, Miller, H. F., Walker, J. A.,  
 Curry, Hoffman, J. N., Mitchell, Weamer,  
 Davis, Hoffman, M. R., Morris, Weiss,  
 Dawson, Holcombe, Ogle, Wells,  
 DeHaas, Hoover, Horne, Wettach,  
 Denning, Hough, Orr, Whitaker,  
 Dewey, C. P., Huston, Phillips, Whitehouse,  
 Dewey, P. H., Jones, D. J., Pike, Whiteman,  
 Diehm, Jones, W. W., Posey, Williams,  
 Dilsheimer, Jordan, Quigley, Wolfe,  
 Dithrich, Kantner, Rhoads, Woner,  
 Donneley, Keene, Richards, Wood,  
 Drinkhouse, Kelly, Rieder, Woodruff,  
 Dunlap, Kinsman, Rinn, Zook,  
 Dunn, Spangler,  
 Speaker.

NAYS—0.



The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 616, entitled:

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaughy,	Sinclair,
Blair,	Gearhart,	McClure,	Smiley,
Bluet,	Gelder,	McConnell,	Smink,
Blumberg,	Gibbon,	McCurdy,	Smith, H. J.,
Bolard,	Glass,	McGowan,	Smith, H.,
Bower,	Goehring,	McHugh,	Smith, J. W.,
Brady,	Golder,	McKim,	Smith, L.,
Brendle,	Goodnough,	McKnight,	Snowden,
Brenneman,	Goss,	McMullen,	Soffel,
Bromley,	Green,	McOwen,	Sowers,
Brooks,	Griffith,	McVicar,	Sprows,
Brown, F. B.,	Hagerty,	Magill,	Stackhouse,
Brown, T. R.,	Haines,	Mangan,	Stark,
Burns,	Haldeman,	Marcus, J.,	Steedle,
Campbell,	Hampson,	Marcus, J. C.,	Sterling,
Catlin,	Harding,	Marshall,	Stevens,
Clutton,	Harer,	Martin,	Stevenson,
Comer,	Haslett,	Mantz,	Stewart,
Conner,	Hatrick,	Michel,	Strauss,
Cook,	Haws,	Millar, A.,	Sweetzer,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Thomas,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Trainer,
Cratty,	Henderson, W.,	Miller, D. I.,	Van Alen,
Crum,	Hess,	Miller, D. D.,	Vickerman,
Curran,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Davis,	Hoffman, M. R.,	Mitchell,	Weamer,
Dawson,	Holcombe,	Morris,	Weiss,
DeHaas,	Hoover,	Ogle,	Wells,
Denning,	Horne,	Orr,	Wettach,
Dewey, C. P.,	Hough,	Perry,	Whitaker,
Dewey, P. H.,	Huston,	Phillips,	Whitehouse,
Diehm,	Jones, D. J.,	Pike,	Whiteman,
Dilshelmer,	Jones, W. W.,	Posey,	Williams,
Dithrich,	Jordan,	Quigley,	Wolfe,
Donneley,	Kantner,	Rhoads,	Woner,
Drinkhouse,	Keene,	Richards,	Wood,
Dunlap,	Kelly,	Rieder,	Woodruff,
Dunn,	Kinsman,	Rinn,	Zook,
			Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 617, entitled:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaughy,	Sinclair,
Blair,	Gearhart,	McClure,	Smiley,
Bluet,	Gelder,	McConnell,	Smink,
Blumberg,	Gibbon,	McCurdy,	Smith, H. J.,
Bolard,	Glass,	McGowan,	Smith, H.,
Bower,	Goehring,	McHugh,	Smith, J. W.,
Brady,	Golder,	McKim,	Smith, L.,
Brendle,	Goodnough,	McKnight,	Snowden,
Brenneman,	Goss,	McMullen,	Soffel,
Bromley,	Green,	McOwen,	Sowers,
Brooks,	Griffith,	McVicar,	Sprows,
Brown, F. B.,	Hagerty,	Magill,	Stackhouse,
Brown, T. R.,	Haines,	Mangan,	Stark,
Burns,	Haldeman,	Marcus, J.,	Steedle,
Campbell,	Hampson,	Marcus, J. C.,	Sterling,
Catlin,	Harding,	Marshall,	Stevens,
Clutton,	Harer,	Martin,	Stevenson,
Comer,	Haslett,	Mantz,	Stewart,
Conner,	Hatrick,	Michel,	Strauss,
Cook,	Haws,	Millar, A.,	Sweetzer,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Thomas,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Trainer,
Cratty,	Henderson, W.,	Miller, D. I.,	Van Alen,
Crum,	Hess,	Miller, D. D.,	Vickerman,
Curran,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Davis,	Hoffman, M. R.,	Mitchell,	Weamer,
Dawson,	Holcombe,	Morris,	Weiss,
DeHaas,	Hoover,	Ogle,	Wells,
Denning,	Horne,	Orr,	Wettach,
Dewey, C. P.,	Hough,	Perry,	Whitaker,
Dewey, P. H.,	Huston,	Phillips,	Whitehouse,
Diehm,	Jones, D. J.,	Pike,	Whiteman,
Dilshelmer,	Jones, W. W.,	Posey,	Williams,
Dithrich,	Jordan,	Quigley,	Wolfe,
Donneley,	Kantner,	Rhoads,	Woner,
Drinkhouse,	Keene,	Richards,	Wood,
Dunlap,	Kelly,	Rieder,	Woodruff,
Dunn,	Kinsman,	Rinn,	Zook,
			Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 618, entitled:

An Act making an appropriation to the West Side Hospital Association of Scranton Lackawanna county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaughy,	Sinclair,
Blair,	Gearhart,	McClure,	Smiley,
Bluet,	Gelder,	McConnell,	Smink,
Blumberg,	Gibbon,	McCurdy,	Smith, H. J.,
Bolard,	Glass,	McGowan,	Smith, H.,
Bower,	Goehring,	McHugh,	Smith, J. W.,
Brady,	Golder,	McKim,	Smith, L.,
Brendle,	Goodnough,	McKnight,	Snowden,
Brenneman,	Goss,	McMullen,	Soffel,
Bromley,	Green,	McOwen,	Sowers,
	Griffith,		Sprows,

Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steele,
Burns,	Han-pen,	Marcus, J.,	Stening,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comerer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 622, entitled:

An Act making an appropriation to the Northeastern Hospital of Philadelphia Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Alum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smink,
Bluett,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Boland,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Brady,	Goldner,	McHugh,	Snowden,
Brendle,	Goodnough,	McKim,	Soffel,
Brenneman,	Goss,	McKnight,	Sowers,
Bromley,	Green,	McMullen,	Sprows,
Brooks,	Griffith,	McOwen,	Stackhouse,
Brown, F. B.,	Hagerty,	McVicar,	Steele,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Sterling,
Hampson,	Harding,	Marcus, J.,	Stevens,
Campbell,	Harer,	Marcus, J. C.,	Stevenson,
Catlin,	Harry,	Marshall,	Stewart,
Clutton,	Haslett,	Martin,	Strauss,
Comerer,	Hatrick,	Mantz,	Sweitzer,
Conner,	Haws,	Michel,	Thomas,
Cook,	Heffernan,	Millar, A.,	Trainer,
Craig, J. R.,	Henderson, E.,	Millar, A. S. C.,	Van Alen,
Craig, J. O.,	Henderson, W.,	Miller, C.,	Vickerman,
Cratty,	Hess,	Miller, D. I.,	Walker, G. T.,
Crum,	Hetrick,	Miller, D. D.,	Walker, J. A.,
Curran,	Hoffman, J. N.,	Miller, H. F.,	Weamer,
Curry,	Hoffman, M. R.,	Mitchell,	Weiss,
Davis,	Holcombe,	Morris,	Wells,
Dawson,	Hoover,	Ogle,	Wettach,
DeHaas,	Horne,	Orr,	Whitaker,
Denning,	Hough,	Perry,	Whitehouse,
Dewey, C. P.,	Huston,	Phillips,	Whiteman,
Dewey, P. H.,	Jones, D. J.,	Pike,	Williams,
Diehm,	Jones, W. W.,	Posey,	Wolfe,
Dilsheimer,	Jordan,	Quigley,	Woner,
Dithrich,	Kantner,	Rhoads,	Wood,
Donneley,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 628, entitled:

An Act making an appropriation to the Graduate School of Medicine of the University of Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Alum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Lafferty,	Ruth,
Aston,	Evans,	Leeds,	Schaeffer,
Baker,	Feldman,	Lewis,	Schilling,
Baldi,	Finney,	Long,	Schwartz,
Barnhart,	Fitzgibbon,	Love,	Sieg,
Beaver,	Flynn,	McBride,	Shaffer,
Beckley,	Fowler,	McCaig,	Shannon,
Bell,	Fox,	McCann,	Shellenberger,
Bidelspacher,	Franklin,	McCarthy,	Sinclair,
Blair,	Gearhart,	McClure,	Smink,
Bluett,	Gelder,	McConnell,	Smith, H. J.,
Blumberg,	Gibbon,	McCurdy,	Smith, H.,
Boland,	Glass,	McGowan,	Smith, J. W.,
Bower,	Goehring,	McHugh,	Smith, L.,
Brady,	Goldner,	McKim,	Snowden,
Brendle,	Goodnough,	McKnight,	Soffel,
Brenneman,	Goss,	McMullen,	Sowers,
Bromley,	Green,	McOwen,	Sprows,
Brooks,	Griffith,	McVicar,	Stackhouse,
Brown, F. B.,	Hagerty,	Magill,	Steele,
Brown, T. R.,	Haines,	Mangan,	Stark,
Burns,	Haldeman,	Marcus, J.,	Sterling,
Hampson,	Harding,	Marcus, J. C.,	Stevens,
Campbell,	Harer,	Marshall,	Stevenson,
Catlin,	Harry,	Martin,	Stewart,
Clutton,	Haslett,	Mantz,	Strauss,
Comerer,	Hatrick,	Michel,	Sweitzer,
Conner,	Haws,	Millar, A.,	Thomas,
Cook,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. R.,	Henderson, E.,	Miller, C.,	Van Alen,
Craig, J. O.,	Henderson, W.,	Miller, D. I.,	Vickerman,
Cratty,	Hess,	Miller, D. D.,	Walker, G. T.,
Crum,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curran,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Curry,	Hoffman, M. R.,	Mitchell,	Weiss,
Davis,	Holcombe,	Morris,	Wells,
Dawson,	Hoover,	Ogle,	Wettach,
DeHaas,	Horne,	Orr,	Whitaker,
Denning,	Hough,	Perry,	Whitehouse,
Dewey, C. P.,	Huston,	Phillips,	Whiteman,
Dewey, P. H.,	Jones, D. J.,	Pike,	Williams,
Diehm,	Jones, W. W.,	Posey,	Wolfe,
Dilsheimer,	Jordan,	Quigley,	Woner,
Dithrich,	Kantner,	Rhoads,	Wood,
Donneley,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to third reading and consideration of House Bill No. 636, entitled:

An Act making an appropriation to the Northwestern General Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,



Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brendie,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. E.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Stevens,
Catlin,	Harding,	Marcus, J. C.,	Stevenson,
Clutton,	Harer,	Marshall,	Stewart,
Comerer,	Harry,	Martin,	Strauss,
Conner,	Haslett,	Mantz,	Sweitzer,
Cook,	Hatrick,	Michel,	Thomas,
Craig, J. R.,	Haws,	Millar, A.,	Trainer,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Van Alen,
Cratty,	Henderson, E.,	Miller, C.,	Vickerman,
Crum,	Henderson, W.,	Miller, D. I.,	Walker, G. T.,
Curran,	Hess,	Miller, D. D.,	Walker, J. A.,
Curry,	Hetrick,	Miller, H. F.,	Weamer,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weiss,
Dawson,	Hoffman, M. R.,	Mitchell,	Wells,
DeHaas,	Holcombe,	Morris,	Wettach,
Denning,	Hoover,	Ogle,	Whitaker,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 643, entitled:

An Act making an appropriation to the Williamsport Training Home for Girls at Williamsport Lycoming county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brendie,	Goodnough,	McKim,	Snowden,

Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. E.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comerer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitaker,
Diehm,	Huston,	Phillips,	Whitehouse,
Dilsheimer,	Jones, D. J.,	Pike,	Whiteman,
Dithrich,	Jones, W. W.,	Posey,	Williams,
Donneley,	Jordan,	Quigley,	Wolfe,
Drinkhouse,	Kantner,	Rhoads,	Woner,
Dunlap,	Keene,	Richards,	Wood,
Dunn,	Kelly,	Rieder,	Woodruff,
	Kinsman,	Rinn,	Zook,
			Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 645, entitled:

An Act making an appropriation to the trustees of the Grove City Hospital located at Grove City Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brendie,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. E.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comerer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitaker,
Diehm,	Huston,	Phillips,	Whitehouse,
Dilsheimer,	Jones, D. J.,	Pike,	Whiteman,
Dithrich,	Jones, W. W.,	Posey,	Williams,
Donneley,	Jordan,	Quigley,	Wolfe,
	Kantner,	Rhoads,	Woner,
			Wood,

Drinkhouse, Dunlap, Dunn,	Keene, Kelly, Kinsman,	Richards, Rieder, Rinn,	Woodruff, Zook, Spangler, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 647, entitled:

An Act making an appropriation to the Pennsylvania Working Home for Blind Men Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

YEAS—203.

Alexander, Allum, Armstrong, Asbury, Aston, Baker, Baldi, Barnhart, Beaver, Beckley, Bell, Bidelspacher, Blair, Bluet, Blumberg, Bolard, Bower, Brady, Brendle, Breneman, Bromley, Brooks, Brown, F. B., Brown, T. R., Burns, Campbell, Catlin, Clutton, Comer, Conner, Cook, Craig, J. R., Craig, J. O., Cratty, Crum, Curran, Curry, Davis, Dawson, DeHaas, Denning, Dewey, C. P., Dewey, P. H., Diehm, Dilheimer, Dithrich, Donneley, Drinkhouse, Dunlap, Dunn,	Eaches, Edmonds, Ehrhardt, Elgin, Evans, Feldman, Finney, Fitzgibbon, Flynn, Fowler, Fox, Franklin, Gearhart, Gelder, Gibbon, Glass, Goehring, Golder, Goodnough, Goss, Green, Griffith, Hagerly, Haines, Haldeman, Hampson, Harding, Harer, Harry, Haslett, Hatrlick, Haws, Heffernan, Henderson, E., Henderson, W., Hess, Hetrick, Hoffman, J. N., Hoffman, M. R., Holcombe, Hoover, Horne, Hough, Houston, Jones, D. J., Jones, W. W., Jordan, Kantner, Keene, Kelly, Kinsman,	Kohler, Kooser, Krause, Krugh, Lafferty, Leeds, Lewis, Long, Love, McBride, McCaig, McCann, McCarthy, McClure, McConnell, McCurdy, McGowan, McHugh, McKim, McKnight, McMullen, McOwen, McVicar, Magill, Mangan, Marcus, J., Marcus, J. C., Marshall, Martin, Mantz, Michel, Miller, A., Miller, A. S. C., Miller, C., Miller, D. I., Miller, D. D., Miller, H. F., Miller, J. J., Mitchell, Morris, Ogle, Orr, Perry, Phillips, Pike, Posey, Quigley, Rhoads, Richards, Rieder, Rinn,	Roman, Ruch, Ruddy, Ruth, Schaeffer, Schilling, Schwartz, Sieg, Shaffer, Shannon, Shellenberger, Sinclair, Smiley, Smink, Smith, H. J., Smith, H., Smith, J. W., Smith, L., Snowden, Soffel, Sowers, McMullen, McOwen, McVicar, Stark, Stearle, Sterling, Stevens, Stevenson, Stewart, Strauss, Swoitzer, Thomas, Trainer, Van Alen, Vickerman, Walker, G. T., Walker, J. A., Weamer, Weiss, Wells, Wettach, Whitaker, Whitehouse, Whiteman, Williams, Wolfe, Woner, Wood, Woodruff, Zook, Spangler, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 649, entitled:

An Act making an appropriation to the De Paul Institute of Mount Lebanon township Allegheny county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

YEAS—203.

Alexander, Allum, Armstrong, Asbury, Aston, Baker, Baldi, Barnhart, Beaver, Beckley, Bell, Bidelspacher, Blair, Bluet, Blumberg, Bolard, Bower, Brady, Brendle, Breneman, Bromley, Brooks, Brown, F. B., Brown, T. R., Burns, Campbell, Catlin, Clutton, Comer, Conner, Cook, Craig, J. R., Craig, J. O., Cratty, Crum, Curran, Curry, Davis, Dawson, DeHaas, Denning, Dewey, C. P., Dewey, P. H., Diehm, Dilheimer, Dithrich, Donneley, Drinkhouse, Dunlap, Dunn,	Eaches, Edmonds, Ehrhardt, Elgin, Evans, Feldman, Finney, Fitzgibbon, Flynn, Fowler, Fox, Franklin, Gearhart, Gelder, Gibbon, Glass, Goehring, Golder, Goodnough, Goss, Green, Griffith, Hagerly, Haines, Haldeman, Hampson, Harding, Harer, Harry, Haslett, Hatrlick, Haws, Heffernan, Henderson, E., Henderson, W., Hess, Hetrick, Hoffman, J. N., Hoffman, M. R., Holcombe, Hoover, Horne, Hough, Houston, Jones, D. J., Jones, W. W., Jordan, Kantner, Keene, Kelly, Kinsman,	Kohler, Kooser, Krause, Krugh, Lafferty, Leeds, Lewis, Long, Love, McBride, McCaig, McCann, McCarthy, McClure, McConnell, McCurdy, McGowan, McHugh, McKim, McKnight, McMullen, McOwen, McVicar, Magill, Mangan, Marcus, J., Marcus, J. C., Marshall, Martin, Mantz, Michel, Miller, A., Miller, A. S. C., Miller, C., Miller, D. I., Miller, D. D., Miller, H. F., Miller, J. J., Mitchell, Morris, Ogle, Orr, Perry, Phillips, Pike, Posey, Quigley, Rhoads, Richards, Rieder, Rinn,	Roman, Ruch, Ruddy, Ruth, Schaeffer, Schilling, Schwartz, Sieg, Shaffer, Shannon, Shellenberger, Sinclair, Smiley, Smink, Smith, H. J., Smith, H., Smith, J. W., Smith, L., Snowden, Soffel, Sowers, McMullen, McOwen, McVicar, Stark, Stearle, Sterling, Stevens, Stevenson, Stewart, Strauss, Swoitzer, Thomas, Trainer, Van Alen, Vickerman, Walker, G. T., Walker, J. A., Weamer, Weiss, Wells, Wettach, Whitaker, Whitehouse, Whiteman, Williams, Wolfe, Woner, Wood, Woodruff, Zook, Spangler, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 652, entitled:

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

YEAS—203.

Alexander, Allum, Armstrong, Asbury, Aston, Baker, Baldi, Barnhart, Beaver, Beckley, Bell, Bidelspacher, Blair, Bluet, Blumberg, Bolard, Bower, Brady,	Eaches, Edmonds, Ehrhardt, Elgin, Evans, Feldman, Finney, Fitzgibbon, Flynn, Fowler, Fox, Franklin, Gearhart, Gelder, Gibbon, Glass, Goehring, Golder, Goodnough,	Kohler, Kooser, Krause, Krugh, Lafferty, Leeds, Lewis, Long, Love, McBride, McCaig, McCann, McCarthy, McClure, McConnell, McCurdy, McGowan, McHugh, McKim,	Roman, Ruch, Ruddy, Ruth, Schaeffer, Schilling, Schwartz, Sieg, Shaffer, Shannon, Shellenberger, Sinclair, Smiley, Smink, Smith, H. J., Smith, H., Smith, J. W., Smith, L., Snowden,
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Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comeror,	Haslett,	Mantz,	Strauss,
Conner,	Hatrlick,	Michel,	Switzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoove,	Ogle,	Wettach,
Denning,	Hoover,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
Dithrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 653, entitled:

An Act making an appropriation to the Florence Crittenton Mission of the city of Williamsport Lycoming county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzeibon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaun,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Goehring,	Goehring,	McGowan,	Smith, J. W.,
Golder,	Gold,	McHugh,	Smith, L.,
Goodnough,	Goodnough,	McKim,	Snowden,
Goss,	Goss,	McKnight,	Soffel,
Green,	Green,	McMullen,	Sowers,
Griffith,	Griffith,	McOwen,	Sprowls,
Hagerty,	Hagerty,	McVicar,	Stackhouse,
Haines,	Haines,	Magill,	Stark,
Haldeman,	Haldeman,	Mangan,	Steedle,
Hampson,	Hampson,	Marcus, J.,	Sterling,
Harding,	Harding,	Marcus, J. C.,	Stevens,
Harer,	Harer,	Marshall,	Stevenson,
Harry,	Harry,	Martin,	Stewart,
Haslett,	Haslett,	Mantz,	Strauss,
Hatrlick,	Hatrlick,	Michel,	Switzer,
Haws,	Haws,	Millar, A.,	Thomas,
Heffernan,	Heffernan,	Millar, A. S. C.,	Trainer,
Henderson, E.,	Henderson, E.,	Miller, C.,	Van Alen,
Henderson, W.,	Henderson, W.,	Miller, D. I.,	Vickerman,
Hess,	Hess,	Miller, D. D.,	Walker, G. T.,
Hetrick,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Hoffman, J. N.,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Hoffman, M. R.,	Hoffman, M. R.,	Mitchell,	Weiss,
Holcombe,	Holcombe,	Morris,	Wells,
Hoove,	Hoove,	Ogle,	Wettach,
Horne,	Horne,	Orr,	Whitaker,
Hough,	Hough,	Perry,	Whitehouse,
Huston,	Huston,	Phillips,	Whiteman,
Jones, D. J.,	Jones, D. J.,	Pike,	Williams,

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 654, entitled:

An Act making an appropriation to the Boys' Industrial Home at Williamsport Lycoming county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzeibon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaun,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Goehring,	Goehring,	McGowan,	Smith, J. W.,
Golder,	Gold,	McHugh,	Smith, L.,
Goodnough,	Goodnough,	McKim,	Snowden,
Goss,	Goss,	McKnight,	Soffel,
Green,	Green,	McMullen,	Sowers,
Griffith,	Griffith,	McOwen,	Sprowls,
Hagerty,	Hagerty,	McVicar,	Stackhouse,
Haines,	Haines,	Magill,	Stark,
Haldeman,	Haldeman,	Mangan,	Steedle,
Hampson,	Hampson,	Marcus, J.,	Sterling,
Harding,	Harding,	Marcus, J. C.,	Stevens,
Harer,	Harer,	Marshall,	Stevenson,
Harry,	Harry,	Martin,	Stewart,
Haslett,	Haslett,	Mantz,	Strauss,
Hatrlick,	Hatrlick,	Michel,	Switzer,
Haws,	Haws,	Millar, A.,	Thomas,
Heffernan,	Heffernan,	Millar, A. S. C.,	Trainer,
Henderson, E.,	Henderson, E.,	Miller, C.,	Van Alen,
Henderson, W.,	Henderson, W.,	Miller, D. I.,	Vickerman,
Hess,	Hess,	Miller, D. D.,	Walker, G. T.,
Hetrick,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Hoffman, J. N.,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Hoffman, M. R.,	Hoffman, M. R.,	Mitchell,	Weiss,
Holcombe,	Holcombe,	Morris,	Wells,
Hoove,	Hoove,	Ogle,	Wettach,
Horne,	Horne,	Orr,	Whitaker,
Hough,	Hough,	Perry,	Whitehouse,
Huston,	Huston,	Phillips,	Whiteman,
Jones, D. J.,	Jones, D. J.,	Pike,	Williams,
Jones, W. W.,	Jones, W. W.,	Posey,	Wolfe,
Jordan,	Jordan,	Quigley,	Woner,
Kantner,	Kantner,	Rhoads,	Wood,
Keene,	Keene,	Richards,	Woodruff,
Kelly,	Kelly,	Rieder,	Zook,
Kinsman,	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution have voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 655, entitled:

An Act making an appropriation to the Williamsport Hospital of the city of Williamsport Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Boland,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Brady,	Golder,	McHugh,	Snowden,
Brendle,	Goss,	McKim,	Soffel,
Brenneman,	Green,	McKnight,	Sowers,
Bromley,	Griffith,	McMullen,	Stevens,
Brooks,	Hagerty,	McVicar,	Stevenson,
Brown, F. B.,	Haines,	Magill,	Stewart,
Brown, T. R.,	Haldeman,	Mangan,	Strauss,
Burns,	Hampson,	Marcus, J.,	Sweitzer,
Campbell,	Harding,	Marcus, J. C.,	Thomas,
Catlin,	Harer,	Marshall,	Trainer,
Clutton,	Harry,	Martin,	Van Alen,
Comerer,	Haslett,	Mantz,	Vickerman,
Conner,	Hatrick,	Michel,	Walker, G. T.,
Cook,	Haws,	Millar, A.,	Walker, J. A.,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Weamer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Weiss,
Cratty,	Henderson, W.,	Miller, D. I.,	Wells,
Crum,	Hess,	Miller, D. D.,	Wettach,
Curran,	Hetrick,	Miller, H. F.,	Whitaker,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Whitehouse,
Davis,	Hoffman, M. R.,	Mitchell,	Whiteman,
Dawson,	Holcombe,	Morris,	Williams,
DeHaas,	Hoover,	Ogle,	Wolfe,
Denning,	Horne,	Orr,	Woner,
Dewey, C. P.,	Hough,	Perry,	Wood,
Dewey, P. H.,	Huston,	Phillips,	Woodruff,
Diehm,	Jones, D. J.,	Pike,	Woodruff,
Dilsheimer,	Jones, W. W.,	Posay,	Zook,
Dithrich,	Jordan,	Quigley,	Spangler,
Donneley,	Kantner,	Rhoads,	Speaker
Drinkhouse,	Keene,	Richards,	
Dunlap,	Kelly,	Rieder,	
Dunn,	Kinsman,	Rinn,	

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 658, entitled:

An Act making an appropriation to the Greenville Hospital Greenville Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Boland,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,

Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprrows,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comerer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posay,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 661, entitled:

An Act making an appropriation to the Home for the Friendless of the city of Williamsport Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Boland,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Brady,	Golder,	McHugh,	Snowden,
Brendle,	Goodnough,	McKim,	Soffel,
Brenneman,	Goss,	McKnight,	Sowers,
Bromley,	Green,	McMullen,	Sprrows,
Brooks,	Griffith,	McOwen,	Stackhouse,
Brown, F. B.,	Hagerty,	McVicar,	Stark,
Brown, T. R.,	Haines,	Magill,	Steedle,
Burns,	Haldeman,	Mangan,	Sterling,
Campbell,	Hampson,	Marcus, J.,	Stevens,
Catlin,	Harding,	Marcus, J. C.,	Stevenson,
Clutton,	Harer,	Marshall,	Stewart,
Comerer,	Harry,	Martin,	Strauss,
Conner,	Haslett,	Mantz,	Sweitzer,
Cook,	Hatrick,	Michel,	Thomas,
Craig, J. R.,	Haws,	Millar, A.,	Trainer,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Van Alen,
Cratty,	Henderson, E.,	Miller, C.,	Vickerman,
Crum,	Henderson, W.,	Miller, D. I.,	Walker, G. T.,
Curran,	Hess,	Miller, D. D.,	Walker, J. A.,
Curry,	Hetrick,	Miller, H. F.,	Weamer,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weiss,
Dawson,	Hoffman, M. R.,	Mitchell,	Wells,
DeHaas,	Holcombe,	Morris,	Wettach,
Denning,	Hoover,	Ogle,	Whitaker,
Dewey, C. P.,	Horne,	Orr,	Whitehouse,
Dewey, P. H.,	Hough,	Perry,	Whiteman,
Diehm,	Huston,	Phillips,	Williams,
Dilsheimer,	Jones, D. J.,	Pike,	Wolfe,
	Jones, W. W.,	Posay,	



Dithrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunklap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 675, entitled:

An Act making an appropriation for the support and maintenance of the National Guard Naval Militia and the Pennsylvania Reserve Militia of the Commonwealth for improvements to permanent camp ground for the replacing and repairing of armories and military stores destroyed or damaged and for the payment of expenses incidental to calling the National Guard Naval Militia or Pennsylvania Reserve Militia into active service under a call from the Governor or for service under a call from the President of the United States

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCarthy,	Sinclair,
Blair,	Gearhart,	McClure,	Smiley,
Bluet,	Gelder,	McConnell,	Smith, H. J.,
Blumberg,	Gibbon,	McCurdy,	Smith, H.,
Bolard,	Glass,	McGowan,	Smith, J. W.,
Bower,	Gochring,	McHugh,	Smith, L.,
Brady,	Golder,	McKim,	Snowden,
Brendie,	Goodnough,	McKnight,	Soffel,
Brenneman,	Goss,	McMullen,	Sowers,
Bromley,	Green,	McOwen,	Sprowls,
Brooks,	Griffith,	McVicar,	Stackhouse,
Brown, F. E.,	Hagerty,	Magill,	Stark,
Brown, T. R.,	Haines,	Mangan,	Steedle,
Burns,	Halderman,	Marcus, J.,	Sterling,
Campbell,	Lampson,	Marcus, J. C.,	Stevens,
Catlin,	Harding,	Marshall,	Stevenson,
Clutton,	Harer,	Martin,	Stewart,
Comer,	Harer,	Mantz,	Strauss,
Conner,	Haslett,	Michel,	Sweitzer,
Cook,	Hatrack,	Michell,	Thomas,
Craig, J. R.,	Haws,	Millar, A.,	Trainor,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Van Alen,
Cratty,	Henderson, E.,	Miller, C.,	Vickerman,
Crum,	Henderson, W.,	Miller, D. I.,	Walker, G. T.,
Curran,	Hess,	Miller, D. D.,	Walker, J. A.,
Curry,	Hetrick,	Miller, H. F.,	Weamer,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weiss,
Dawson,	Hoffman, M. R.,	Mitchell,	Wells,
DeHaas,	Holcombe,	Morris,	Wettach,
Denning,	Hoover,	Ogle,	Whitaker,
Dewey, C. P.,	Horne,	Orr,	Whitehouse,
Dewey, P. H.,	Hough,	Perry,	Whiteman,
Diehm,	Huston,	Phillips,	Williams,
Dilsheimer,	Jones, D. J.,	Pike,	Wolfe,
Dithrich,	Jones, W. W.,	Posey,	Woner,
Donneley,	Jordan,	Quigley,	Wood,
Drinkhouse,	Kantner,	Rhoads,	Woodruff,
Dunklap,	Keene,	Richards,	Zook,
Dunn,	Kelly,	Rieder,	Spangler,
	Kinsman,	Rinn,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 680, entitled:

An Act making an appropriation to the German Protestant Home for Aged at Fair Oaks Allegheny county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Bolard,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Gochring,	McGowan,	Smith, L.,
Brady,	Golder,	McHugh,	Snowden,
Brendie,	Goodnough,	McKim,	Soffel,
Brenneman,	Goss,	McKnight,	Sowers,
Bromley,	Green,	McMullen,	Sprowls,
Brooks,	Griffith,	McOwen,	Stackhouse,
Brown, F. B.,	Hagerty,	McVicar,	Stark,
Brown, T. R.,	Haines,	Magill,	Steedle,
Burns,	Halderman,	Mangan,	Sterling,
Campbell,	Lampson,	Marcus, J.,	Stevens,
Catlin,	Harding,	Marcus, J. C.,	Stevenson,
Clutton,	Harer,	Marshall,	Stewart,
Comer,	Harer,	Martin,	Strauss,
Conner,	Haslett,	Mantz,	Sweitzer,
Cook,	Hatrack,	Michel,	Thomas,
Craig, J. R.,	Haws,	Millar, A.,	Trainor,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Van Alen,
Cratty,	Henderson, E.,	Miller, C.,	Vickerman,
Crum,	Henderson, W.,	Miller, D. I.,	Walker, G. T.,
Curran,	Hess,	Miller, D. D.,	Walker, J. A.,
Curry,	Hetrick,	Miller, H. F.,	Weamer,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weiss,
Dawson,	Hoffman, M. R.,	Mitchell,	Wells,
DeHaas,	Holcombe,	Morris,	Wettach,
Denning,	Hoover,	Ogle,	Whitaker,
Dewey, C. P.,	Horne,	Orr,	Whitehouse,
Dewey, P. H.,	Hough,	Perry,	Whiteman,
Diehm,	Huston,	Phillips,	Williams,
Dilsheimer,	Jones, D. J.,	Pike,	Wolfe,
Dithrich,	Jones, W. W.,	Posey,	Woner,
Donneley,	Jordan,	Quigley,	Wood,
Drinkhouse,	Kantner,	Rhoads,	Woodruff,
Dunklap,	Keene,	Richards,	Zook,
Dunn,	Kelly,	Rieder,	Spangler,
	Kinsman,	Rinn,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 681, entitled:

An Act making an appropriation to the Homeopathic Hospital of Chester county located at West Chester Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
	Gelder,	McClure,	Smith,

Bluett, Gibbon, McConnell, Smith, H. J.,  
Blumberg, Glass, McCurdy, Smith, H.,  
Bolard, Goehring, McGowan, Smith, J. W.,  
Bower, Golder, McKugh, Smith, L.,  
Brady, Goodnough, McKim, Snowden,  
Brendle, Goss, McKnight, Soffel,  
Brenneman, Green, McMullen, Sowers,  
Bromley, Griffith, McOwen, Sprowls,  
Brooks, Hagerty, McVicar, Stackhouse,  
Brown, F. B., Haines, Magill, Stark,  
Brown, T. R., Haldeman, Mangan, Steedle,  
Burns, Hampson, Marcus, J., Sterling,  
Campbell, Harding, Marcus, J. C., Stevens,  
Catlin, Harer, Marshall, Stevenson,  
Clutton, Harry, Martin, Stewart,  
Comer, Haslett, Mantz, Strauss,  
Conner, Hatrick, Michel, Sweitzer,  
Cook, Hays, Millar, A., Thomas,  
Craig, J. R., Heffernan, Millar, A. S. C., Trainer,  
Craig, J. O., Henderson, E., Miller, C., Van Alen,  
Cratty, Henderson, W., Miller, D. I., Vickerman,  
Crum, Hess, Miller, D. D., Walker, G. T.,  
Curran, Hetrick, Miller, H. F., Walker, J. A.,  
Curry, Hoffman, J. N., Miller, J. J., Weamer,  
Davis, Hoffman, M. R., Mitchell, Weiss,  
Dawson, Holcombe, Morris, Wells,  
DeHaas, Hoover, Ogle, Wettach,  
Denning, Horne, Orr, Whitaker,  
Dewey, C. P., Hough, Perry, Whitehouse,  
Dewey, P. H., Huston, Phillips, Whiteman,  
Diehm, Jones, D. J., Pike, Williams,  
Dilsheimer, Jones, W. W., Posey, Wolfe,  
Dithrich, Jordan, Quigley, Woner,  
Donneley, Kantner, Rhoads, Wood,  
Drinkhouse, Keene, Richards, Woodruff,  
Dunlap, Kelly, Rieder, Zook,  
Dunn, Kinsman, Rinn, Spangler,  
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 682, entitled:

An Act making an appropriation to the Chester County Hospital

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander, Eaches, Kohler, Roman,  
Allum, Edmonds, Kooser, Ruch,  
Armstrong, Ehrhardt, Krause, Ruddy,  
Asbury, Elgin, Krugh, Ruth,  
Aston, Evans, Lafferty, Schaeffer,  
Baker, Feldman, Leeds, Schilling,  
Baldi, Finney, Lewis, Schwartz,  
Barnhart, Fitzgibbon, Long, Sieg,  
Beaver, Flynn, Love, Shaffer,  
Beckley, Fowler, McBride, Shannon,  
Bell, Fox, McCaig, Shellenberger,  
Bidelspacher, Franklin, McCann, Sinclair,  
Blair, Gearhart, McCarthy, Smiley,  
Bluet, Gelder, McClure, Smink,  
Blumberg, Gibbon, McConnell, Smith, H. J.,  
Bolard, Glass, McGowan, Smith, H.,  
Bower, Goehring, McKim, Smith, J. W.,  
Brady, Golder, McKnight, Smith, L.,  
Brendle, Goodnough, Goss, Snowden,  
Brenneman, Green, McMullen, Soffel,  
Bromley, Griffith, McOwen, Sowers,  
Brooks, Hagerty, McVicar, Sprowls,  
Brown, F. B., Haines, Stackhouse,  
Brown, T. R., Haldeman, Magill, Stark,  
Burns, Hampson, Marcus, J., Sterling,  
Campbell, Harding, Marcus, J. C., Stevens,  
Catlin, Harer, Marshall, Stevenson,  
Clutton, Harry, Martin, Stewart,  
Comer, Haslett, Mantz, Strauss,  
Conner, Hatrick, Michel, Sweitzer,  
Cook, Hays, Millar, A., Thomas,  
Craig, J. R., Heffernan, Millar, A. S. C., Trainer,  
Craig, J. O., Henderson, E., Miller, C., Van Alen,  
Cratty, Henderson, W., Miller, D. I., Vickerman,  
Crum, Hess, Miller, D. D., Walker, G. T.,  
Curran, Hetrick, Miller, H. F., Walker, J. A.,  
Curry, Hoffman, J. N., Miller, J. J., Weamer,  
Davis, Hoffman, M. R., Mitchell, Weiss,  
Dawson, Holcombe, Morris, Wells,  
DeHaas, Hoover, Ogle, Wettach,  
Denning, Horne, Orr, Whitaker,  
Dewey, C. P., Hough, Perry, Whitehouse,  
Dewey, P. H., Huston, Phillips, Whiteman,  
Diehm, Jones, D. J., Pike, Williams,  
Dilsheimer, Jones, W. W., Posey, Wolfe,  
Dithrich, Jordan, Quigley, Woner,  
Donneley, Kantner, Rhoads, Wood,  
Drinkhouse, Keene, Richards, Woodruff,  
Dunlap, Kelly, Rieder, Zook,  
Dunn, Kinsman, Rinn, Spangler,  
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 683, entitled:

An Act making an appropriation to the trustees of the University of Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander, Eaches, Kohler, Roman,  
Allum, Edmonds, Kooser, Ruch,  
Armstrong, Ehrhardt, Krause, Ruddy,  
Asbury, Elgin, Krugh, Ruth,  
Aston, Evans, Lafferty, Schaeffer,  
Baker, Feldman, Leeds, Schilling,  
Baldi, Finney, Lewis, Schwartz,  
Barnhart, Fitzgibbon, Long, Sieg,  
Beaver, Flynn, Love, Shaffer,  
Beckley, Fowler, McBride, Shannon,  
Bell, Fox, McCaig, Shellenberger,  
Bidelspacher, Franklin, McCann, Sinclair,  
Blair, Gearhart, McCarthy, Smiley,  
Bluet, Gelder, McClure, Smink,  
Blumberg, Gibbon, McConnell, Smith, H. J.,  
Bolard, Glass, McGowan, Smith, H.,  
Bower, Goehring, McKim, Smith, J. W.,  
Brady, Golder, McKnight, Smith, L.,  
Brendle, Goodnough, Goss, Snowden,  
Brenneman, Green, McMullen, Soffel,  
Bromley, Griffith, McOwen, Sowers,  
Brooks, Hagerty, McVicar, Sprowls,  
Brown, F. B., Haines, Stackhouse,  
Brown, T. R., Haldeman, Magill, Stark,  
Burns, Hampson, Marcus, J., Sterling,  
Campbell, Harding, Marcus, J. C., Stevens,  
Catlin, Harer, Marshall, Stevenson,  
Clutton, Harry, Martin, Stewart,  
Comer, Haslett, Mantz, Strauss,  
Conner, Hatrick, Michel, Sweitzer,  
Cook, Hays, Millar, A., Thomas,  
Craig, J. R., Heffernan, Millar, A. S. C., Trainer,  
Craig, J. O., Henderson, E., Miller, C., Van Alen,  
Cratty, Henderson, W., Miller, D. I., Vickerman,  
Crum, Hess, Miller, D. D., Walker, G. T.,  
Curran, Hetrick, Miller, H. F., Walker, J. A.,  
Curry, Hoffman, J. N., Miller, J. J., Weamer,  
Davis, Hoffman, M. R., Mitchell, Weiss,  
Dawson, Holcombe, Morris, Wells,  
DeHaas, Hoover, Ogle, Wettach,  
Denning, Horne, Orr, Whitaker,  
Dewey, C. P., Hough, Perry, Whitehouse,  
Dewey, P. H., Huston, Phillips, Whiteman,  
Diehm, Jones, D. J., Pike, Williams,  
Dilsheimer, Jones, W. W., Posey, Wolfe,  
Dithrich, Jordan, Quigley, Woner,  
Donneley, Kantner, Rhoads, Wood,  
Drinkhouse, Keene, Richards, Woodruff,  
Dunlap, Kelly, Rieder, Zook,  
Dunn, Kinsman, Rinn, Spangler,  
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 689, entitled:

An Act making an appropriation to the Polyclinic Hospital of the University of Pennsylvania



And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCarthy,	Sinclair,
Blair,	Gearhart,	McClure,	Smink,
Bluet,	Gibson,	McConnell,	Smith, H. J.,
Blumberg,	Glass,	McCurdy,	Smith, H.,
Boland,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Goldner,	McHugh,	Smith, J.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprrows,
Brooks,	Hagerly,	McVicar,	Stackhouse,
Brown, F. R.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comeror,	Haslett,	Mantz,	Strauss,
Conner,	Hatrick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
Dithrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 690, entitled:

An Act making an appropriation to the McKeesport Hospital McKeesport Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCarthy,	Sinclair,
Blair,	Gearhart,	McClure,	Smink,
Bluet,	Gibson,	McConnell,	Smith, H. J.,
Blumberg,	Glass,	McCurdy,	Smith, H.,
Boland,			

Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Goldner,	McHugh,	Smith, J.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprrows,
Brown, F. R.,	Hagerly,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Mangan,	Stark,
Burns,	Haldeman,	Marcus, J.,	Steedle,
Campbell,	Hampson,	Marcus, J. C.,	Sterling,
Catlin,	Harding,	Marshall,	Stevens,
Clutton,	Harer,	Martin,	Stevenson,
Comeror,	Haslett,	Mantz,	Stewart,
Conner,	Hatrick,	Michel,	Strauss,
Cook,	Haws,	Millar, A.,	Sweitzer,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Thomas,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Trainer,
Cratty,	Henderson, W.,	Miller, D. I.,	Van Alen,
Crum,	Hess,	Miller, D. D.,	Vickerman,
Curran,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Davis,	Hoffman, M. R.,	Mitchell,	Weamer,
Dawson,	Holcombe,	Morris,	Weiss,
DeHaas,	Hoover,	Ogle,	Wells,
Denning,	Horne,	Orr,	Wettach,
Dewey, C. P.,	Hough,	Perry,	Whitaker,
Dewey, P. H.,	Huston,	Phillips,	Whitehouse,
Diehm,	Jones, D. J.,	Pike,	Whiteman,
Dilsheimer,	Jones, W. W.,	Posey,	Williams,
Dithrich,	Jordan,	Quigley,	Wolfe,
Donneley,	Kantner,	Rhoads,	Woner,
Drinkhouse,	Keene,	Richards,	Wood,
Dunlap,	Kelly,	Rieder,	Woodruff,
Dunn,	Kinsman,	Rinn,	Zook,
			Spangler,
			Speaker

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 705, entitled:

An Act making an appropriation to the Downingtown Industrial and Agricultural School Downingtown Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCarthy,	Sinclair,
Blair,	Gearhart,	McClure,	Smink,
Bluet,	Gibson,	McConnell,	Smith, H. J.,
Blumberg,	Glass,	McCurdy,	Smith, H.,
Boland,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Goldner,	McHugh,	Smith, J.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprrows,
Brooks,	Hagerly,	McVicar,	Stackhouse,
Brown, F. R.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comeror,	Haslett,	Mantz,	Strauss,
Conner,	Hatrick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,

Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. R.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
Dithrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 706, entitled:

An Act making an appropriation to the State Hospital of Coaldale Coalale Schuylkill county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Love,	Sieg,
Beaver,	Flynn,	McBride,	Shaffer,
Beckley,	Fowler,	McCaig,	Shannon,
Bell,	Fox,	McCarthy,	Shellenberger,
Bidelspacher,	Franklin,	McClure,	Sinclair,
Blair,	Gearhart,	McConnell,	Smiley,
Bluet,	Gelder,	McCurdy,	Smink,
Blumberg,	Gibbon,	McGowan,	Smith, H. J.,
Bolard,	Glass,	McHugh,	Smith, H.,
Bower,	Goehring,	McKim,	Smith, J. W.,
Bowen,	Goldner,	McKnight,	Smith, L.,
Brady,	Goodnough,	McMullen,	Snowden,
Brendle,	Goss,	McOwen,	Soffel,
Brenneman,	Green,	McVicar,	Sowers,
Bromley,	Griffith,	Magill,	Spowls,
Brooks,	Hagerty,	Mangan,	Stackhouse,
Brown, F. B.,	Haines,	Marcus, J.,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Steedle,
Burns,	Hampson,	Marshall,	Sterling,
Campbell,	Harding,	Martin,	Stevens,
Catlin,	Harer,	Mantiz,	Stevenson,
Clutton,	Harry,	Michel,	Stewart,
Comer,	Haslett,	Miller, A.,	Strauss,
Conner,	Hatrick,	Miller, A. S. C.,	Sweitzer,
Cook,	Haws,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Hoover,	Ort,	Wells,
DeHaas,	Horne,	Perry,	Wetach,
Denning,	Hough,	Phillips,	Whitaker,
Dewey, C. P.,	Huston,	Pike,	Whitehouse,
Dewey, P. H.,	Jones, D. J.,	Posey,	Whiteman,
Diehm,	Jones, W. W.,	Quigley,	Williams,
Dilsheimer,	Jordan,	Rhoads,	Wolfe,
Dithrich,	Kantner,	Richards,	Woner,
Donneley,	Keene,	Rieder,	Wood,
Drinkhouse,	Kelly,	Rinn,	Woodruff,
Dunlap,	Kinsman,		Zook,
Dunn,			Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 711, entitled:

An Act making an appropriation to the Elk County General Hospital of Ridgway Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Love,	Sieg,
Beaver,	Flynn,	McBride,	Shaffer,
Beckley,	Fowler,	McCaig,	Shannon,
Bell,	Fox,	McCarthy,	Shellenberger,
Bidelspacher,	Franklin,	McClure,	Sinclair,
Blair,	Gearhart,	McConnell,	Smiley,
Bluet,	Gelder,	McCurdy,	Smink,
Blumberg,	Gibbon,	McGowan,	Smith, H. J.,
Bolard,	Glass,	McHugh,	Smith, H.,
Bower,	Goehring,	McKim,	Smith, J. W.,
Bowen,	Goldner,	McKnight,	Smith, L.,
Brady,	Goodnough,	McMullen,	Snowden,
Brendle,	Goss,	McOwen,	Soffel,
Brenneman,	Green,	McVicar,	Sowers,
Bromley,	Griffith,	Magill,	Spowls,
Brooks,	Hagerty,	Mangan,	Stackhouse,
Brown, F. B.,	Haines,	Marcus, J.,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Steedle,
Burns,	Hampson,	Marshall,	Sterling,
Campbell,	Harding,	Martin,	Stevens,
Catlin,	Harer,	Mantiz,	Stevenson,
Clutton,	Harry,	Michel,	Stewart,
Comer,	Haslett,	Miller, A.,	Strauss,
Conner,	Hatrick,	Miller, A. S. C.,	Sweitzer,
Cook,	Haws,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Hoover,	Ort,	Wells,
DeHaas,	Horne,	Perry,	Wetach,
Denning,	Hough,	Phillips,	Whitaker,
Dewey, C. P.,	Huston,	Pike,	Whitehouse,
Dewey, P. H.,	Jones, D. J.,	Posey,	Whiteman,
Diehm,	Jones, W. W.,	Quigley,	Williams,
Dilsheimer,	Jordan,	Rhoads,	Wolfe,
Dithrich,	Kantner,	Richards,	Woner,
Donneley,	Keene,	Rieder,	Wood,
Drinkhouse,	Kelly,	Rinn,	Woodruff,
Dunlap,	Kinsman,		Zook,
Dunn,			Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House No. 723, entitled:

An Act making an appropriation to the Home of Industry for Discharged Prisoners of the city of Philadelphia and State of Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Love,	Sieg,
Beaver,	Flynn,	McBride,	Shaffer,
Beckley,	Fowler,	McCaig,	Shannon,
Bell,	Fox,	McCarthy,	Shellenberger,
Bidelspacher,	Franklin,	McClure,	Sinclair,
Blair,	Gearhart,	McConnell,	Smiley,
Bluet,	Gibbon,		Smink,
			Smith, H. J.,



Blumberg,	Glass,	McCurdy,	Smith, H.
Bolard,	Goehring,	McGowan,	Smith, J. W.
Bower,	Goldner,	McHugh,	Smith, L.
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprolws,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comerger,	Haslett,	Mantz,	Strauss,
Conner,	Hatrlick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Perry,	Whitaker,
Dewey, C. P.,	Hough,	Phillips,	Whitehouse,
Dewey, P. H.,	Huston,	Pike,	Whiteman,
Diehm,	Jones, D. J.,	Posay,	Williams,
Dilsheimer,	Jones, W. W.,	Quigley,	Wolfe,
Dithrich,	Jordan,	Rhoads,	Woner,
Donneley,	Kantner,	Richards,	Wood,
Drinkhouse,	Keene,	Rieder,	Woodruff,
Dunlap,	Kelly,	Rinn,	Zook,
Dunn,	Kinsman,		Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 724, entitled:

An Act making an appropriation to the Women's Southern Homeopathic Hospital of Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Bolard,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Brady,	Goldner,	McHugh,	Snowden,
Brendle,	Goodnough,	McKim,	Soffel,
Brenneman,	Goss,	McKnight,	Sowers,
Bromley,	Green,	McMullen,	Sprolws,
Brooks,	Griffith,	McOwen,	Stackhouse,
Brown, F. B.,	Hagerty,	McVicar,	Stark,
Brown, T. R.,	Haines,	Magill,	Stevens,
Burns,	Haldeman,	Mangan,	Stevenson,
Campbell,	Hampson,	Marcus, J.,	Stewart,
Catlin,	Harding,	Marcus, J. C.,	Strauss,
Clutton,	Harer,	Marshall,	Sweitzer,
Comerger,	Harry,	Martin,	Thomas,
Conner,	Haslett,	Mantz,	Trainer,
Cook,	Hatrlick,	Michel,	Van Alen,
Craig, J. R.,	Haws,	Millar, A.,	Vickerman,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Walker, G. T.,
Cratty,	Henderson, E.,	Miller, C.,	Walker, J. A.,
Crum,	Henderson, W.,	Miller, D. I.,	Weamer,
Curran,	Hess,	Miller, D. D.,	Weiss,
Curry,	Hetrick,	Miller, H. F.,	Wells,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Wettach,
Dawson,	Hoffman, M. R.,	Mitchell,	Whitaker,
DeHaas,	Holcombe,	Morris,	Whitehouse,
	Hoover,	Ogle,	Whiteman,
			Williams,
			Wolfe,
			Woner,
			Wood,
			Woodruff,
			Zook,
			Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 727, entitled:

An Act making an appropriation to The Pennsylvania Home Teaching Society and Free Circulating Library for the Blind at Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Alt.,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Bolard,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Brady,	Goldner,	McHugh,	Snowden,
Brendle,	Goodnough,	McKim,	Soffel,
Brenneman,	Goss,	McKnight,	Sowers,
Bromley,	Green,	McMullen,	Sprolws,
Brooks,	Griffith,	McOwen,	Stackhouse,
Brown, F. B.,	Hagerty,	McVicar,	Stark,
Brown, T. R.,	Haines,	Magill,	Stevens,
Burns,	Haldeman,	Mangan,	Stevenson,
Campbell,	Hampson,	Marcus, J.,	Stewart,
Catlin,	Harding,	Marcus, J. C.,	Strauss,
Clutton,	Harer,	Marshall,	Sweitzer,
Comerger,	Harry,	Martin,	Thomas,
Conner,	Haslett,	Mantz,	Trainer,
Cook,	Hatrlick,	Michel,	Van Alen,
Craig, J. R.,	Haws,	Millar, A.,	Vickerman,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Walker, G. T.,
Cratty,	Henderson, E.,	Miller, C.,	Walker, J. A.,
Crum,	Henderson, W.,	Miller, D. I.,	Weamer,
Curran,	Hess,	Miller, D. D.,	Weiss,
Curry,	Hetrick,	Miller, H. F.,	Wells,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Wettach,
Dawson,	Hoffman, M. R.,	Mitchell,	Whitaker,
DeHaas,	Holcombe,	Morris,	Whitehouse,
	Hoover,	Ogle,	Whiteman,
			Williams,
			Wolfe,
			Woner,
			Wood,
			Woodruff,
			Zook,
			Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

## SPEAKER SPANGLER IN THE CHAIR.

## APPROPRIATION BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 750, entitled:

An Act making an appropriation to Saint Joseph's Protector Norristown Pennsylvania.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Love,	Sieg,
Beaver,	Flynn,	McBride,	Shaffer,
Beckley,	Fowler,	McCaig,	Shannon,
Bell,	Fox,	McCann,	Shellenberger,
Bidelspacher,	Franklin,	McCarthy,	Sinclair,
Blair,	Gearhart,	McClure,	Smiley,
Bluet,	Gelder,	McConnell,	Smith, H. J.,
Blumberg,	Gibbon,	McCurdy,	Smith, H.,
Bolard,	Glass,	McGowan,	Smith, J. W.,
Bower,	Goehring,	McHugh,	Smith, L.,
Bower,	Golder,	McKin,	Snowden,
Brady,	Goodnough,	McKnight,	Soffel,
Brendle,	Goss,	McMullen,	Sowers,
Brenneman,	Green,	McOwen,	Sprowls,
Bromley,	Griffith,	McVicar,	Stackhouse,
Brooks,	Hagerty,	Magill,	Stark,
Brown, F. B.,	Haines,	Mangan,	Steedle,
Brown, T. R.,	Haldeman,	Marcus, J.,	Sterling,
Burns,	Hampson,	Marcus, J. C.,	Stevens,
Campbell,	Harding,	Marshall,	Stevenson,
Catlin,	Harer,	Martin,	Stewart,
Clutton,	Haslett,	Mantz,	Strauss,
Comerer,	Hatrlick,	Michel,	Sweitzer,
Conner,	Haws,	Millar, A.,	Thomas,
Cook,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. R.,	Henderson, E.,	Miller, C.,	Van Alen,
Craig, J. O.,	Henderson, W.,	Miller, D. I.,	Vickerman,
Cratty,	Hess,	Miller, D. D.,	Walker, G. T.,
Crum,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curran,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Curry,	Hoffman, M. R.,	Mitchell,	Weiss,
Davis,	Holcombe,	Morris,	Wells,
Dawson,	Hoover,	Ogle,	Wettach,
DeHaas,	Horne,	Orr,	Whitaker,
Denning,	Hough,	Perry,	Whitehouse,
Dewey, C. P.,	Huston,	Phillips,	Whiteman,
Dewey, P. H.,	Huston,	Pike,	Williams,
Diehm,	Jones, D. J.,	Posey,	Wolfe,
Dilsheimer,	Jones, W. W.,	Quigley,	Woner,
Ditrich,	Jordan,	Rhoads,	Wood,
Donneley,	Kantner,	Richards,	Woodruff,
Drinkhouse,	Keene,	Rieder,	Zook,
Dunlap,	Kelly,	Rinn,	Spangler,
Dunn,	Kinsman,		Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 755, entitled:

An Act making an appropriation to the Citizens General Hospital of New Kingston Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Ruch,
Allum,	Edmonds,	Kooser,	Ruddy,
Armstrong,	Ehrhardt,	Krause,	Ruth,
Asbury,	Elgin,	Krugh,	Schaeffer,

Aston,	Evans,	Lafferty,	Schilling,
Baker,	Feldman,	Leeds,	Schwartz,
Baldi,	Finney,	Lewis,	Sieg,
Barnhart,	Fitzgibbon,	Long,	Shaffer,
Beaver,	Flynn,	Love,	Shannon,
Beckley,	Fowler,	McBride,	Shellenberger,
Bell,	Fox,	McCaig,	Sinclair,
Bidelspacher,	Franklin,	McCann,	Smiley,
Blair,	Gearhart,	McCarthy,	Smink,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Bolard,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKin,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Sprowls,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stark,
Brown, F. B.,	Haines,	Magill,	Steedle,
Brown, T. R.,	Haldeman,	Mangan,	Sterling,
Burns,	Hampson,	Marcus, J.,	Stevens,
Campbell,	Harding,	Marcus, J. C.,	Stevenson,
Catlin,	Harer,	Marshall,	Stewart,
Clutton,	Harry,	Mantz,	Strauss,
Comerer,	Haslett,	Michel,	Sweitzer,
Conner,	Hatrlick,	Millar, A.,	Thomas,
Cook,	Haws,	Millar, A. S. C.,	Trainer,
Craig, J. R.,	Hayes,	Miller, C.,	Van Alen,
Craig, J. O.,	Heffernan,	Miller, D. I.,	Vickerman,
Cratty,	Henderson, E.,	Miller, D. D.,	Walker, G. T.,
Crum,	Henderson, W.,	Miller, H. F.,	Walker, J. A.,
Curran,	Hess,	Miller, J. J.,	Weamer,
Curry,	Hetrick,	Mitchell,	Weiss,
Davis,	Hoffman, J. N.,	Morris,	Wells,
Dawson,	Hoffman, M. R.,	Ogle,	Wettach,
DeHaas,	Holcombe,	Orr,	Whitaker,
Denning,	Hoover,	Perry,	Whitehouse,
Dewey, C. P.,	Horne,	Phillips,	Whiteman,
Dewey, P. H.,	Hough,	Pike,	Williams,
Diehm,	Huston,	Posey,	Wolfe,
Dilsheimer,	Jones, D. J.,	Quigley,	Woner,
Ditrich,	Jones, W. W.,	Rhoads,	Wood,
Donneley,	Jordan,	Richards,	Woodruff,
Drinkhouse,	Kantner,	Rieder,	Zook,
Dunlap,	Keene,	Rinn,	Spangler,
Dunn,	Kelly,		Speaker.
	Kinsman,	Roman,	

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 756, entitled:

An Act making an appropriation to the Memorial Hospital at Roxborough Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Love,	Sieg,
Beaver,	Flynn,	McBride,	Shaffer,
Beckley,	Fowler,	McCaig,	Shannon,
Bell,	Fox,	McCann,	Shellenberger,
Bidelspacher,	Franklin,	McCarthy,	Sinclair,
Blair,	Gearhart,	McClure,	Smiley,
Bluet,	Gelder,	McConnell,	Smink,
Blumberg,	Gibbon,	McCurdy,	Smith, H. J.,
Bolard,	Glass,	McGowan,	Smith, H.,
Bower,	Goehring,	McHugh,	Smith, J. W.,
Bower,	Golder,	McKin,	Smith, L.,
Brady,	Goodnough,	McKnight,	Snowden,
Brendle,	Goss,	McMullen,	Soffel,
Brenneman,	Green,	McOwen,	Sowers,
Bromley,	Griffith,	McVicar,	Sprowls,
Brooks,	Hagerty,	Magill,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J.,	Steedle,
Burns,	Hampson,	Marcus, J. C.,	Sterling,
Campbell,	Harding,	Marshall,	Stevens,
Catlin,	Harer,	Martin,	Stevenson,
Clutton,	Harry,	Mantz,	Stewart,
Comerer,	Haslett,	Michel,	Strauss,
Conner,	Hatrlick,	Millar, A.,	Sweitzer,
Cook,	Haws,		Thomas,



Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Dennings,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilshelmer,	Jones, W. W.,	Posey,	Wolfe,
Dittrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 761, entitled:

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital at Wilkes-Barre Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kehler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finnay,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snodden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerly,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comeror,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatriek,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Dennings,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilshelmer,	Jones, D. J.,	Pike,	Williams,
Dittrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 773, entitled:

An Act making an appropriation to carry into effect the provisions of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State Supervisor and assistants and fixing the salary of such State supervisor and assistants defining the power and duties of boards of trustees including the power of appointing assistants and investigator and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohier,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finnay,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snodden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerly,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comeror,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatriek,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Dennings,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilshelmer,	Jones, D. J.,	Pike,	Williams,
Dittrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 774, entitled:

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Gochring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Spowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Miller, A.,	Thomas,
Craig, J. O.,	Heffernan,	Miller, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Wcamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilshelmer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 777, entitled:

An Act making an appropriation to the Tuberculosis League of Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Gochring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Spowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Miller, A.,	Thomas,
Craig, J. O.,	Heffernan,	Miller, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Wcamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilshelmer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

Brooks,	Griffith,	McOwen,	Spowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Strauss,
Conner,	Haslett,	Mantz,	Thomas,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. O.,	Haws,	Miller, A.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, A. S. C.,	Van Alen,
Cratty,	Henderson, E.,	Miller, C.,	Vickerman,
Crum,	Henderson, W.,	Miller, D. I.,	Walker, G. T.,
Curran,	Hess,	Miller, D. D.,	Walker, J. A.,
Curry,	Hetrick,	Miller, H. F.,	Wcamer,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weiss,
Dawson,	Hoffman, M. R.,	Mitchell,	Wells,
DeHaas,	Holcombe,	Morris,	Wettach,
Denning,	Hoover,	Ogle,	Whitaker,
Dewey, C. P.,	Horne,	Orr,	Whitehouse,
Dewey, P. H.,	Hough,	Perry,	Whiteman,
Diehm,	Huston,	Phillips,	Williams,
Dilshelmer,	Jones, D. J.,	Pike,	Wolfe,
Dithrich,	Jones, W. W.,	Posey,	Woner,
Donneley,	Jordan,	Quigley,	Wood,
Drinkhouse,	Kantner,	Rhoads,	Woodruff,
Dunlap,	Keene,	Richards,	Zook,
Dunn,	Kelly,	Rieder,	Spangler,
	Kinsman,	Rinn,	Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 799, entitled:

An Act making an appropriation to the Home of the Good Shepherd Lincoln avenue Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Gochring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Spowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Miller, A.,	Thomas,
Craig, J. O.,	Heffernan,	Miller, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Wcamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilshelmer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.



Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 800, entitled:

An Act making an appropriation to the Taylor Hospital Association of the Borough of Taylor Lackawanna county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Gochring,	McGowan,	Smith, J. W.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brendie,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Comer,	Haskett,	Mantz,	Strauss,
Conner,	Hatrick,	Michael,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettaeh,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilshimer,	Jones, W. W.,	Posey,	Wolfe,
Dithrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 801, entitled:

An Act making an appropriation to the Saint Joseph's Foundling Home and Maternity Hospital of Scranton Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Gochring,	McGowan,	Smith, J. W.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brendie,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Comer,	Haskett,	Mantz,	Strauss,
Conner,	Hatrick,	Michael,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettaeh,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilshimer,	Jones, W. W.,	Posey,	Wolfe,
Dithrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 802, entitled:

An Act making an appropriation to the Pennsylvania Museum and School of Industrial Art

And said bill having been read at length the third time, considered and agreed to.

On the question?

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,

Power,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Gold,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Spraws,
Brown, F. R.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Steedle,
Burns,	Haldeman,	Mangan,	Stark,
Hampson,	Harding,	Marcus, J.,	Sterling,
Campbell,	Harer,	Marcus, J. C.,	Stevens,
Catlin,	Harry,	Marshall,	Stevenson,
Clutton,	Haslett,	Martin,	Stewart,
Comer,	Hatrick,	Mantz,	Strauss,
Conner,	Haws,	Michel,	Sweitzer,
Cook,	Heffernan,	Millar, A.,	Thomas,
Craig, J. R.,	Henderson, E.,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, W.,	Miller, C.,	Van Alen,
Cratty,	Hess,	Miller, D. I.,	Vickerman,
Crum,	Hetrick,	Miller, D. D.,	Walker, G. T.,
Curran,	Hoffman, J. N.,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, M. R.,	Miller, J. J.,	Weamer,
Davis,	Holcombe,	Mitchell,	Weiss,
Dawson,	Hoover,	Morris,	Wells,
DeHaas,	Horne,	Ogle,	Wettach,
Dennings,	Hough,	Orr,	Whitaker,
Dewey, C. P.,	Huston,	Perry,	Whitehouse,
Dewey, P. H.,	Jones, D. J.,	Phillips,	Whiteman,
Diehm,	Jones, W. W.,	Pike,	Williams,
Dilheimer,	Jordan,	Posay,	Wolfe,
Ditrich,	Kantner,	Quigley,	Woner,
Donneley,	Keene,	Rhoads,	Wood,
Drinkhouse,	Kelly,	Richards,	Woodruff,
Dunlap,	Kinsman,	Rieder,	Zook,
Dunn,		Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 813, entitled:

An Act making an appropriation to the Titusville Hospital at Titusville Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCauna,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Gold,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Spraws,
Brown, F. R.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Harding,	Marcus, J.,	Sterling,
Catlin,	Harer,	Marcus, J. C.,	Stevens,
Clutton,	Harry,	Marshall,	Stevenson,
Comer,	Haslett,	Martin,	Stewart,
Conner,	Hatrick,	Mantz,	Strauss,
Cook,	Haws,	Michel,	Sweitzer,
Craig, J. R.,	Heffernan,	Millar, A.,	Thomas,
Craig, J. O.,	Henderson, E.,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, W.,	Miller, C.,	Van Alen,
Crum,	Hess,	Miller, D. I.,	Vickerman,
Curran,	Hetrick,	Miller, D. D.,	Walker, G. T.,
Curry,	Hoffman, J. N.,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, M. R.,	Miller, J. J.,	Weamer,
Dawson,	Holcombe,	Mitchell,	Weiss,
DeHaas,	Hoover,	Morris,	Wells,
Dennings,	Horne,	Ogle,	Wettach,
Dewey, C. P.,	Hough,	Orr,	Whitaker,
Dewey, P. H.,	Huston,	Perry,	Whitehouse,

## NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 814, entitled:

An Act making an appropriation to the House of Good Shepherd Scranton Pennsylvania

And said bill having been read at length the first time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCauna,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Gold,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Spraws,
Brown, F. R.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Harding,	Marcus, J.,	Sterling,
Catlin,	Harer,	Marcus, J. C.,	Stevens,
Clutton,	Harry,	Marshall,	Stevenson,
Comer,	Haslett,	Martin,	Stewart,
Conner,	Hatrick,	Mantz,	Strauss,
Cook,	Haws,	Michel,	Sweitzer,
Craig, J. R.,	Heffernan,	Millar, A.,	Thomas,
Craig, J. O.,	Henderson, E.,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, W.,	Miller, C.,	Van Alen,
Crum,	Hess,	Miller, D. I.,	Vickerman,
Curran,	Hetrick,	Miller, D. D.,	Walker, G. T.,
Curry,	Hoffman, J. N.,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, M. R.,	Miller, J. J.,	Weamer,
Dawson,	Holcombe,	Mitchell,	Weiss,
DeHaas,	Hoover,	Morris,	Wells,
Dennings,	Horne,	Ogle,	Wettach,
Dewey, C. P.,	Hough,	Orr,	Whitaker,
Dewey, P. H.,	Huston,	Perry,	Whitehouse,
Diehm,	Jones, D. J.,	Phillips,	Whiteman,
Dilheimer,	Jones, W. W.,	Pike,	Williams,
Ditrich,	Jordan,	Posay,	Wolfe,
Donneley,	Kantner,	Quigley,	Woner,
Drinkhouse,	Keene,	Rhoads,	Wood,
Dunlap,	Kelly,	Richards,	Woodruff,
Dunn,	Kinsman,	Rieder,	Zook,
		Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 815, entitled:

An Act making an appropriation to the Brookville Hospital Brookville Pennsylvania



And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCarthy,	Sinclair,
Blair,	Gearhart,	McClure,	Smiley,
Bluet,	Gelder,	McConnell,	Smink,
Blumberg,	Gibbon,	Glass,	Smith, H. J.,
Bolard,	Golder,	Gochring,	Smith, H.,
Bower,	Goodnough,	Goss,	Smith, J. W.,
Brady,	Goss,	Green,	Smith, L.,
Brendle,	Green,	Griffith,	Snowden,
Brenneman,	Hagerly,	Haines,	Soffel,
Bromley,	Haldeman,	Hampson,	Sowers,
Brooks,	Harer,	Harding,	Sprowls,
Brown, F. B.,	Haslett,	Harrick,	Stackhouse,
Brown, T. R.,	Hatrick,	Hawes,	Stark,
Burns,	Hawes,	Heffernan,	Steedle,
Campbell,	Henderson, E.,	Henderson, W.,	Sterling,
Catlin,	Hess,	Hetrick,	Stevens,
Clutton,	Hoffman, J. N.,	Hoffman, M. R.,	Stevenson,
Comerer,	Holcombe,	Hoover,	Stewart,
Conner,	Hoover,	Horne,	Strauss,
Cook,	Hough,	Houston,	Sweitzer,
Craig, J. R.,	Huston,	Jones, D. J.,	Thomas,
Craig, J. O.,	Diehm,	Dilshelmer,	Trainer,
Cratty,	Dilshelmer,	Ditrich,	Van Alen,
Crum,	Donneley,	Drinkhouse,	Vickerman,
Curran,	Drinkhouse,	Dunlap,	Walker, G. T.,
Curry,	Dunlap,	Dunn,	Walker, J. A.,
Davis,	Dunn,		Weamer,
Dawson,			Weiss,
DeHaas,			Wells,
Denning,			Wettach,
Dewey, C. P.,			Whitaker,
Dewey, P. H.,			Whitehouse,
Diehm,			Whiteman,
Dilshelmer,			Williams,
Ditrich,			Wolfe,
Donneley,			Woner,
Drinkhouse,			Wood,
Dunlap,			Woodruff,
Dunn,			Zook,
			Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 819, as follows:

An Act making an appropriation to the DuBois Hospital of DuBois Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCarthy,	Sinclair,
Blair,	Gearhart,	McClure,	Smiley,
Bluet,	Gelder,	McConnell,	Smink,
	Gibbon,		Smith, H. J.,

Blumberg,	Glass,	McCurdy,	Smith, H.,
Bolard,	Gochring,	McGowan,	Smith, J. W.,
Bower,	Golder,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerly,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comerer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Houston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilshelmer,	Jones, W. W.,	Posey,	Wolfe,
Ditrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 825, entitled:

An Act to repeal an act of General Assembly approved May first Anno Domini one thousand nine hundred and nineteen entitled "An Act making an appropriation for the payment of the statutory medical hospital surgical and burial expenses and compensation outstanding and due and to become due to injured employees and dependents of deceased employees whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first one thousand nine hundred and nineteen" (Appropriation Acts page twenty-five) to repeal an act of General Assembly approved July eighteenth Anno Domini one thousand nine hundred and nineteen entitled "An act making an appropriation for the payment of the statutory medical hospital surgical and burial expenses and compensation due and to become due to injured employees and dependents of deceased employees whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first one thousand nine hundred and twenty-one" (Appropriation Acts page two hundred and thirty-five) and making an appropriation for the payment of medical hospital surgical and burial expenses and workmen's compensation which may become due during the biennial period ending May thirty-first one thousand nine hundred and twenty-three to employees and dependents of employees of the various departments of the Commonwealth under the Workmen's Compensation Act of one thousand nine hundred and fifteen as amended and for the payment of expenses incurred in the investigation and adjustment of such claims

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCarthy,	Sinclair,
	Gearhart,	McClure,	Smiley,

Blair,	Gelder	McClure,	Smink,
Bluet,	Gibbon,	McConnell,	Smith, H. J.,
Blumberg,	Glass,	McCurdy,	Smith, H.,
Bolard,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Goldcr,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Sprrows,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stark,
Brown, F. B.,	Haines,	Magill,	Steedle,
Brown, T. R.,	Haldeman,	Mangan,	Sterling,
Burns,	Hampson,	Marcus, J.,	Stevens,
Campbell,	Harding,	Marcus, J. C.,	Stevenson,
Catlin,	Harer,	Marshall,	Stewart,
Clutton,	Harry,	Martin,	Strauss,
Comer,	Haslett,	Mantz,	Sweitzer,
Conner,	Hatrlick,	Michel,	Thomas,
Cook,	Haws,	Millar, A.,	Traincr,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Vickerman,
Cratty,	Henderson, W.,	Miller, D. I.,	Walker, G. T.,
Crum,	Hess,	Miller, D. D.,	Walker, J. A.,
Curran,	Hetrick,	Miller, H. F.,	Weamer,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weiss,
Davis,	Hoffman, M. R.,	Mitchell,	Wells,
Dawson,	Holcombe,	Morris,	Wettach,
DeHaas,	Hoover,	Ogle,	Whitaker,
Denning,	Horne,	Orr,	Whitehouse,
Dewey, C. P.,	Hough,	Perry,	Whiteman,
Dewey, P. H.,	Huston,	Phillips,	Williams,
Diehlm,	Jones, D. J.,	Pike,	Wolfe,
Dilsheimer,	Jones, W. W.,	Posey,	Woner,
Dithrich,	Jordan,	Quigley,	Wood,
Donneley,	Kantner,	Rhoads,	Woodruff,
Drinkhouse,	Keene,	Richards,	Zook,
Dunlap,	Kelly,	Rieder,	Spangler,
Dunn,	Kinsman,	Rinn,	Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 826, entitled:

An Act making an appropriation to the Ohio Valley General Hospital at McKees Rocks Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finnay,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaun,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Goldcr,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprrows,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrlick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Traincr,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
	Huston,	Phillips,	Whiteman,

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 829, entitled:

An Act making an appropriation to Saint Patrick's Orphan Asylum of Scranton Pennsylvania

And said bill having been at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finnay,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaun,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Goldcr,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprrows,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrlick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Traincr,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
	Huston,	Phillips,	Whiteman,

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 832, entitled:

An Act making an appropriation to the Retirement Board for the purpose of carrying out the provisions of the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws—one thousand and forty-three)



entitled "An act establishing a public school employees' retirement system and creating a retirement board for administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolws,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Dilheimer,	Jones, D. J.,	Pike,	Williams,
Ditrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 833, entitled:

An Act making an appropriation to the Cottage State Hospital Cottage avenue Connellsville Fayette county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolws,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Dilheimer,	Jones, D. J.,	Pike,	Williams,
Ditrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 844, entitled:

An Act making an appropriation to the Bellefonte Hospital Bellefonte Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz.:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolws,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
	Haldeman,	Mangan,	Steedle,

Jurns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comier,	Haslett,	Mantz,	Strauss,
Conner,	Hatrlick,	Michel,	Sweitzer,
Cook,	Haws,	Aillar, A.,	Thomas,
Craig, J. R.,	Huffernan,	Aillar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
Dittrich,	Jordan,	Quizley,	Woner,
Donoley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 845, entitled:

An Act creating a commission to secure a site and to establish and conduct a State fair and making an appropriation therefor

BILL POSTPONED.

Mr. HESS. There is some objection to this bill No. 845. The opponents of the bill do not wish to interfere with the progress that is being made on the appropriation calendar, and in view of that fact I move that further consideration of House Bill No. 845 be postponed for the present.

Mr. RHODAS. Mr. Speaker, I second the motion.

The motion was agreed to.

## APPROPRIATION BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 847, entitled:

An Act making an appropriation to the Shenango Valley Hospital of New Castle Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Bluet,	Gearhart,	McCarthy,	Smiley,
Blumberg,	Gelder,	McClure,	Smink,
Boland,	Gibbon,	McConnell,	Smith, H. J.,
Bower,	Glass,	McCurdy,	Smith, H.,
Brady,	Goehring,	McGowan,	Smith, J. W.,
Brendie,	Golder,	McHugh,	Smith, L.,
Brenneman,	Goodnough,	McKim,	Snowden,
Bromley,	Goss,	McKnight,	Soffel,
Brooks,	Green,	McMullen,	Sowers,
Brown, F. B.,	Griffith,	McOwen,	Sprolws,
Brown, T. R.,	Hagerty,	McVicar,	Stackhouse,
Burns,	Haines,	Magill,	Stark,
Campbell,	Haldeman,	Mangan,	Steedle,
Catlin,	Hampson,	Marcus, J.,	Sterling,
Chaplin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,

Comer, Harry,	Martin,	Stewart,
Conner, Haslett,	Mantz,	Strauss,
Cook, Hatrick,	Michell,	Sweitzer,
Craig, J. H., Haws,	Millar, A.,	Thomas,
Cratty, J. O.,	Miller, A. S. C.,	Trainer,
Crum, Henderson, E.,	Miller, C.,	Van Alen,
Curran, Hess,	Miller, D. I.,	Viederman,
Curry, Hatrick,	Miller, H. F.,	Walker, G. T.,
Davis, Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Dawson, Hoffman, M. R.,	Mitchell,	Weamer,
DeHaas, Holcombe,	Morris,	Weiss,
Denning, Hoover,	Ogle,	Wells,
Dewey, C. P., Horne,	Orr,	Wettach,
Dewey, P. H., Hough,	Perry,	Whitaker,
Diehm, Huston,	Phillips,	Whitehouse,
Dilsheimer, Jones, D. J.,	Pike,	Whiteman,
Dithrich, Jones, W. W.,	Posey,	Williams,
Donneley, Jordan,	Quizley,	Wolfe,
Drinkhouse, Kantner,	Rhoads,	Woner,
Dunlap, Keene,	Richards,	Wood,
Dunn, Kelly,	Rieder,	Woodman,
Kinsman, Rinn,	Spencer,	Zook,
		Spencer,

## NAYS-0

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 851, entitled:

An Act making an appropriation to the Philadelphia Home for Incurables

And said bill having been read at length the third time,  
considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Staddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evang,	Lafferty,	Scheffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shafter,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Biddlepacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Gochring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Conier,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Switzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Miller, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. J.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Wearner,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dittrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rnoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Sneaker.

NAYS—0.



The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 852, entitled:

An Act making an appropriation to the Ellwood City Hospital Ellwood City Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaum,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harris,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Herrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Dieth,	Huston,	Phillips,	Whiteman,
Dilshelmer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker,

## NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 853, entitled:

An Act making an appropriation to the Almira Home Association at New Castle Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaum,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harris,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Herrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Dieth,	Huston,	Phillips,	Whiteman,
Dilshelmer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker,

## NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 854, entitled:

An Act making an appropriation to the Canonsburg General Hospital Association at Canonsburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaum,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
	Harding,	Marcus, J. C.,	Stevens,

Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comerer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehn,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
Dithrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Rhoads,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 857, entitled:

An Act making an appropriation to the Charleroi-Monessen Hospital at Charleroi Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—205.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smink,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Boland,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Brady,	Golder,	McHugh,	Snowden,
Brendle,	Goodnough,	McKinn,	Soffel,
Brenneman,	Goss,	McKnight,	Sowers,
Bromley,	Green,	McMullen,	Sprowls,
Brooks,	Griffith,	McVicar,	Stackhouse,
Brown, F. B.,	Hagerty,	Magill,	Stark,
Brown, T. R.,	Haines,	Mangan,	Steedle,
Burns,	Haldeman,	Marcus, J.,	Sterling,
Campbell,	Hampson,	Marcus, J. C.,	Stevens,
Catlin,	Harding,	Marshall,	Stevenson,
Clutton,	Harer,	Martin,	Stewart,
Comerer,	Harry,	Mantz,	Strauss,
Conner,	Haslett,	Michel,	Sweitzer,
Cook,	Hatrick,	Millar, A.,	Thomas,
Craig, J. R.,	Haws,	Miller, A. S. C.,	Trainer,
Craig, J. O.,	Heffernan,	Miller, C.,	Van Alen,
Cratty,	Henderson, E.,	Miller, D. I.,	Vickerman,
Crum,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Curran,	Hess,	Miller, H. F.,	Walker, J. A.,
Curry,	Hetrick,	Miller, J. J.,	Weamer,
Davis,	Hoffman, J. N.,	Mitchell,	Weiss,
Dawson,	Hoffman, M. R.,	Morris,	Wells,
DeHaas,	Holcombe,	Ogle,	Wettach,
Denning,	Hoover,	Orr,	Whitaker,
Dewey, C. P.,	Horne,	Perry,	Whitehouse,
Dewey, P. H.,	Hough,	Phillips,	Whiteman,
Diehn,	Huston,	Pike,	Williams,
Dilsheimer,	Jones, D. J.,	Posey,	Wolfe,
Dithrich,	Jones, W. W.,	Quigley,	Woner,
Donneley,	Jordan,	Rhoads,	Wood,
Drinkhouse,	Kantner,	Rhoads,	Woodruff,
Dunlap,	Keene,	Rieder,	Zook,
Dunn,	Kelly,	Rinn,	Spangler,
	Kinsman,		Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 874, entitled:

An Act making an appropriation to the Children's Hospital of Pittsburgh in the city of Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smink,
Bluet,	Gelder,	McClure,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Boland,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Brady,	Golder,	McHugh,	Snowden,
Brendle,	Goodnough,	McKinn,	Soffel,
Brenneman,	Goss,	McKnight,	Sowers,
Bromley,	Green,	McMullen,	Sprowls,
Brooks,	Griffith,	McVicar,	Stackhouse,
Brown, F. B.,	Hagerty,	Magill,	Stark,
Brown, T. R.,	Haines,	Mangan,	Steedle,
Burns,	Haldeman,	Marcus, J.,	Sterling,
Campbell,	Hampson,	Marcus, J. C.,	Stevens,
Catlin,	Harding,	Marshall,	Stevenson,
Clutton,	Harer,	Martin,	Stewart,
Comerer,	Harry,	Mantz,	Strauss,
Conner,	Haslett,	Michel,	Sweitzer,
Cook,	Hatrick,	Millar, A.,	Thomas,
Craig, J. R.,	Haws,	Miller, A. S. C.,	Trainer,
Craig, J. O.,	Heffernan,	Miller, C.,	Van Alen,
Cratty,	Henderson, E.,	Miller, D. I.,	Vickerman,
Crum,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Curran,	Hess,	Miller, H. F.,	Walker, J. A.,
Curry,	Hetrick,	Miller, J. J.,	Weamer,
Davis,	Hoffman, J. N.,	Mitchell,	Weiss,
Dawson,	Hoffman, M. R.,	Morris,	Wells,
DeHaas,	Holcombe,	Ogle,	Wettach,
Denning,	Hoover,	Orr,	Whitaker,
Dewey, C. P.,	Horne,	Perry,	Whitehouse,
Dewey, P. H.,	Hough,	Phillips,	Whiteman,
Diehn,	Huston,	Pike,	Williams,
Dilsheimer,	Jones, D. J.,	Posey,	Wolfe,
Dithrich,	Jones, W. W.,	Quigley,	Woner,
Donneley,	Jordan,	Rhoads,	Wood,
Drinkhouse,	Kantner,	Rhoads,	Woodruff,
Dunlap,	Keene,	Rieder,	Zook,
Dunn,	Kelly,	Rinn,	Spangler,
	Kinsman,		Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 882, entitled:

An Act making an appropriation to the trustees of the University of Pittsburgh for the general maintenance of and purchase of equipment for the university and for the summer term

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:



## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Gold,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprows,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslet,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Ditrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 889, entitled:

An Act to amend an act approved the eighteenth day of July one thousand nine hundred and nineteen (Appropriation Acts page one hundred and thirty-nine) entitled "An act making an appropriation to the Frederick Douglass Memorial Hospital and Training School of Philadelphia Pennsylvania"

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Gold,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprows,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslet,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Ditrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,

Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comer,	Haslet,	Mantz,	Strauss,
Conner,	Hatrick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
Ditrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 900, entitled:

An Act making an appropriation to the Jewish Sheltering Home and Home for the Homeless and Aged Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Gold,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprows,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslet,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Ditrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,

Dunlap, Keene, Richards, Woodruff,  
Dunn, Kelly, Rieder, Zook,  
Kinsman, Rinn, Spangler,  
Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 901, entitled:

An Act making an appropriation to the National Stomach Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaun,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKin,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprows,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatriek,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Dennig,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 902, entitled:

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaun,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKin,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprows,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatriek,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Dennig,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 903, entitled:

An Act making an appropriation to the Mount Sinai Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Franklin,	McCaig,	Shellenberger,
Bidelspacher,	Gearhart,	McCaun,	Sinclair,
Blair,	Gelder,	McCarthy,	Smiley,
Bluet,	Gibbon,	McClure,	Smink,
Blumberg,	Glass,	McConnell,	Smith, H. J.,
Bolard,	Goehring,	McCurdy,	Smith, H.,
Bower,	Goldner,	McGowan,	Smith, J. W.,
Brady,	Goodnough,	McHugh,	Smith, L.,
Brendle,	Goss,	McKin,	Snowden,
Brenneman,	Green,	McKnight,	Soffel,
	Griffith,	McMullen,	Sowers,



Bromley,	Hagerty,	McOwen,	Sprolws,
Brooks,	Haines,	McVicar,	Stackhouse,
Brown, F. R.,	Haldeman,	Magill,	Stark,
Brown, T. R.,	Hampson,	Mangan,	Steedle,
Burns,	Harding,	Marcus, J.,	Sterling,
Campbell,	Harer,	Marcus, J. C.,	Stevens,
Catlin,	Harry,	Marshall,	Stevenson,
Clutton,	Haslett,	Martin,	Stewart,
Comeror,	Hatrlick,	Mantz,	Strauss,
Conner,	Haws,	Michel,	Sweltzer,
Cook,	Heffernan,	Millar, A.,	Thomas,
Craig, J. R.,	Henderson, E.,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, W.,	Miller, C.,	Van Alen,
Cratty,	Hess,	Miller, D. I.,	Vickerman,
Crum,	Hetrick,	Miller, D. D.,	Walker, G. T.,
Curran,	Hoffman, J. N.,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, M. R.,	Miller, J. J.,	Weamer,
Davis,	Holcombe,	Mitchell,	Weiss,
Dawson,	Hoover,	Morris,	Wells,
DeHaas,	Horne,	Ogle,	Wettach,
Denning,	Hough,	Orr,	Whitaker,
Dewey, C. P.,	Huston,	Perry,	Whitehouse,
Dewey, P. H.,	Jones, D. J.,	Phillips,	Whiteman,
Diehm,	Jones, W. W.,	Pike,	Williams,
Dilshelmer,	Jordan,	Posey,	Wolfe,
Dithrich,	Kantner,	Quigley,	Woner,
Donneley,	Keene,	Rhoads,	Wood,
Drinkhouse,	Kelly,	Richards,	Woodruff,
Dunlap,	Kinsman,	Rieder,	Zook,
Dunn,		Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 904, entitled:

An Act making an appropriation to the Saint Vincent's Hospital Association of the city of Erie Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaig,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bohring,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Golder,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprolws,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. R.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comeror,	Haslett,	Mantz,	Strauss,
Conner,	Hatrlick,	Michel,	Sweltzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilshelmer,	Jones, W. W.,	Posey,	Wolfe,
Dithrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker

YEAS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 905, entitled:

An Act making an appropriation to the Erie Home for the Friendless of the city of Erie Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaig,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bohring,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Golder,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprolws,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. R.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comeror,	Haslett,	Mantz,	Strauss,
Conner,	Hatrlick,	Michel,	Sweltzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilshelmer,	Jones, W. W.,	Posey,	Wolfe,
Dithrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker

NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 906, entitled:

An Act making an appropriation to the Bethesda Home Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugb,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibson,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Goldr,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolvis,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Mantz,	Stewart,
Conner,	Haslett,	Michel,	Strauss,
Cook,	Hatrick,	Millar, A.,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A. S. C.,	Thomas,
Craig, J. O.,	Heffernan,	Miller, C.,	Trainer,
Crum,	Henderson, E.,	Miller, D. I.,	Van Alen,
Curran,	Henderson, W.,	Miller, D. D.,	Vickerman,
Curry,	Hess,	Miller, H. F.,	Walker, G. T.,
Davis,	Hetrick,	Miller, J. J.,	Walker, J. A.,
Dawson,	Hoffman, J. N.,	Mitchell,	Wcamer,
DeHaas,	Hoffman, M. R.,	Morris,	Weiss,
Denning,	Holcombe,	Ogle,	Wells,
Dewey, C. P.,	Hoover,	Orr,	Wettach,
Dewey, P. H.,	Horne,	Perry,	Whitaker,
Diehm,	Hough,	Phillips,	Whitehouse,
Dilsheimer,	Huston,	Pike,	Whiteman,
Dithrich,	Jones, D. J.,	Posey,	Williams,
Donneley,	Jones, W. W.,	Quigley,	Wolfe,
Drinkhouse,	Jordan,	Rhoads,	Woner,
Dunlap,	Kantner,	Richards,	Wood,
Dunn,	Keene,	Rieder,	Woodruff,
	Kinsman,	Rinn,	Zook,
			Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 911, entitled:

An Act making an appropriation to the Pennsylvania Training School at Morgantown Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugb,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibson,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Goldr,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolvis,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Mantz,	Stewart,
Conner,	Haslett,	Michel,	Strauss,
Cook,	Hatrick,	Millar, A.,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A. S. C.,	Thomas,
Craig, J. O.,	Heffernan,	Miller, C.,	Trainer,
Crum,	Henderson, E.,	Miller, D. I.,	Van Alen,
Curran,	Henderson, W.,	Miller, D. D.,	Vickerman,
Curry,	Hess,	Miller, H. F.,	Walker, G. T.,
Davis,	Hetrick,	Miller, J. J.,	Walker, J. A.,
Dawson,	Hoffman, J. N.,	Mitchell,	Wcamer,
DeHaas,	Hoffman, M. R.,	Morris,	Weiss,
Denning,	Holcombe,	Ogle,	Wells,
Dewey, C. P.,	Hoover,	Orr,	Wettach,
Dewey, P. H.,	Horne,	Perry,	Whitaker,
Diehm,	Hough,	Phillips,	Whitehouse,
Dilsheimer,	Huston,	Pike,	Whiteman,
Dithrich,	Jones, D. J.,	Posey,	Williams,
Donneley,	Jones, W. W.,	Quigley,	Wolfe,
Drinkhouse,	Jordan,	Rhoads,	Woner,
Dunlap,	Kantner,	Richards,	Wood,
Dunn,	Keene,	Rieder,	Woodruff,
	Kinsman,	Rinn,	Zook,
			Spangler,
			Speaker.

## NAYS—0.

Clutton,	Harry,	Martin,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Wcamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
Dithrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 919, entitled:

An Act making a deficiency appropriation to the Department of Public Instruction for the payment of the State's share of the salary of vocational teachers and for the State's share of the increase of salaries of teachers

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugb,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibson,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Goldr,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolvis,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Mantz,	Stewart,
Conner,	Haslett,	Michel,	Strauss,
Cook,	Hatrick,	Millar, A.,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A. S. C.,	Thomas,
Craig, J. O.,	Heffernan,	Miller, C.,	Trainer,
Crum,	Henderson, E.,	Miller, D. I.,	Van Alen,
Curran,	Henderson, W.,	Miller, D. D.,	Vickerman,
Curry,	Hess,	Miller, H. F.,	Walker, G. T.,
Davis,	Hetrick,	Miller, J. J.,	Walker, J. A.,
Dawson,	Hoffman, J. N.,	Mitchell,	Wcamer,
DeHaas,	Hoffman, M. R.,	Morris,	Weiss,
Denning,	Holcombe,	Ogle,	Wells,
Dewey, C. P.,	Hoover,	Orr,	Wettach,
Dewey, P. H.,	Horne,	Perry,	Whitaker,
Diehm,	Hough,	Phillips,	Whitehouse,
Dilsheimer,	Huston,	Pike,	Whiteman,
Dithrich,	Jones, D. J.,	Posey,	Williams,
Donneley,	Jones, W. W.,	Quigley,	Wolfe,
Drinkhouse,	Jordan,	Rhoads,	Woner,
Dunlap,	Kantner,	Richards,	Wood,
Dunn,	Keene,	Rieder,	Woodruff,
	Kinsman,	Rinn,	Zook,
			Spangler,
			Speaker.



The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 920, entitled:

An Act making an appropriation to the Pittsburgh Home for Babies Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaun,	Sinclair,
Blair,	Gearhart,	McClure,	Smiley,
Bluet,	Gelder,	McConnell,	Smink,
Blumberg,	Gibson,	McCurdy,	Smith, H. J.,
Bolard,	Glass,	McGowan,	Smith, H.,
Bower,	Goebring,	McHugh,	Smith, J. W.,
Brady,	Golder,	McKim,	Smith, L.,
Brendle,	Goodnough,	McKnight,	Snowden,
Brenneman,	Goss,	McMullen,	Soffel,
Bromley,	Green,	McOwen,	Sowers,
Brooks,	Griffith,	McVicar,	Spowls,
Brown, F. B.,	Hagerty,	Magill,	Stackhouse,
Brown, T. R.,	Haines,	Mangan,	Stark,
Burns,	Haldeman,	Marcus, J.,	Steedle,
Campbell,	Hampson,	Marcus, J. C.,	Sterling,
Catlin,	Harding,	Marshall,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Miller, A.,	Thomas,
Craig, J. O.,	Heffernan,	Miller, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. L.,	Walker, G. T.,
Curry,	Herrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Whitach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Disheimer,	Jones, D. J.,	Pike,	Williams,
Ditrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 921, entitled:

An Act making an appropriation to the Saint Christopher's Hospital for Children Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaun,	Sinclair,
Blair,	Gearhart,	McClure,	Smiley,
Bluet,	Gelder,	McConnell,	Smink,
Blumberg,	Gibson,	McCurdy,	Smith, H. J.,
Bolard,	Glass,	McGowan,	Smith, H.,
Bower,	Goebring,	McHugh,	Smith, J. W.,
Brady,	Golder,	McKim,	Smith, L.,
Brendle,	Goodnough,	McKnight,	Snowden,
Brenneman,	Goss,	McMullen,	Soffel,
Bromley,	Green,	McOwen,	Sowers,
Brooks,	Griffith,	McVicar,	Spowls,
Brown, F. B.,	Hagerty,	Magill,	Stackhouse,
Brown, T. R.,	Haines,	Mangan,	Stark,
Burns,	Haldeman,	Marcus, J.,	Steedle,
Campbell,	Hampson,	Marcus, J. C.,	Sterling,
Catlin,	Harding,	Marshall,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Miller, A.,	Thomas,
Craig, J. O.,	Heffernan,	Miller, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. L.,	Walker, G. T.,
Curry,	Herrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Whitach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Disheimer,	Jones, D. J.,	Pike,	Williams,
Ditrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 922, entitled:

An Act making an appropriation to the Kensington Hospital for Women Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaun,	Sinclair,
Blair,	Gearhart,	McClure,	Smiley,
Bluet,	Gelder,	McConnell,	Smink,
Blumberg,	Gibson,	McCurdy,	Smith, H. J.,
Bolard,	Glass,	McGowan,	Smith, H.,
Bower,	Goebring,	McHugh,	Smith, J. W.,
Brady,	Golder,	McKim,	Smith, L.,
Brendle,	Goodnough,	McKnight,	Snowden,
Brenneman,	Goss,	McMullen,	Soffel,
Bromley,	Green,	McOwen,	Sowers,
Brooks,	Griffith,	McVicar,	Spowls,
Brown, F. B.,	Hagerty,	Magill,	Stackhouse,
Brown, T. R.,	Haines,	Mangan,	Stark,
Burns,	Haldeman,	Marcus, J.,	Steedle,
Campbell,	Hampson,	Marcus, J. C.,	Sterling,
	Harding,		Stevens,

Catlin, Clutton, Comerer, Conner, Cook, Craig, J. R., Craig, J. O., Cratty, Crum, Curran, Curry, Davis, Dawson, DeHaas, Denning, Dewey, C. P., Dewey, P. H., Diehm, Dilsheimer, Dittrich, Donneley, Drinkhouse, Dunlap, Dunn,	Harer, Harry, Haslett, Hatrlick, Haws, Heffernan, Henderson, E., Henderson, W., Hess, Hetrick, Hoffman, J. N., Hoffman, M. R., Holcombe, Hoover, Horne, Hough, Huston, Jones, D. J., Jones, W. W., Jordan, Kantner, Keene, Kelly, Kinsman,	Marshall, Martin, Mantz, Michel, Millar, A., Miller, A. S. C., Miller, D. I., Miller, D. D., Miller, H. F., Miller, J. J., Mitchell, Morris, Ogle, Orr, Perry, Phillips, Pike, Posey, Quigley, Rhoads, Richards, Rieder, Rinn,	Stevenson, Stewart, Strauss, Sweetzer, Thomas, Trainer, Van Alen, Vickerman, Walker, G. T., Walker, J. A., Weamer, Weiss, Wells, Wettach, Whitaker, Whitehouse, Whiteman, Williams, Wolfe, Woner, Wood, Woodruff, Zook, Spangler, Speaker.
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AYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 936, entitled:

An Act making an appropriation to the Elmwood Home Erie Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander, Allum, Armstrong, Asbury, Aston, Baker, Baldi, Barnhart, Beaver, Beckley, Bell, Bidelspacher, Blair, Bluet, Blumberg, Bolard, Bower, Brady, Brendle, Brenneman, Bromley, Brooks, Brown, F. B., Brown, T. R., Burns, Campbell, Catlin, Clutton, Comerer, Conner, Cook, Craig, J. R., Craig, J. O., Cratty, Crum, Curran, Curry, Davis, Dawson, DeHaas, Denning, Dewey, C. P., Dewey, P. H., Diehm, Dilsheimer, Dittrich, Donneley, Drinkhouse, Dunlap, Dunn,	Eaches, Edmonds, Ehrhardt, Elgin, Evans, Feldman, Finney, Fitzgibbon, Flynn, Fowler, Fox, Franklin, Gearhart, Gelder, Gibbon, Glass, Goehring, Golder, Goodnough, Goss, Green, Griffith, Hagerty, Haines, Haldeman, Hampson, Harding, Harer, Harry, Haslett, Hatrlick, Haws, Heffernan, Henderson, E., Henderson, W., Hess, Hetrick, Hoffman, J. N., Hoffman, M. R., Holcombe, Hoover, Horne, Hough, Huston, Jones, D. J., Jones, W. W., Jordan, Kantner, Keene, Kelly, Kinsman,	Kohler, Kooser, Krause, Krug, Lafferty, Leeds, Lewis, Long, Love, McBride, McCaig, McCann, McCarthy, McClure, McConnell, McCurdy, McGowan, McHugh, McKim, McKnight, McMullen, McOwen, McVicar, Magill, Mangan, Marcus, J., Marcus, J. C., Marshall, Martin, Mantz, Michel, Millar, A., Miller, A. S. C., Miller, C., Miller, D. I., Miller, D. D., Miller, H. F., Miller, J. J., Mitchell, Morris, Ogle, Orr, Perry, Phillips, Pike, Posey, Quigley, Rhoads, Richards, Rieder, Rinn,	Roman, Ruch, Ruddy, Ruth, Schaeffer, Schilling, Schwartz, Sieg, Shaffer, Shannon, Shellenberger, Smiley, Smink, Smith, H. J., Smith, H., Smith, J. W., Smith, L., Snowden, Soffel, Sowers, Sprawls, Stackhouse, Stark, Steedle, Sterling, Stevens, Stevenson, Stewart, Strauss, Sweetzer, Thomas, Trainer, Van Alen, Vickerman, Walker, G. T., Walker, J. A., Weamer, Weiss, Wells, Wettach, Whitaker, Whitehouse, Whiteman, Williams, Wolfe, Woner, Wood, Woodruff, Zook, Spangler, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 940, entitled:

An Act making an appropriation to the Brownsville General Hospital Brownsville Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YAS—203.

Alexander, Allum, Armstrong, Asbury, Aston, Baker, Baldi, Barnhart, Beaver, Beckley, Bell, Bidelspacher, Blair, Bluet, Blumberg, Bolard, Bower, Brady, Brendle, Brenneman, Bromley, Brooks, Brown, F. B., Brown, T. R., Burns, Campbell, Catlin, Clutton, Comerer, Conner, Cook, Craig, J. R., Craig, J. O., Cratty, Crum, Curran, Curry, Davis, Dawson, DeHaas, Denning, Dewey, C. P., Dewey, P. H., Diehm, Dilsheimer, Dittrich, Donneley, Drinkhouse, Dunlap, Dunn,	Eaches, Edmonds, Ehrhardt, Elgin, Evans, Feldman, Finney, Fitzgibbon, Flynn, Fowler, Fox, Franklin, Gearhart, Gelder, Gibbon, Glass, Goehring, Golder, Goodnough, Goss, Green, Griffith, Hagerty, Haines, Haldeman, Hampson, Harding, Harer, Harry, Haslett, Hatrlick, Haws, Heffernan, Henderson, E., Henderson, W., Hess, Hetrick, Hoffman, J. N., Hoffman, M. R., Holcombe, Hoover, Horne, Hough, Huston, Jones, D. J., Jones, W. W., Jordan, Kantner, Keene, Kelly, Kinsman,	Kohler, Kooser, Krause, Krug, Lafferty, Leeds, Lewis, Long, Love, McBride, McCaig, McCann, McCarthy, McClure, McConnell, McCurdy, McGowan, McHugh, McKim, McKnight, McMullen, McOwen, McVicar, Magill, Mangan, Marcus, J., Marcus, J. C., Marshall, Martin, Mantz, Michel, Millar, A., Miller, A. S. C., Miller, C., Miller, D. I., Miller, D. D., Miller, H. F., Miller, J. J., Mitchell, Morris, Ogle, Orr, Perry, Phillips, Pike, Posey, Quigley, Rhoads, Richards, Rieder, Rinn,	Roman, Ruch, Ruddy, Ruth, Schaeffer, Schilling, Schwartz, Sieg, Shaffer, Shannon, Shellenberger, Smiley, Smink, Smith, H. J., Smith, H., Smith, J. W., Smith, L., Snowden, Soffel, Sowers, Sprawls, Stackhouse, Stark, Steedle, Sterling, Stevens, Stevenson, Stewart, Strauss, Sweetzer, Thomas, Trainer, Van Alen, Vickerman, Walker, G. T., Walker, J. A., Weamer, Weiss, Wells, Wettach, Whitaker, Whitehouse, Whiteman, Williams, Wolfe, Woner, Wood, Woodruff, Zook, Spangler, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 970, entitled:

An Act making an appropriation to the Robert Wood Home of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:



YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bldespacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comeror,	Harry,	Mantz,	Stewart,
Conner,	Haslett,	Michel,	Strauss,
Cook,	Hatrck,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Wells,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 971, entitled:

An Act making an appropriation to the Prison Labor Commission

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bldespacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
	Hampson,	Marcus, J.,	Sterling,

Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comeror,	Haslett,	Mantz,	Strauss,
Conner,	Hatrck,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Wells,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
Dithrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 975, entitled:

An Act making an appropriation to the board of trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania for maintenance of said home and the payment of expenses of administration including salaries of officials and clerks and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bldespacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comeror,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrck,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Wells,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 996, entitled:

An Act making an appropriation to the Hamot Hospital Association of Erie Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, J.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprrows,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comeror,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
DeHans,	Hoover,	Ogle,	Wettach,
DeHans,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
Donrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker

## NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1023, entitled:

An Act making an appropriation to provide the necessary expenses of blind students who are residents of the Commonwealth in attendance at institutions of higher learning

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, J.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprrows,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comeror,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
DeHans,	Hoover,	Ogle,	Wettach,
DeHans,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
Donrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker

## NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1028, entitled:

An Act making an appropriation to the Midnight Mission of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, J.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprrows,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
	Hampson,	Marcus, J.,	Sterling,



Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Haslett,	Martin,	Stewart,
Comerer,	Hatrlick,	Mantz,	Strauss,
Conner,	Hawes,	Michel,	Sweitzer,
Cook,	Hawes,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Horne,	Ogle,	Wettach,
Denning,	Hoover,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Poscy,	Wolfe,
Dithrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1036, entitled:

An Act making an appropriation to the Florence Crittenton Home of Erie Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finnay,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaig,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolws,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comerer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrlick,	Michel,	Sweitzer,
Craig, J. R.,	Hawes,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Miller, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Poscy,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker

NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1037, entitled:

An Act making an appropriation to the Uniontown Hospital Uniontown Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finnay,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCaig,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolws,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comerer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrlick,	Michel,	Sweitzer,
Craig, J. R.,	Hawes,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Miller, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Poscy,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker

NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1039, entitled:

An Act making an appropriation to carry out the provisions of an act approved the eighteenth day of July one thousand nine hundred nineteen (Pamphlet Laws one thousand forty-four) entitled "An act to assist worthy young men and women graduates of secondary schools of the State to obtain a higher education and making an appropriation"

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comerer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Herrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Ditrich,	Jones, W. W.,	Posay,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1048, entitled:

An Act making an appropriation to the Water Supply Commission of Pennsylvania to continue the work upon the Pymatuning Swamp Reservoir

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
	Haldeman,	Mangan,	Steedle,

Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comerer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Herrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posay,	Wolfe,
Ditrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered. That the Clerk return the same to the Senate with the information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1099, as follows:

An Act making an appropriation to Saint Rita's L C B A Home for Infants Pittsburgh Allegheny county Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comerer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Herrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Ditrich,	Jones, W. W.,	Posay,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.



The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1127, entitled:

An Act making an appropriation to the Williams Valley Hospital of Williamstown Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprohls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
Ditrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1131, entitled:

An Act making an appropriation to the Children's Industrial Home at Harrisburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprohls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
Ditrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1132, entitled:

An Act making an appropriation to the Messiah Rescue and Benevolent Home of Harrisburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprohls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
	Hampson,	Marcus, J.,	Sterling,

Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Marth,	Stewart,
Comer,	Haskell,	Mantz,	Strauss,
Conner,	Hatrick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
Dithrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1133, entitled:

An Act making an appropriation to the Nursery Home of Harrisburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Caches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Gold,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolws,
Brown, F. B.,	Hagerly,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1134, entitled:

An Act making an appropriation to the Florence Crittenton Home of Harrisburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Caches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Gold,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolws,
Brown, F. B.,	Hagerly,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1208, entitled:

An Act making an appropriation to the Messiah Orphanage of Monaghan township York County Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:



YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprows,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. L.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Ditrich,	Jones, W. W.,	Posay,	Wolfe,
Donnelev,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1255, entitled:

An Act making an appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

Agreeably to order.

And said bill having been read at length the third time, considered and agreed to,

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprows,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,

Brown, T. R.,	Haines,	Magill,	Steedle,
Burns,	Haldeman,	Mangan,	Stark,
Hampson,	Harding,	Marcus, J.,	Sterling,
Campbell,	Harer,	Marcus, J. C.,	Stevens,
Catlin,	Harry,	Marshall,	Stevenson,
Haslett,	Clutton,	Martin,	Stewart,
Comer,	Hatrick,	Mantz,	Strauss,
Conner,	Haws,	Michel,	Sweitzer,
Cook,	Heffernan,	Millar, A.,	Thomas,
Craig, J. R.,	Henderson, E.,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, W.,	Miller, C.,	Van Alen,
Cratty,	Hess,	Miller, D. I.,	Vickerman,
Crum,	Hetrick,	Miller, D. D.,	Walker, G. T.,
Curran,	Hoffman, J. N.,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, M. R.,	Miller, J. J.,	Weamer,
Davis,	Holcombe,	Mitchell,	Weiss,
Dawson,	Hoover,	Morris,	Wells,
DeHaas,	Horne,	Ogle,	Wettach,
Denning,	Hough,	Orr,	Whitaker,
Dewey, C. P.,	Huston,	Perry,	Whitehouse,
Dewey, P. H.,	Jones, D. J.,	Phillips,	Whiteman,
Diehm,	Jones, W. W.,	Pike,	Williams,
Dilsheimer,	Jordan,	Posay,	Wolfe,
Ditrich,	Kantner,	Quigley,	Woner,
Donnelev,	Keene,	Rhoads,	Wood,
Drinkhouse,	Kelly,	Richards,	Woodruff,
Dunlap,	Kinsman,	Rieder,	Zook,
Dunn,		Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1264, entitled:

An Act to amend an act approved the twenty-first day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand fifty-seven) entitled "An act to amend section one and to supplement an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and two) entitled 'An act providing for the appointment and expenses of a commission of five persons to codify and revise the law relating to banks private bankers and trust companies doing business within this Commonwealth and making an appropriation' extending the powers and duties of the commission so as to include the codification and revision of the law relating to all corporations persons partnerships and associations under the supervision of the Banking Department and making an appropriation" extending said commission for a further period of two years conferring additional power upon such commission and making an appropriation

And said bill having been read at length the third time, considered and agreed to,

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprows,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
	Hess,	Miller, D. D.,	Walker, G. T.,

Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
Dittrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1265, entitled:

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred and nineteen

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCarthy,	Sinclair,
Blair,	Gearhart,	McClure,	Smink,
Bluet,	Gelder,	McConnell,	Smith, H. J.,
Blumberg,	Gibbon,	McCurdy,	Smith, H.,
Boland,	Glass,	McGowan,	Smith, J. W.,
Bower,	Goehring,	McHugh,	Smith, L.,
Brady,	Golder,	McKim,	Snowden,
Brendle,	Goodnough,	McKnight,	Soffel,
Brenneman,	Goss,	McMullen,	Sowers,
Bromley,	Green,	McOwen,	Sprowls,
Brooks,	Griffith,	McVicar,	Stackhouse,
Brown, F. B.,	Hagerty,	Magill,	Stark,
Brown, T. R.,	Haines,	Mangan,	Steedle,
Burns,	Haldeman,	Marcus, J.,	Sterling,
Campbell,	Hampson,	Marcus, J. C.,	Stevens,
Catlin,	Harding,	Marshall,	Stevenson,
Clutton,	Harer,	Martin,	Stewart,
Comerer,	Harry,	Mantz,	Strauss,
Conner,	Haslett,	Michel,	Sweitzer,
Cook,	Hatrick,	Millar,	Thomas,
Craig, J. R.,	Haws,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Heffernan,	Miller, C.,	Van Alen,
Cratty,	Henderson, E.,	Miller, D. I.,	Vickerman,
Crum,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Curran,	Hess,	Miller, H. F.,	Walker, J. A.,
Curry,	Hetrick,	Miller, J. J.,	Weamer,
Davis,	Hoffman, J. N.,	Mitchell,	Weiss,
Dawson,	Hoffman, M. R.,	Morris,	Wells,
DeHaas,	Holcombe,	Ogle,	Wettach,
Denning,	Hoover,	Orr,	Whitaker,
Dewey, C. P.,	Horne,	Perry,	Whitehouse,
Dewey, P. H.,	Hough,	Phillips,	Whiteman,
Diehm,	Huston,	Pike,	Williams,
Dilsheimer,	Jones, D. J.,	Posey,	Wolfe,
Dittrich,	Jones, W. W.,	Quigley,	Woner,
Donneley,	Jordan,	Rhoads,	Wood,
Drinkhouse,	Kantner,	Richards,	Woodruff,
Dunlap,	Keene,	Rieder,	Zook,
Dunn,	Kelly,	Rinn,	Spangler,
	Kinsman,		Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1267, entitled:

An Act making an appropriation to pay for the care treatment removal and maintenance of the indigent insane for two years ending the thirty-first day of May one thousand nine hundred and twenty-three

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Boland,	Gibbon,	McConnell,	Smith, H. J.,
Bower,	Glass,	McCurdy,	Smith, H.,
Brady,	Goehring,	McGowan,	Smith, J. W.,
Brendle,	Golder,	McHugh,	Smith, L.,
Brenneman,	Goodnough,	McKim,	Snowden,
Bromley,	Goss,	McKnight,	Soffel,
Brooks,	Green,	McMullen,	Sowers,
Brown, F. B.,	Griffith,	McOwen,	Sprowls,
Brown, T. R.,	Hagerty,	McVicar,	Stackhouse,
Burns,	Haines,	Magill,	Stark,
Campbell,	Haldeman,	Mangan,	Steedle,
Catlin,	Hampson,	Marcus, J.,	Sterling,
Clutton,	Harding,	Marcus, J. C.,	Stevens,
Comerer,	Harer,	Marshall,	Stevenson,
Conner,	Harry,	Martin,	Stewart,
Cook,	Haslett,	Mantz,	Strauss,
Craig, J. R.,	Hatrick,	Michel,	Sweitzer,
Craig, J. O.,	Haws,	Millar,	Thomas,
Cratty,	Heffernan,	Millar, A. S. C.,	Trainer,
Crum,	Henderson, E.,	Miller, C.,	Van Alen,
Curran,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curry,	Hess,	Miller, D. D.,	Walker, G. T.,
Davis,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Dawson,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
DeHaas,	Hoffman, M. R.,	Mitchell,	Weiss,
Denning,	Holcombe,	Morris,	Wells,
Dewey, C. P.,	Hoover,	Ogle,	Wettach,
Dewey, P. H.,	Horne,	Orr,	Whitaker,
Diehm,	Hough,	Perry,	Whitehouse,
Dilsheimer,	Huston,	Phillips,	Whiteman,
Dittrich,	Jones, D. J.,	Pike,	Williams,
Donneley,	Jones, W. W.,	Posey,	Wolfe,
Drinkhouse,	Jordan,	Quigley,	Woner,
Dunlap,	Kantner,	Rhoads,	Wood,
Dunn,	Keene,	Richards,	Woodruff,
	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1313, entitled:

An Act making an appropriation to carry out the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof"

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,



Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Gochring,	McGowan,	Smith, J. W.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolws,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrick,	Michel,	Sweitzer,
Craig, J. O.,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1322, entitled:

An Act making an appropriation to the Penn Asylum for Indigent Widows and Single Women Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Gochring,	McGowan,	Smith, J. W.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolws,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
	Hatrick,	Michel,	Sweitzer,
	Haws,	Millar, A.,	Thomas,

Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Weiss,
Dawson,	Holcombe,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wettach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitehouse,
Dewey, P. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
Dithrich,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1327, entitled:

An Act making an appropriation to the Evangelical Home for the Aged at Philadelphia

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Boland,	Glass,	McCurdy,	Smith, H.,
Bower,	Gochring,	McGowan,	Smith, J. W.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolws,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
	Hatrick,	Michel,	Sweitzer,
	Haws,	Millar, A.,	Thomas,
	Heffernan,	Millar, A. S. C.,	Trainer,
	Henderson, E.,	Miller, C.,	Van Alen,
	Henderson, W.,	Miller, D. I.,	Vickerman,
	Hess,	Miller, D. D.,	Walker, G. T.,
	Hetrick,	Miller, H. F.,	Walker, J. A.,
	Hoffman, J. N.,	Miller, J. J.,	Weamer,
	Hoffman, M. R.,	Mitchell,	Weiss,
	Holcombe,	Morris,	Wells,
	Hoover,	Ogle,	Wettach,
	Horne,	Orr,	Whitaker,
	Hough,	Perry,	Whitehouse,
	Huston,	Phillips,	Whiteman,
	Jones, D. J.,	Pike,	Williams,
	Jones, W. W.,	Posey,	Wolfe,
	Jordan,	Quigley,	Woner,
	Kantner,	Rhoads,	Wood,
	Keene,	Richards,	Woodruff,
	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1349, entitled:

An Act making an appropriation to the Salvation Army Social Settlement and Day Nursery of Fernando street Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCarthy,	Sinclair,
Blair,	Gearhart,	McClure,	Smiley,
Bluet,	Gibson,	McConnell,	Smink,
Blumberg,	Glass,	McCurdy,	Smith, H. J.,
Bolard,	Goehring,	McGowan,	Smith, H.,
Bower,	Goldner,	McHugh,	Smith, J. W.,
Brady,	Goodnough,	McKnight,	Smith, L.,
Brendle,	Goss,	McMullen,	Snowden,
Brenneman,	Green,	McOwen,	Soffel,
Bromley,	Griffith,	McVicar,	Sowers,
Brown, F. B.,	Hagerty,	Magill,	Sprolws,
Brown, T. R.,	Haines,	Mangan,	Stackhouse,
Burns,	Haldeman,	Marcus, J.,	Stark,
Campbell,	Hampson,	Marcus, J. C.,	Steedle,
Catlin,	Harding,	Marshall,	Sterling,
Clutton,	Harer,	Martin,	Stevens,
Comer,	Harry,	Mantz,	Stevenson,
Conner,	Haslett,	Michel,	Stewart,
Cook,	Hatrlick,	Michell,	Strauss,
Craig, J. R.,	Haws,	Miller, A.,	Sweltzer,
Craig, J. O.,	Heffernan,	Miller, A. S. C.,	Thomas,
Cratty,	Henderson, E.,	Miller, C.,	Trainer,
Crum,	Henderson, W.,	Miller, D. I.,	Van Alen,
Curran,	Hess,	Miller, D. D.,	Vickerman,
Curry,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Dawson,	Hoffman, M. R.,	Mitchell,	Weamer,
DeHaas,	Holcombe,	Morris,	Weiss,
Denning,	Hoover,	Ogle,	Wells,
Dewey, C. P.,	Horne,	Orr,	Wettach,
Dewey, P. H.,	Hough,	Perry,	Whitaker,
Dichm,	Huston,	Phillips,	Whitehouse,
Dilshheimer,	Jones, D. J.,	Pike,	Whiteman,
Dithrich,	Jones, W. W.,	Posey,	Williams,
Donneley,	Jordan,	Quigley,	Wolfe,
Drinkhouse,	Kantner,	Rhoads,	Woner,
Dunlap,	Keene,	Richards,	Wood,
Dunn,	Kelly,	Rieder,	Woodruff,
	Kinsman,	Rinn,	Zook,
			Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1356, entitled:

An Act to appropriate and to re-appropriate to the Water Supply Commission moneys for the purpose of continuing the work of deepening widening and improving French Creek in Crawford county commenced under the provisions of the act approved the twenty-fifth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand one hundred and ninety-one) entitled "An act providing for the deepening widening and improvement of French Creek in Crawford county vesting certain powers in the Water Supply Commission including the taking of land and materials by eminent domain and making an appropriation"

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibson,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolws,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrlick,	Michel,	Sweltzer,
Craig, J. R.,	Haws,	Miller, A.,	Thomas,
Craig, J. O.,	Heffernan,	Miller, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. I.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Dichm,	Huston,	Phillips,	Whiteman,
Dilshheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1358, entitled:

An Act making an appropriation to the Providence General Hospital of Philadelphia Philadelphia county Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

## YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluet,	Gelder,	McClure,	Smink,
Blumberg,	Gibson,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Goldner,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolws,



Brown, F. B., Haggerty, McVicar, Stackhouse,  
Brown, T. R., Haines, Magill, Stark,  
Burns, Haldeman, Mangan, Steedle,  
Campbell, Hampson, Marcus, J., Sterling,  
Catlin, Harding, Marcus, J. C., Stevens,  
Clutton, Harer, Marshall, Stevenson,  
Comer, Harry, Martin, Stewart,  
Conner, Haslett, Mantz, Strauss,  
Cook, Hatrick, Michel, Sweitzer,  
Craig, J. R., Haws, Millar, A., Thomas,  
Craig, J. O., Heffernan, Millar, A. S. C., Trainer,  
Cratty, Henderson, E., Miller, C., Van Alen,  
Crum, Henderson, W., Miller, D. I., Vickerman,  
Curran, Hess, Miller, D. D., Walker, G. T.,  
Curry, Hetrick, Miller, H. F., Walker, J. A.,  
Davis, Hoffman, J. N., Miller, J. J., Weamer,  
Dawson, Hoffman, M. R., Mitchell, Weiss,  
DeHaas, Holcombe, Morris, Wells,  
Denning, Hoover, Ogle, Wettach,  
Dewey, C. P., Horne, Orr, Whitaker,  
Dewey, P. H., Hough, Perry, Whitehouse,  
Diehm, Huston, Phillips, Whiteman,  
Dilsheimer, Jones, D. J., Pike, Williams,  
Dithrich, Jones, W. W., Posey, Wolfe,  
Donneley, Jordan, Quigley, Woner,  
Drinkhouse, Kantner, Rhoads, Wood,  
Dunlap, Keene, Richards, Woodruff,  
Dunn, Kelly, Rieder, Zook,  
Kinsman, Rinn, Spangler,  
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1362, entitled:

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon county

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander, Eaches, Kohler, Roman,  
Allum, Edmonds, Kooser, Ruch,  
Armstrong, Ehrhardt, Krause, Ruddy,  
Asbury, Elgin, Krugh, Ruth,  
Aston, Evans, Lafferty, Schaeffer,  
Baker, Feldman, Leeds, Schilling,  
Baldi, Finney, Lewis, Schwartz,  
Barnhart, Fitzgibbon, Long, Sieg,  
Beaver, Flynn, Love, Shaffer,  
Beckley, Fowler, McBride, Shannon,  
Bell, Fox, McCaig, Shellenberger,  
Bidelspacher, Franklin, McCann, Sinclair,  
Blair, Gearhart, McCarthy, Smiley,  
Bluet, Gelder, McClure, Slink,  
Blumberg, Gibbon, McConnell, Smith, H. J.,  
Bolard, Glass, McCurdy, Smith, H.,  
Bower, Goehring, McGowan, Smith, J. W.,  
Brady, Golder, McKim, Smith, L.,  
Brendle, Goodnough, McKnight, Snowden,  
Brenneman, Green, McMullen, Sowers,  
Brooks, Griffith, McOwen, Sprowls,  
Brooks, Haggerty, McVicar, Stackhouse,  
Brown, F. B., Haines, Magill, Stark,  
Brown, T. R., Haldeman, Mangan, Steedle,  
Burns, Hampson, Marcus, J., Sterling,  
Campbell, Harding, Marcus, J. C., Stevens,  
Catlin, Harer, Marshall, Stewart,  
Clutton, Harry, Martin, Strauss,  
Comer, Haslett, Mantz, Sweitzer,  
Conner, Hatrick, Michel, Thomas,  
Cook, Haws, Millar, A., Trainer,  
Craig, J. R., Heffernan, Millar, A. S. C., Van Alen,  
Craig, J. O., Henderson, E., Miller, C., Vickerman,  
Cratty, Henderson, W., Miller, D. I., Walker, G. T.,  
Crum, Hess, Miller, D. D., Walker, J. A.,  
Curran, Hetrick, Miller, H. F., Weamer,  
Curry, Hoffman, J. N., Miller, J. J., Weiss,  
Davis, Hoffman, M. R., Mitchell, Wells,  
Dawson, Holcombe, Morris, Wettach,  
DeHaas, Hoover, Ogle, Whitaker,  
Denning, Horne, Orr, Whitehouse,  
Dewey, C. P., Hough, Perry, Whiteman,  
Dewey, P. H., Huston, Phillips, Williams,  
Diehm, Jones, D. J., Pike, Wolfe,  
Dilsheimer, Jones, W. W., Posey, Williams,  
Dithrich, Jordan, Quigley, Woner,  
Donneley, Kantner, Rhoads, Wood,  
Drinkhouse, Keene, Richards, Woodruff,  
Dunlap, Kelly, Rieder, Zook,  
Dunn, Kinsman, Rinn, Spangler,  
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1364, entitled:

An Act making an appropriation to the Coleman Industrial Home for Colored Boys Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander, Eaches, Kohler, Roman,  
Allum, Edmonds, Kooser, Ruch,  
Armstrong, Ehrhardt, Krause, Ruddy,  
Asbury, Elgin, Krugh, Ruth,  
Aston, Evans, Lafferty, Schaeffer,  
Baker, Feldman, Leeds, Schilling,  
Baldi, Finney, Lewis, Schwartz,  
Barnhart, Fitzgibbon, Long, Sieg,  
Beaver, Flynn, Love, Shaffer,  
Beckley, Fowler, McBride, Shannon,  
Bell, Fox, McCaig, Shellenberger,  
Bidelspacher, Franklin, McCann, Sinclair,  
Blair, Gearhart, McCarthy, Smiley,  
Bluet, Gelder, McClure, Slink,  
Blumberg, Gibbon, McConnell, Smith, H. J.,  
Bolard, Glass, McCurdy, Smith, H.,  
Bower, Goehring, McGowan, Smith, J. W.,  
Brady, Golder, McKim, Smith, L.,  
Brendle, Goodnough, McKnight, Snowden,  
Brenneman, Green, McMullen, Sowers,  
Brooks, Griffith, McOwen, Sprowls,  
Brooks, Haggerty, McVicar, Stackhouse,  
Brown, F. B., Haines, Magill, Stark,  
Brown, T. R., Haldeman, Mangan, Steedle,  
Burns, Hampson, Marcus, J., Sterling,  
Campbell, Harding, Marcus, J. C., Stevens,  
Catlin, Harer, Marshall, Stewart,  
Clutton, Harry, Martin, Strauss,  
Comer, Haslett, Mantz, Sweitzer,  
Conner, Hatrick, Michel, Thomas,  
Cook, Haws, Millar, A., Trainer,  
Craig, J. R., Heffernan, Millar, A. S. C., Van Alen,  
Craig, J. O., Henderson, E., Miller, C., Vickerman,  
Cratty, Henderson, W., Miller, D. I., Walker, G. T.,  
Crum, Hess, Miller, D. D., Walker, J. A.,  
Curran, Hetrick, Miller, H. F., Weamer,  
Curry, Hoffman, J. N., Miller, J. J., Weiss,  
Davis, Hoffman, M. R., Mitchell, Wells,  
Dawson, Holcombe, Morris, Wettach,  
DeHaas, Hoover, Ogle, Whitaker,  
Denning, Horne, Orr, Whitehouse,  
Dewey, C. P., Hough, Perry, Whiteman,  
Dewey, P. H., Huston, Phillips, Williams,  
Diehm, Jones, D. J., Pike, Wolfe,  
Dilsheimer, Jones, W. W., Posey, Williams,  
Dithrich, Jordan, Quigley, Woner,  
Donneley, Kantner, Rhoads, Wood,  
Drinkhouse, Keene, Richards, Woodruff,  
Dunlap, Kelly, Rieder, Zook,  
Dunn, Kinsman, Rinn, Spangler,  
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1411, entitled:

An Act making an appropriation to the Philadelphia College of Pharmacy Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluett,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comerer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrlick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. L.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1436, entitled:

A joint resolution providing for a commission to study the taxation of natural resources and making an appropriation

And said bill having been read at length the third time, considered and agreed to,

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluett,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,

Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comerer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrlick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. L.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1475, entitled:

An Act making an appropriation to the Home for the Aged located at one thousand eight hundred nine Mount Vernon street Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Eaches,	Kohler,	Roman,
Allum,	Edmonds,	Kooser,	Ruch,
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sieg,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bell,	Fox,	McCaig,	Shellenberger,
Bidelspacher,	Franklin,	McCann,	Sinclair,
Blair,	Gearhart,	McCarthy,	Smiley,
Bluett,	Gelder,	McClure,	Smink,
Blumberg,	Gibbon,	McConnell,	Smith, H. J.,
Bolard,	Glass,	McCurdy,	Smith, H.,
Bower,	Goehring,	McGowan,	Smith, J. W.,
Brady,	Golder,	McHugh,	Smith, L.,
Brendle,	Goodnough,	McKim,	Snowden,
Brenneman,	Goss,	McKnight,	Soffel,
Bromley,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comerer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrlick,	Michel,	Sweitzer,
Craig, J. R.,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Millar, A. S. C.,	Trainer,
Cratty,	Henderson, E.,	Miller, C.,	Van Alen,
Crum,	Henderson, W.,	Miller, D. L.,	Vickerman,
Curran,	Hess,	Miller, D. D.,	Walker, G. T.,
Curry,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Dawson,	Hoffman, M. R.,	Mitchell,	Weiss,
DeHaas,	Holcombe,	Morris,	Wells,
Denning,	Hoover,	Ogle,	Wettach,
Dewey, C. P.,	Horne,	Orr,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whitehouse,
Diehm,	Huston,	Phillips,	Whiteman,
Dilsheimer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,
			Speaker.

NAYS—0.



The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1494, entitled:

An Act making an appropriation to the Stetson Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

#### YEAS—203.

Alexander,	Baches,	Kohler,	Roman,
Alum,	Edmonds,	Kooser,	Rueh
Armstrong,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Krug,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Barnhart,	Fitzgibbon,	Long,	Sjog,
Beaver,	Flynn,	Love,	Shaffer,
Beckley,	Fowler,	McBride,	Shannon,
Bidelspacher,	Fox,	McCaig,	Shellenberger,
Blair,	Franklin,	McCann,	Sinclair,
Bluet,	Gearhart,	McCarthy,	Smiley,
Blumberg,	Gelder,	McClure,	Smink,
Boland,	Gibbon,	McConnell,	Smith, H. J.,
Bower,	Glass,	McCurdy,	Smith, H.,
Brady,	Gochring,	McGowan,	Smith, J. W.,
Breneman,	Gold,	McHugh,	Smith, L.,
Bromley,	Goodnough,	McKini,	Snowden,
Brooks,	Goss,	McKnight,	Soffel,
Brown, F. R.,	Green,	McMullen,	Sowers,
Brown, T. R.,	Griffith,	McOwen,	Sprolws,
Burns,	Hagerty,	McVicar,	Stackhouse,
Campbell,	Haines,	Magill,	Stark,
Catlin,	Haldeman,	Mangan,	Steedle,
Clutton,	Hampson,	Marcus, J.,	Sterling,
Comer,	Harding,	Marcus J. C.,	Stevens,
Conner,	Harer,	Marshall,	Stevenson,
Cook,	Harry,	Martin,	Stewart,
Craig, J. R.,	Haslett,	Mantz,	Strauss,
Craig, J. O.,	Hatrick,	Michel,	Sweitzer,
Cratty,	Haws,	Miller, A.,	Thomas,
Crum,	Heffernan,	Miller, A. S. C.,	Trainer,
Curran,	Henderson, E.,	Miller, C.,	Van Alen,
Curry,	Henderson, W.,	Miller, D. I.,	Vickerman,
Davis,	Hess,	Miller, D. D.,	Walker, G. T.,
Dawson,	Hetrick,	Miller, H. F.,	Walker, J. A.,
DeHaas,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Denning,	Hoffman, M. R.,	Mitchell,	Weiss,
Dewey, C. P.,	Holcombe,	Morris,	Wells,
Dewey, P. H.,	Hoover,	Ogle,	Wetach,
Dieh,	Horne,	Orr,	Whitaker,
Dilsholmer,	Hough,	Perry,	Whitehouse,
Ditrich,	Huston,	Phillips,	Whiteman,
Donneley,	Jones, D. J.,	Pike,	Williams,
Drinkhouse,	Jones, W. W.,	Posey,	Wolfe,
Dunlap,	Jordan,	Onigley,	Woner,
Dunn,	Kantner,	Rhoads,	Wood,
	Keenc,	Richards,	Woodruff,
	Kelly,	Rieder,	Zook,
	Kinsman,	Rinn,	Spangler,

#### NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

#### BILL ON FINAL PASSAGE.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1283, (Senate Bill No. 154), as follows:

An Act relating to the preparation of a new Constitution of the Commonwealth by a convention and its adoption or rejection by the people and making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That at the primary election for the year one thousand nine hundred and twenty-one the question "shall a constitutional convention be held in the year one thousand nine hundred and twenty-two as provided in the act of assembly approved the ..... day of ..... one thousand nine hundred and twentyone" (inserting the date of the

approval of this act) followed by the words "yes" and "no" in appropriate voting blocks shall be printed upon the official ballots to be used at such primary election as provided by the election laws of the Commonwealth for the submission of questions to the vote of the people Below the said question shall appear the words "voters favoring the holding of a constitutional convention in the year one thousand nine hundred and twenty-two will mark a cross (X) to the right of the word 'yes' Those opposing the holding of a convention will mark a cross (X) to the right of the word 'no'"

Section 2 If a majority of the electors who shall vote upon the aforesaid question shall favor the holding of a constitutional convention the said convention shall convene in the Senate chamber in the State capitol in the city of Harrisburg on the second Tuesday of January one thousand nine hundred and twenty-two at twelve o'clock noon and shall conclude its sessions not later than August first one thousand nine hundred and twenty-two

Section 3 The said constitutional convention if authorized by the electors as hereinbefore provided shall consist of three delegates from each congressional district within the Commonwealth as said districts are constituted at the time of said primary election and twenty-five delegates from the Commonwealth at large chosen as hereinafter provided

Section 4 Nominations for district delegates to the said constitutional convention shall be made at the primary election for the year one thousand nine hundred and twenty-one Names for candidates for nomination shall be printed upon the official ballot of each political party upon the filing of nomination petitions in their behalf in the office of the Secretary of the Commonwealth at least forty days before the date of the said primary Such nomination petitions shall be in the form required by law for the nomination of candidates for the office of representatives in Congress and shall be signed by at least two hundred qualified electors of the congressional districts within which the respective candidates shall reside as provided by law

The Secretary of the Commonwealth in forwarding to the county commissioners of each county a list of the candidates for the various offices to be nominated at the said primary election shall include the names of the candidates of each party for delegates to the constitutional convention

Each elector voting at such primary shall be entitled to vote for two candidates for district delegate to such constitutional convention

The county commissioners or the proper return judges shall make the proper certification of returns of votes cast for the candidates for nomination for the office of delegate to the constitutional convention to the Secretary of the Commonwealth

The two candidates of any political party receiving the largest number of votes at the said primary election shall be the nominees of such party for delegates from the congressional district within which such candidates reside

Nominations for district delegates made as herein provided shall be of full force and effect in the event that the electors at the said primary election shall authorize the holding of a constitutional convention in the year one thousand nine hundred and twenty-two but in the event that the electors at such primary election shall not authorize the holding of a constitutional convention in said year the nominations made at said primary election shall be void and of no force or effect whatsoever

Section 5 Nominations for district delegates to said constitutional convention if authorized as hereinbefore provided may also be made by nomination papers in the manner provided by law for the nomination by nomination papers of candidates for representative in Congress

Section 6 If the electors at the said primary election for the year one thousand nine hundred and twenty-one shall authorize the holding of a constitutional convention as hereinbefore provided district delegates to such convention shall be elected at the municipal election for the year one thousand nine hundred and twenty-one

The ballots for use at such municipal election in the several congressional districts of the Commonwealth shall contain the names of the candidates for district delegates from such congressional districts nominated as hereinbefore provided and each elector voting at such municipal election shall be entitled to vote for two district delegates to such Constitutional Convention and the three candidates for district delegates in each congressional district receiving the highest vote shall be the district delegates from such district to the Constitutional Convention

Section 7 If a Constitutional Convention be authorized as hereinbefore provided the Governor shall appoint twenty-five delegates to said Convention from the Commonwealth at large Returns of the said election shall be made by the proper authority or return judges to the Secretary of the Commonwealth who shall certify the results to the Governor who shall thereupon declare by proclamation the names of the persons duly elected and of those appointed by him Any vacancies occurring in the office of district delegate or delegate at large to said Constitutional Convention may be filled by vote of the remaining delegates

Section 8 If a Constitutional Convention be authorized as hereinbefore provided it shall be called to order by the Governor and it shall immediately organize by electing a president secretary and such other officers as shall be necessary for the transaction of its business It shall have the power to adopt rules of procedure finally to determine the election and qualification of delegates and generally to adjourn to such time or times and such place or places as it shall determine

Section 9 It shall be the duty of such Constitutional Convention to consider the Constitution recommended by "The Commission on Constitutional Amendment and Revision" appointed under the act approved the fourth day of June Anno Domini one thousand nine hundred nineteen The Convention may submit a proposed Constitution as a whole or may submit separately such parts thereof as it may determine.



The Convention shall also frame the question necessary to elicit from the electors their approval or rejection of the said proposed Constitution and of any parts to be separately submitted in brief form and so that they can be answered by either the word "yes" or the word "no"

Section 10 Such Constitution as may be proposed by the Constitutional Convention shall be engrossed and signed by the president and secretary of the Convention and shall be delivered to the Secretary of the Commonwealth not later than the first Monday of September of the year one thousand nine hundred and twenty-two. The Secretary of the Commonwealth shall enter the proposed Constitution upon the records of his office. He shall publish the said proposed Constitution in at least two newspapers in every county of the State wherein said number of newspapers may be published once during the week immediately preceding the election and shall publish the same in convenient form and send a copy thereof to every elector in the Commonwealth making application therefor. He shall also cause to be sent through the County Commissioners to each polling place in the Commonwealth in sufficient time to be there available to persons voting thereat at least ten copies of the Constitution so published for the use of voters desiring to consult the same while in the polling place.

The question framed by the Convention as aforesaid shall be by said Convention certified to the Secretary of the Commonwealth who shall in turn at least thirty days before the general election of one thousand nine hundred and twenty-two certify the same to the County Commissioners of the several counties. The questions so certified shall be printed on the official ballot to be used at such general election followed by the words "yes" and "no" and appropriate voting blocks as provided by the election laws of the Commonwealth for the submission of questions to the vote of the people.

Section 11 The Constitution and any parts thereof to be submitted separately proposed by such Constitutional Convention shall be submitted to the qualified electors of the Commonwealth for their approval or rejection at the General Election in the year one thousand nine hundred and twenty-two. A majority of the electors voting upon the adoption or rejection of the proposed Constitution shall be necessary for its adoption. Such proposed Constitution and any parts thereof submitted separately if approved by a majority of the electors voting thereon shall become effective unless the proposed Constitution or the schedule thereto shall otherwise provide upon the first day of January one thousand nine hundred and twenty-three. Returns of the vote cast for and against the proposed Constitution and for and against any parts thereof submitted separately as heretofore provided shall be canvassed as provided by law and shall be certified by the prothonotary of every county to the Secretary of the Commonwealth who shall compute the same and certify the result to the Governor. If from said certificate it shall appear that the proposed Constitution and any parts thereof submitted separately shall have been adopted by the people the Governor shall immediately make proclamation thereof.

Section 12 The members of the Constitutional Convention if held as provided by this act shall each receive a salary of one thousand dollars (\$1,000) payable in five equal installments an allowance for traveling expenses of twenty cents per mile circular for one session and an allowance for postage stationery and contingencies of one hundred dollars (\$100).

The Convention shall have the power to employ and to fix the compensation of such secretary officers assistants clerks and other employes as shall be deemed necessary to carry out the provisions of this act.

Section 13 It is the intent of this act that the procedure provided for the nomination and election of district delegates shall be the same as that provided by law for the nomination and election of representatives in Congress and matters relating to the nomination and election of delegates not expressly covered by this act shall be governed by the laws relating to the nomination and election of such representatives.

Section 14 The sum of two hundred eighty-five thousand dollars (\$285,000) or so much thereof as may be necessary is hereby appropriated for the payment of the salaries and expenses connected with the said Constitutional Convention and the advertising connected with the submission thereof the necessary printing and binding which shall be done by the Department of Public Printing and Binding on the order of the chairman. Payment of all moneys shall be on order of the President of the Convention and on warrant of the Auditor General.

On the question,  
Shall the bill pass finally?

#### POINT OF ORDER.

Mr. TRAINER. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. TRAINER. Mr. Speaker, I rise to the point of order that this bill, not being an appropriation bill, is falsely placed on the calendar. I would ask the Chair to rule, and if the point of order is sustained that the bill be put in its proper place on the third reading calendar.

Mr. JAMES A. WALKER. Mr. Speaker, this bill carries an appropriation for one of the most important matters this State has had to consider since 1873. It carries an appropriation for State purposes the same as some of the other appropriation bills which we have just passed, and therefore I ask the Chair to rule that the gentleman's point is not well taken.

The SPEAKER. The bill carries an appropriation of some \$250,000, and the Chair is disposed to rule that the

bill can be considered at this time. The Chair is glad to hear any argument on the subject.

Mr. ALEXANDER. Mr. Speaker, may I ask to have read the resolution relating to appropriation bills, that was passed and adopted.

The SPEAKER. The gentleman from Delaware asks for the reading of the resolution making appropriation bills on first, second and third reading a special order.

#### MOTION TO POSTPONE.

Mr. ALEXANDER. Mr. Speaker, in order to save time, I would move that this bill be postponed for the present until we find the resolution.

Mr. SINCLAIR. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

The SPEAKER. The Chair will state that the gentleman from Delaware has a right to request the reading of the resolution under parliamentary law, and the Chair would so rule.

Mr. GLASS. Mr. Speaker, if this bill was in its proper place last evening, when it was on the calendar, it certainly is in its proper place today. No objection was raised yesterday, and I do not think the question can be raised today.

The SPEAKER. The Chair would state that this motion merely defers consideration of this bill until the resolution can be read for the enlightenment of the House and the enlightenment of the Chair.

If there is no objection the Chair will postpone this matter temporarily.

Mr. DITHRICH. Mr. Speaker, as I understand the Chair, the Journal Clerk has gone to secure a copy of the resolution. I therefore move that we take a recess for five minutes until the resolution is presented.

The SPEAKER. The Chair has already postponed action temporarily.

#### COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

#### APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 19, 1921.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives, entitled:

Whereas, a native son of Pennsylvania and one of the leading factors for the betterment and uplift of our great Commonwealth has been highly honored by the Church he represents in being appointed to a most exalted position in administering to the spiritual wants of millions of people in this country; and

Whereas, the officials of the city of Philadelphia, of the State and of the Nation have joined with representatives of many religious bodies, business men, and citizens of every class, in tendering to him a public reception at the Academy of Music, Philadelphia, Friday evening, April fifteenth; and

Whereas, with a feeling of pride in having within the borders of our State so distinguished and honored a citizen the General Assembly is desirous of showing its appreciation; therefore be it

Resolved (if the Senate concur), That the General Assembly does hereby tender its congratulations to His Eminence Cardinal Dougherty of Philadelphia on his elevation to the supreme post he now occupies in the Catholic Church of the entire world; and be it further

Resolved, That the General Assembly sincerely wishes him a long continued period of usefulness to the State and Nation, and be it further

Resolved, That the chief clerk is instructed to forward a copy of this resolution to His Eminence Cardinal Dougherty and to the Hon. J. Hampton Moore, Mayor of Philadelphia, Chairman of the Citizens' Committee.

WM. C. SPROUL.

#### CONSIDERATION OF SENATE BILL NO. 154 RESUMED.

The SPEAKER. The House will now resume consideration of the point of order raised by the gentleman from Philadelphia, Mr. Trainer. The resolution which the gentleman from Delaware requested to be read, reads as follows:

"Resolved, That all appropriation bills shall, after the fourteenth day of April, one thousand nine hundred and twenty-one,



be the first order on the first reading, second reading and third reading calendars of each day."

This, therefore, being an appropriation bill, the resolution does not specify the character of appropriation bills, the Chair would necessarily be forced to rule that this bill is in its regular order.

Mr. ALEXANDER. Mr. Speaker, the title of this bill is, "An act relating to the preparation of a new Constitution of the Commonwealth by a convention and its adoption or rejection by the people and making an appropriation."

Now, that is the principal subject, relating to the preparation of a new Constitution. While it does carry an appropriation, it is not what is generally termed an appropriation bill. While it does carry an appropriation, the main purpose is the creation of a commission for the presentation of a new Constitution for the Commonwealth by a convention, and that is its purpose. It seems to me that the principal subject is far afield from that of an appropriation bill. This bill in its name is a bill the principal subject of which is the preparation of a new Constitution of the Commonwealth by a convention and its adoption or rejection by the people. The appropriation end of it is a mere secondary part of it. In order to carry the bill through there is an appropriation attached to it, but it seems to me that in the general terms of an appropriation bill, this is not such a bill.

#### QUESTION OF INFORMATION.

Mr. JAMES A. WALKER. Mr. Speaker, I rise to a question of information.

The SPEAKER. The gentleman from Philadelphia will state his question of information.

Mr. JAMES A. WALKER. Mr. Speaker, I would like to know whether the Chair has ruled on the point of order of the gentleman from Philadelphia, Mr. Trainer?

The SPEAKER. The Chair has not definitely ruled on the point of order. The Chair has permitted the gentleman to argue the question before definitely ruling.

Mr. JAMES A. WALKER. Does the Chair rule that the bill is now in its proper place?

The SPEAKER. The Chair is waiting for further discussion before ruling.

Mr. JAMES A. WALKER. Will the Speaker state what the point of order of the gentleman from Philadelphia is?

The SPEAKER. The gentleman from Philadelphia raised the point of order that the bill was not in its proper place and did not belong among the appropriation bills as a special order under the resolution adopted by the Resolutions Committee.

Mr. JAMES A. WALKER. Mr. Speaker, as that resolution was read to us a few moments ago by the Speaker, we find it covers all appropriation bills. This bill is an appropriation bill for a specific purpose as provided for in the Constitution, Article 3, section 16, which provides, "No money shall be paid out of the treasury except upon appropriations made by law, and on warrant drawn by the proper officers in pursuance thereof." Then comes another clause in section 17, which is construed to charitable and educational institutions, and then there is a limit on appropriations for pensions and gratuities for military service. This is an appropriation provided for by law, to be drawn from the public treasury, as required by the Constitution. It is one of those things expected to be presented every time the Constitution is amended by a convention, and therefore I submit that the points of order raised are absolutely out of order because this bill comes not only within the resolution of the Rules Committee, but within the Constitution of the State of Pennsylvania.

The SPEAKER. The Chair under the wording of the resolution is compelled to overrule the point of order raised by the gentleman from Philadelphia, Mr. Trainer. The bill is now before the House.

On the question recurring.

Shall the bill pass finally?

Mr. ALEXANDER. Mr. Speaker, there has been considerable agitation both for and against the question of a new Constitution. For my part, I am very well satisfied with the Constitution that we have. There are some parts of it perhaps, that need some attention, but those changes can be made for much less than \$285,000 in the regular

and ordinary way of submitting those certain parts to the people of Pennsylvania as we have done heretofore. There are a number of things advocated in the new Constitution or the recommendation that seem to me can be carried out just as well in its present form. For instance, when a person is asked why we need a new Constitution, the first thing they will tell you is because we must have a budget system for the appropriations and for the workings at Harrisburg. Now, that can be done, and there is a bill here at the present time in this Legislature providing for a budget system. It does not require any change in the Constitution to have that. Another thing they advise in the new Constitution is that all bills shall be passed and in the hands of the Governor ten days before the session adjourns. At the beginning of the present session I prepared and presented to this House a resolution carrying out practically that one object. That went into one of the pigeonholes and was not considered important enough to be brought out. Now, if those things are not any more important, those things which I mentioned, the budget system and the other things, they could have been remedied by this House without any expensive remedies, without any large expenditures in the changing of the Constitution. Why is it necessary to fling this whole Constitution open for amendments, when people might get something in there which perhaps later on they will not need in there and should not have there? It appropriates \$285,000 for this Constitutional convention. We need that \$285,000 and we can save it. I hear some people and some of the members of this House say, "Well, it won't hurt anything for us to pass it to the people, because they will turn it down anyhow." If the people are going to turn it down, why don't we turn it down first and save that money. I can see no reason why this whole Constitution should be amended when there are only a few parts in it that need amending, which can be changed without all this expense. Therefore, for that reason and for the reason that we need the money that will be expended to carry out this proposition, I am opposed to this bill.

Mr. JAMES A. WALKER. Mr. Speaker, if I may detain the members of the House for a few minutes, we have brought into our body politic of this State a number of new electors, and we have been asked by the women of this Commonwealth to join with them in securing certain amendments. The gentleman from Delaware has spoken of the revision which was prepared by a commission. We have no evidence at this time that that will be the next Constitution. We are to elect as well as to have certain members appointed in the new convention, and their judgment will be given and submitted to the people for acceptance or rejection. This is a proposition which has been called for for some years past, and we feel that if it is submitted to the people they, in their wisdom, will dictate whether the old Constitution will stand or whether a new one is needed. The appropriation in this bill is for the purpose of maintaining that convention while it is doing the work provided for in this bill.

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—141.

Allum.	Ehrhardt,	Kooser,	Roman,
Armstrong,	Egle,	Krause,	Ruch,
Baldi,	Feldman,	Krugh,	Ruddy,
Barnhart,	Finney,	Leeds,	Schwartz,
Beaver,	Fitzgibbon,	Lewis,	Steg,
Beckley,	Fowler,	Love,	Shaffer,
Bell,	Franklin,	McBride,	Shannon,
Bidelspacher,	Gearhart,	McCaig,	Simclair,
Blair,	Gelder,	McCann,	Smith, H.,
Blumett,	Gibbon,	McClure,	Smith, J. W.,
Blumberg,	Glass,	McConnell,	Smith, L.,
Bolard,	Golder,	McCurdy,	Soffel,
Breneman,	Goodnough,	McGowan,	Sowers,
Bromley,	Green,	McHugh,	Stockhouse,
Brooks,	Griffith,	McKin,	Stark,
Burns,	Haggerty,	McKnight,	Sterling,
Campbell,	Harding,	McMullen,	Stevenson,
Clifton,	Harer,	McVear,	Stewart,
Conner,	Harry,	Marshall,	Thomas,
Craig, J. O.,	Hartick,	Martin,	Trainer,
Cratty,	Heffernan,	Michel,	Van Allen,
Crum,	Henderson, E.,	Miller, C.,	Vickerman,
Curran,	Henderson, W.,		Walker, G. T.,
Curry,			

Davis, Dawson, DeHaas, Dewey, C. P., Dewey, P. H., Dillsheimer, Dithrich, Drinkhouse, Dunlap, Dunn, Eaches, Edmonds,	Hoffman, J. N., Hoover, Hough, Huston, Jones, D. J., Jones, W. W., Jordan, Kantner, Keene, Kelly, Kinsman, Kohler,	Miller, D. D., Miller, H. F., Morris, Ogle, Orr, Phillips, Posey, Quigley, Richards, Rieder,	Walker, J. A., Wells, Whitaker, Whiteman, Dunn, Eaches, Edmonds, Pike, Woner, Woodruff, Zook, Spangler, Speaker.
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## NAYS—26.

Alexander, Brendle, Brown, F. R., Brown, T. R., Comer, C., Cook, Diehm,	Evans, Flynn, Haines, Haldeman, Hampson, Hess, Hoffman, M. R.,	Holcombe, Horne, Lafferty, McCarthy, Marcus, J. C., Miller, J. J.,	Rhoads, Schilling, Smink, Strauss, Sweitzer, Weamer,
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed it with amendments, in which the concurrence of the Senate is requested.

## BILL ON FINAL PASSAGE RECALLED FROM THE GOVERNOR.

Agreeably to order,  
The House proceeded to the consideration on final passage of House Bill No. 838, as follows:

An Act authorizing counties cities boroughs towns and townships to acquire lands by purchase gift or condemnation and to convey such lands to the Commonwealth for use of the National Guard

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be lawful for any county city borough town or township to acquire by purchase or by gift or by the right of eminent domain any land for the use of the National Guard of Pennsylvania and to convey such lands so acquired to the Commonwealth of Pennsylvania to assist the Armory Board in the creation of armories The proceedings for the condemnation of lands under the provisions of this act and for the assessment of damages for property taken injured or destroyed shall be taken in the same manner as is now provided by law for the condemnation of lands for public purposes in counties cities boroughs towns and townships

Section 2 The power conferred by this act shall not be exercised to take any church property graveyard cemetery or any dwelling house or the curtilage of the same in the actual occupancy of the owner

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

## YEAS—177.

Alexander, Allum, Armstrong, Baker, Baldi, Barnhart, Beaver, Beckley, Bell, Bidelspacher, Blair, Bluet, Blumberg, Bower, Brendle, Brenneman, Bromley, Brooks, Brown, F. R., Brown, T. R., Campbell, Catlin, Clutton, Comer, C., Conner, Cook, Craig, J. R., Craig, J. O., Crum, Carran, Davis, Dawson, DeHaas, DeHanning, Dewey, P. H., Diehm, Dillsheimer,	Ehrhardt, Elgin, Evans, Flynn, Fowler, Fox, Franklin, Gearhart, Gelder, Glass, Goehring, Golder, Goodnough, Goss, Green, Griffith, Hagerty, Haines, Haldeman, Harding, Harer, Harry, Hatrack, Haws, Henderson, E., Henderson, W., Hess, Hetrick, Hoffman, J. N., Hoffman, M. R., Hoover, Horne, Hough, Huston, Jones, D. J., Jones, W. W., Jordan,	Krugh, Leeds, Lewis, Long, Love, McBride, McCaig, McCann, McCarthy, McClure, McConnell, McCurdy, McGowan, McHugh, McKnight, McMullen, McOwen, McVicar, Magill, Mangan, Marcus, J. C., Marshall, Martin, Mantz, Michel, Miller, C., Miller, D. I., Miller, D. D., Miller, H. F., Miller, J. J., Mitchell, Morris, Ogle, Perry, Phillips, Pike, Quigley,	Ruth, Schaeffer, Schilling, Schwartz, Sieg, Shannon, Shellenberger, Smiley, Smith, H. J., Smith, H., Smith, J. W., Snowden, Soffel, Sowers, Stackhouse, Stark, Steedic, Sterling, Stevenson, Stewart, Strauss, Sweitzer, Thomas, Trainer, Van Alen, Vickerman, Walker, G. T., Walker, J. A., Weamer, Weiss, Wettach, Whitaker, Whitehouse, Whiteman, Williams, Wolfe, Woner,
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Dithrich, Drinkhouse, Dunlap, Dunn, Eaches, Edmonds,	Kantner, Kinsman, Kohler, Kooser, Krause,	Rhoads, Richards, Rieder, Roman, Ruch,	Wood, Woodruff, Zook, Spangler, Speaker.
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## NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

## REQUEST FOR CONSENT TO CALL UP BILL.

Mr. PHILLIPS. Mr. Speaker, I would like to call up at this time from page 43 of today's calendar, bills on third reading postponed. Am I out of order?

The SPEAKER. The Chair will state that the request is not in order at this time.

## SENATE MESSAGE.

## RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives, as follows:

In the House of Representatives, April 19, 1921.  
Resolved (if the Senate concur), That House Bill No. 626, File Folio 3489, entitled "An act to amend section one of the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred ninety-five) entitled 'An act to provide for the appointment of assistant district attorneys in the several counties having over ninety thousand and less than seven hundred and fifty thousand inhabitants and fixing their salaries.'"

be recalled from the Governor for the purpose of amendment.

## SENATE MESSAGE.

## RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives, as follows:

In the House of Representatives, April 19, 1921.  
Resolved (if the Senate concur), That House Bill No. 860, File Folio 3345, entitled "An act creating a commission to prepare a revision and consolidation of the existing general statutory law; defining the powers and duties of the commission; imposing certain duties upon the Legislative Reference Bureau; providing for the report of the commission to the General Assembly for its adoption or rejection, and making an appropriation."

be recalled from the Governor for the purpose of amendment.

## SENATE MESSAGE.

## RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives, as follows:

In the House of Representatives, April 18, 1921.  
Resolved (if the Senate concur), That House Bill No. 865, entitled:

"An Act providing for the licensing and regulation of corporations, copartnerships, associations and individuals engaged in the business of receiving payments or contributions to be held or used in any plan of accumulation or investment, or of issuing, negotiating, offering for sale or selling any certificates, securities, contracts, or other choses in actions evidenced by writing on the partial payment or installment plan, or of assuming fixed obligations or issuing in connection therewith a contract based upon payments being made upon installments or single payments under which all or part of the total amount received is to be repaid at some future time, with or without profit; and imposing penalties."

be recalled from the Governor for the purpose of amendment.

## SENATE MESSAGE.

## AMENDED HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled



as follows:

House Bill No. 153.

An Act authorizing a city of the third class to provide by ordinance for the payment for public work or improvements heretofore made for and accepted by such city where no legal or valid contract was entered into as required by law

Said bill having been recalled from the Governor for amendment, the votes on final passage and third reading on said bill were reconsidered in the House of Representatives and the bill amended, in which amendment the Senate has concurred.

RESOLUTION RECALLING HOUSE BILL NO. 433 FROM THE GOVERNOR.

Mr. DAWSON asked and obtained unanimous consent to present the following resolution, which was twice read, considered and adopted.

In the House of Representatives, April 19, 1921.

Resolved (if the Senate concur), That House Bill No. 433, File Folio 875, entitled "An act to amend section one of an act approved the fifteenth day of June Anno Domini, one thousand nine hundred and eleven, entitled 'An act to fix and regulate the compensation of directors of the poor of poor districts composed of several townships, boroughs and cities, situate wholly within counties of this Commonwealth, not exceeding five hundred thousand population' as amended by increasing the rate of compensation to be paid to the attorney employed by said poor districts," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

RECESS.

Mr. HESS. Mr. Speaker, I move that the House do now take a recess until 8.30 o'clock P. M.

The motion was agreed to, and (at 6.05 o'clock P. M.) the House took a recess until 8.30 o'clock P. M.

AFTER RECESS.

The House reconvened at 8.30 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

REPORTS FROM COMMITTEES.

Mr. WHITEMAN, from the Committee on Judiciary General, reported as amended, House Bill No. 1495, entitled:

A Joint Resolution proposing an amendment to article nine, section one, of the Constitution of the Commonwealth of Pennsylvania, so as to permit the exemption from taxation of real and personal property owned, occupied or used by any branch or post or camp of the Grand Army of the Republic, the Spanish-American Wars Veterans, the American Legion, the Veterans of Foreign Wars, and the Military Order of the Loyal Legion of the United States.

Mr. WHITEMAN, from the Committee on Judiciary General, reported as committed, House Bill No. 1644, (Senate Bill No. 931), entitled:

An Act providing for the appointment of county detectives in counties of the fourth class and fixing their salaries payable from the county treasury.

Mr. JAMES A. WALKER, from the Committee on Mines and Mining, reported as committed, House Bill No. 1690, (Senate Bill No. 873), entitled:

An Act relating to explosives, making unlawful the giving away, sale or delivery of explosives to persons under sixteen years and having in possession and use of explosives for certain purposes.

Mr. JAMES A. WALKER, from the Committee on Mines and Mining, reported as committed, House Bill No. 1691, (Senate Bill No. 874), entitled:

An Act relating to explosives, making unlawful the giving away, sale or delivery of explosives without the making and keeping of records of sale.

Mr. CAMPBELL, from the Committee on Public Health and Sanitation, reported as committed, House Bill No. 1526, (Senate Bill No. 761), entitled:

An Act authorizing the establishment by counties of hospitals for the treatment of persons afflicted with tuberculosis, providing for the management and maintenance thereof, and au-

thorizing the incurring of indebtedness and the levy of taxes therefor.

Mr. PHILLIPS, from the Committee on Education, reported as committed, House Bill No. 1718, (Senate Bill No. 954), entitled:

An Act to amend section six hundred and thirty-two of an act approved the eighteenth day of May, one thousand nine hundred and eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof, providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or local, that are or may be inconsistent therewith"

Mr. JOSEPH C. MARCUS, from the Committee on Retrenchment and Reform, reported as committed, House Bill No. 1709, (Senate Bill No. 877), entitled:

An Act fixing the salary of the Lieutenant Governor.

BILL ON FIRST READING.

Mr. PHILLIPS asked and obtained unanimous consent to have the following bills read for the first time:

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1718, (Senate Bill No. 954), entitled:

An Act to amend section six hundred and thirty-two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local that are or may be inconsistent therewith."

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

MOTION TO RECONSIDER VOTE.

Mr. ALBERT S. C. MILLAR. Mr. Speaker, I move that the vote on the motion of the gentleman from Allegheny, Mr. Dithrich, to discharge the Committee on Municipal Corporations from further consideration of Senate Bill No. 688, entitled:

An Act regulating nominations and elections for all elective offices of cities of the second class and repealing certain acts be reconsidered.

The SPEAKER. The Clerk will read the motion.

The Clerk read the motion as follows:

"Mr. DITHRICH. Mr. Speaker, I move that Rule No. 57 be suspended for the purpose of discharging the Municipal Corporations Committee from further consideration of Senate Bill No. 688, repealing the nonpartisan election law in second class cities."

Mr. HOUGH. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

POINT OF ORDER.

Mr. HESS. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman from Lancaster will state his point of order.

Mr. HESS. Mr. Speaker, my point of order is, that this motion is out of order, and that the vote cannot be reconsidered at this time. My authority for that point of order is in Hon. Thomas B. Reed's Rules, as Speaker of the National House of Representatives, on Page 149, Rule 204, which is as follows: "A motion to reconsider is applicable to almost all motions. The exceptions are, a motion to adjourn: a motion to lay on the table when decided in the affirmative: a motion for the suspension of the rules: a motion to reconsider itself."

I also, in support of this point of order, Mr. Speaker, submit Roberts' Rules of Order, Page 158, in accordance with this practice: "Votes on the following motions cannot be reconsidered: To adjourn, take a recess, lay on the table, take from the table and suspend the rules."

The SPEAKER. The Chair decides that the point of order is well taken and it is sustained.

Mr. FLYNN. Mr. Speaker, what business is now before the House?

The SPEAKER. Nothing is before the House.

Mr. FLYNN. Mr. Speaker, I desire to ask the Chair, what is the order of business?

The SPEAKER. Bills on third reading.

#### BILLS ON THIRD READING.

Mr. PHILLIPS. Mr. Speaker, I desire to call up, from page 43 of today's calendar, bills on third reading postponed, House Bill No. 550, File Folio 3615.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Phillips.

The House resumed the consideration on third reading of House Bill No. 550, entitled:

An Act to amend sections four and six of the act approved the second day of April one thousand nine hundred and three (Pamphlet Laws one hundred twenty-eight) entitled "An act to establish a Department of Fisheries to provide for its proper administration and to provide for the protection and propagation of fish by the Department of Fisheries" as amended fixing the salary of the Commissioner of Fisheries authorizing the appointment of additional employees and providing for the salaries of the employees of the Department

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—85.

Allum,	Fitzgibbon,	Kelly,	Schilling,
Aston,	Flynn,	Kohler,	Schwartz,
Baldi,	Fowler,	Kooser,	Shaffer,
Barnhart,	Gearhart,	Krause,	Shannon,
Bidelspacher,	Gibbon,	Leeds,	Smiley,
Blair,	Glass,	Lewis,	Smink,
Blufft,	Golder,	Love,	Smith, H. J.,
Blumberg,	Green,	McOwen,	Smith, J. W.,
Bromley,	Griffith,	Mareus, J.,	Smith, L.,
Brown, T. R.,	Hagerty,	Mantz,	Soffel,
Conner,	Haldeman,	Michel,	Sowers,
Craig, J. R.,	Harer,	Millar, A. S. C.,	Sprows,
Curran,	Haws,	Miller, C.,	Stackhouse,
Curry,	Heffernan,	Miller, D. D.,	Stevens,
Dawson,	Henderson, E.,	Miller, H. F.,	Thomas,
Drinkhouse,	Henderson, W.,	Morris,	Van Alen,
Eaches,	Horne,	Orr,	Walker, G. T.,
Ehrhardt,	Hough,	Phillips,	Walker, J. A.,
Evans,	Jones, W. W.,	Pike,	Weiss,
Feldman,	Jordan,	Riehards,	Wells,
Finney,	Keene,	Ruddy,	Whiteman,

#### NAYS—62.

Alexander,	Goodnough,	McCurdy,	Shellenberger,
Baker,	Goss,	McKinn,	Stark,
Beaver,	Hampson,	McKnight,	Sterling,
Boland,	Harding,	McMullen,	Strauss,
Bower,	Haslett,	McViear,	Sweetzer,
Brendle,	Hess,	Magill,	Viekerman,
Brenneman,	Hetrick,	Marcus, J. C.,	Weaner,
Cramer,	Hoffman, M. R.,	Marshall,	Wettach,
Cratty,	Holcombe,	Martin,	Whitaker,
Dewey, C. P.,	Hoover,	Miller, J. J.,	Williams,
Dewey, P. H.,	Huston,	Mitchell,	Wolfe,
Diehm,	Jones, D. J.,	Ogle,	Woodruff,
Dillsheimer,	McBride,	Quigley,	Zook,
Dunlap,	McCaig,	Rhoads,	Spangler,
Edmonds,	McCarthy,	Sieg,	Speaker,
Elgin,	McClure,		

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative, and the bill falls.

Mr. SOWERS. Mr. Speaker, I desire to call up, from page 44 of today's calendar, bills on third reading postponed, House Bill No. 1350, File Folio 4011, for the purpose of amendment.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Sowers.

The House resumed the consideration on third reading of House Bill No. 1350, entitled:

An Act to increase the pay of Judges and Witnesses in this Commonwealth

On the question,

Will the House agree to the bill on third reading?

Mr. SOWERS. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend section 1, page 1, lines 8 and 9 by striking out the following: "the railroad rates prevailing at the time of travel" and insert in lieu thereof the following:  
Five cents per mile each way.

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Mr. STARK. Mr. Speaker, I desire to call up, from page 44 of today's calendar, bills on third reading postponed, House Bill No. 254, File Folio 1595, for the purpose of amendment.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Stark.

The House resumed the consideration on third reading of House Bill No. 254, entitled:

An Act to amend an act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and forty-seven) entitled "An act requiring all counties cities boroughs townships school districts and other municipalities and incorporated districts to sell any bonds or other securities issued by them to the highest responsible bidder after due public notice" making the provisions of the act also applicable to poor districts regulating the publication of such notices and the manner of receiving opening and announcing bids providing for state-  
ments as to publication etcetera to be filed by the chief officers of any such municipality in the office of the clerk of the court of quarter sessions one week before issue or delivery of any such bond obligation or security providing penalty for failure so to do and providing that securities sold in violation of the act shall be void

On the question,

Will the House agree to the bill on third reading?

Mr. STARK. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

To amend page 3, line 19 after the word "publication" by striking out "at seven day intervals".

At line 20 after the word "in" by inserting the words "at least."

At line 26 after the word "bid" insert the words "or bids".

Amend on page 4, line 4 after the word "newspaper" insert the word "or newspapers."

At line 12 after the word "the" insert the words "newspaper or."

At line twenty-two after "(Pamphlet Laws sixty-five)" by striking out "certified copies of the."

By striking out lines 23, 24, 25, 26 and 27 to the word "provided."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered. That the bill as amended lie over for printing.

#### BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1071, entitled:

An Act to amend section two hundred and thirty-nine of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred



forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by giving restricted authority to supervisors in townships of the second class to furnish labor and materials subject to the approval of the township auditors

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—175.

Alexander,	Ehrhardt,	Lafferty,	Shaffer,
Allum,	Elgin,	Leeds,	Shellenberger,
Armstrong,	Evans,	Long,	Sinclair,
Aston,	Feldman,	Love,	Smiley,
Baker,	Finney,	McBride,	Smink,
Baldi,	Fitzgibbon,	McCaig,	Smith, H. J.,
Barnhart,	Flynn,	McCann,	Smith, H.,
Beaver,	Fowler,	McClure,	Smith, J. W.,
Bell,	Fox,	McConnell,	Smith, L.,
Bidenspacher,	Gearhart,	McGowan,	Snowden,
Blair,	Gelder,	McHugh,	Soffel,
Blumberg,	Gibbon,	McKim,	Sowers,
Bolard,	Glass,	McOwen,	Sprowls,
Bower,	Goldner,	McVicar,	Stackhouse,
Brady,	Goodnough,	Magill,	Stark,
Brendle,	Goss,	Mangan,	Steedle,
Brenneman,	Green,	Marcus, J. C.,	Sterling,
Bromley,	Griffith,	Marshall,	Stevens,
Brown, F. R.,	Hagerty,	Martin,	Stewart,
Brown, T. R.,	Haines,	Michell,	Strauss,
Burns,	Haldeman,	Miller, A.,	Sweitzer,
Campbell,	Harding,	Miller, A. S. C.,	Thomas,
Catlin,	Harry,	Miller, C.,	Trainer,
Clutton,	Haslett,	Miller, D. L.,	Van Alen,
Comer,	Hatrick,	Miller, D. D.,	Vlekerman,
Conner,	Jeffernan,	Miller, H. F.,	Walker, G. T.,
Craig, J. R.,	Henderson, W.,	Miller, J. J.,	Walker, J. A.,
Crafty,	Herrick,	Mitchell,	Weamer,
Curran,	Hoffman, J. N.,	Ogle,	Weiss,
Curry,	Hoffman, M. R.,	Orr,	Wells,
Dawson,	Hoover,	Perry,	Wetlach,
DeHaas,	Horne,	Pike,	Whitaker,
Dewey, C. P.,	Hough,	Quigley,	Whitehouse,
Dewey, P. H.,	Huston,	Richards,	Whiteman,
Diehm,	Jones, D. J.,	Rinn,	Williams,
Dilsheimer,	Jordan,	Ronan,	Wolfe,
Dittrich,	Kantner,	Ruddy,	Woner,
Donneley,	Keene,	Schaeffer,	Wood,
Drinkhouse,	Kelly,	Schilling,	Woodruff,
Dunlap,	Kinsman,	Schwartz,	Zook,
Dunn,	Kooser,	Sieg,	Spangler,
Eaches,	Krause,	Krugh,	Speaker.
Edmonds,	Krugh,		

#### NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 867, entitled:

An Act requiring the delivery of explosives to miners in the anthracite region at points below the surface regulating the transportation and storage of explosives under rules and regulations adopted by the Chief of the Department of Mines and providing a penalty

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. GIBBON. Mr. Speaker, I would like to interrogate the sponsor of this bill.

#### BILL POSTPONED.

Mr. RUDDY. Mr. Speaker, I move that this bill be placed on the postponed calendar.

Mr. FLYNN. Mr. Speaker, I second the motion.

The motion was agreed to.

#### BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1289, as follows:

An Act regulating deposits of State moneys or funds creating a State Depository Board defining its powers and duties and prescribing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the State Treasurer and the Auditor General the Secretary of the Commonwealth and the Commissioner of Banking are hereby constituted the State Depository Board hereinafter called the board and any three (3) of such members shall constitute a quorum The members of the said board shall perform the duties herein prescribed and shall receive the sum of three hundred (\$300) each per annum as salary for their services as members of said board The State Treasurer shall be chairman of the board The Secretary of the Commonwealth shall be secretary of the board and shall keep its minutes and records A copy of the minutes of each meeting of the board shall be filed with the Auditor General within three (3) days after such meeting A duly certified copy of such records shall be prima facie evidence of the matters appearing therein in any court of record

Section 2 The necessary expenses of the board including salaries books stationery printing postage and advertising shall be paid from the State Treasury from a fund appropriated for that purpose by warrant of the Auditor General upon the State Treasurer upon the order of the board certified by the chairman and secretary

Section 3 The board shall have the right to make such rules and regulations governing the establishment and the conduct of State depositories and the handling of funds therein as the best interest of the State may require not inconsistent with the provisions of this act which said rules and regulations shall be in writing and entered upon the minutes of said board and when made a copy thereof shall accompany any acceptance of an application for State deposits and shall at any time be supplied to any bank banking institution or trust company upon request

Section 4 There shall be two classes of depositories One shall be known as active depositories and the other as inactive The board shall designate two banks or trust companies in Dauphin county two banks or trust companies in Philadelphia county two banks or trust companies in Allegheny county to be known as active depositories in which shall be deposited a sufficient amount of the daily receipts of the State Treasury to transact the current business of the Commonwealth and said board shall have power if to them it seems necessary to designate two other banks or trust companies located in any of the counties above mentioned or in any other county of the Commonwealth to be known as active depositories and to be used for the purpose above mentioned

Section 5 Every bank banking institution or trust company desiring to become a depository of State moneys or funds shall make a written application to the State Treasurer as the chairman of the board designating the amount of deposits solicited whether it is for an active or inactive deposit and accompany its application with a written statement showing the financial condition of the bank banking institution or trust company at the date of the application the number of its stockholders the length of time that said institution has been engaged in business under its charter which statement shall also contain a provision that the books and accounts of such bank banking institution or trust company so designated as State depository shall be open at all times to the inspection of the board any member or accredited representative thereof The statement shall be verified by the oath or affirmation of its president vice-president cashier or treasurer as the case may be

Section 6 The selection of the banks banking institutions or trust companies in which the State moneys or funds shall be deposited shall be made by the board which shall have the right to accept or reject all applications for deposits but no selection shall be made of any institution not subject to National supervision

Section 7 The board is hereby authorized to select as depositories for State funds private banking institutions located and doing business in this Commonwealth provided the same file with their applications a statement in writing with the said board that they will subject themselves to the supervision of the Banking Department of the State and provided further that they will in all regards comply with the conditions required of any other depository

Section 8 The board shall fix the rate of interest which shall be paid by all State Depositories on all deposits of State moneys or funds both active and inactive for each six month period beginning July first and January first each year and shall have the power to fix a different rate for each class but no deposits shall be awarded to any bank banking institution or trust company which shall bear a less interest rate than two per centum per annum

The State moneys or funds herein referred to shall be all moneys coming into the State Treasury from taxes fees licenses bond issues now authorized or hereafter authorized sales of public property collections and money from any and all sources whatsoever as well as all moneys or funds of which the State Treasurer by reason of his office is custodian guardian trustee treasurer or receiver or which come into his possession in any other capacity by reason of his office as State Treasurer

Amend section 8, page 4, line 15 by inserting "year" the following: "and shall have the power to fix a different rate for each class"

Section 9 The board shall meet on the first Tuesday of each month or oftener at the call of the chairman or a majority of its members to receive the report of the State Treasurer in the matter of receipts and deposits determine the amount to be deposited in the various depositories of State funds see that the same are properly secured and that this act is fully complied



with and to transact any other business authorized by this act.

Section 10. No bank banking institution or trust company shall receive a deposit of State moneys in excess of twenty-five (25) per centum of its paid in capital and surplus and no bank banking institution or trust company shall receive a deposit or have at any one time an aggregate of deposits in excess of five hundred thousand dollars (\$500,000) provided That this section shall not apply to the institutions to be designated by the board as active depositories of State funds subject to check daily by the State Treasurer. The active depositories so designated shall be required to make all collections for the Commonwealth without cost or compensation but at no time shall the combined deposits in the active depositories exceed the total sum of six million dollars (\$6,000,000).

Section 11. The amount of interest to be paid by any and all depositories under the provisions of this act for the privilege of keeping such public funds on deposit shall be computed on the average daily balance of the public moneys kept on deposit therewith.

The State Treasurer shall require and it is hereby made the duty of every such depository to keep accurate accounts of all such moneys deposited with it showing the amount deposited and when deposited and render on the first business day of each and every month to the treasurer and the Auditor General a statement in duplicate showing the daily balance of the State moneys or funds held by it during the month next preceding and the interest thereon which interest shall at the same time be credited to the State Treasury account.

All moneys paid to the State for the privilege of keeping said moneys or funds on deposit as aforesaid shall be credited by the treasurer to the general fund except interest derived from moneys or funds secured from sale of bonds issued for special purposes and all moneys or funds of any board bureau commission department or any other branch of the State Government for which the State Treasurer by reason of his office is custodian guardian trustee treasurer or receiver which interest shall be credited to such special funds.

Section 12. The State Treasurer shall deposit the State funds in such banks banking institutions or trust companies as shall be selected and approved by the board within three (3) days after the receipt of said moneys and in such total amounts in each depository as the board shall determine from time to time.

If the State Treasurer shall fail to deposit said funds as herein provided he shall be liable as a penalty to the State for one (1) per centum a month on the funds he fails to so deposit and which are not otherwise deposited under the directions of the board.

Section 13. When a bank banking institution or trust company has been notified to qualify as a depository it shall within thirty (30) days after such notice deposit with the State Treasurer a bond to secure payment of deposits and interest to the Commonwealth of Pennsylvania with a proper warrant of attorney to confess judgment in favor of the Commonwealth secured by a surety company to be approved by the board in the amount of the deposit to be made and no one surety company shall be approved in an aggregate amount in excess of five times its capital surplus and reserve.

Said bonds shall be conditioned for the safe-guarding and return of State funds to pay interest to the Commonwealth monthly as herein provided to make reports to the treasurer and Auditor General and in all other respects comply with the requirements of this act. Said bonds to remain in force until the said State funds are turned over to the State or its agents or until otherwise released by the board.

Surety bonds shall contain a clause obligating the surety company to pay and settle with the State the amount due in full including interest within sixty (60) days after notice is given by the State Treasurer of default by the principal.

All bonds shall be executed on bank forms furnished by the State Treasurer which blank forms shall be approved by the Attorney General.

Section 14. The surety bonds above mentioned shall be delivered to the State Treasurer receipted for by him and retained by him in the vaults of the State Treasury and if at any time any such surety bonds are not satisfactory security in the opinion of the board for the deposits made they may require such other additional security to be given as will be satisfactory to them and said board shall from time to time inspect such bonds or security and see that the same are actually kept in the vaults of the State Treasury.

Section 15. Whenever the board shall deem it necessary it may require any depository having State funds on deposit or any surety on a bond of such depository to furnish a sworn statement of the financial condition of such depository or surety and a failure to render such statement within a reasonable time as determined by the board shall be sufficient ground for revoking the designation as a depository. Every person who shall make any false statement to such board touching the financial condition of such depository or touching the financial condition of such surety whether in an affidavit of justification or in response to an inquiry or request of the board shall be guilty of a misdemeanor punishable by fine of not more than one thousand dollars (\$1,000) or imprisonment of not more than one (1) year either or both at the discretion of the court.

Section 16. The State Treasurer may withdraw any or all of the State moneys or funds on deposit for the purpose of paying the appropriations and the obligations of the State provided that the moneys deposited in the inactive depositories shall be used only when the moneys in the active depositories shall not be sufficient and provided further that the State Treasurer shall give to such inactive depository ten (10) days notice of his intention to withdraw funds therein before drawing more than one-fifth (1-5) of the amount such inactive

depository is entitled to keep but this notice and limitation shall not apply to deposits made in active depositories. The treasurer shall keep a correct and accurate account of all moneys received for the use of the Commonwealth and pay out the same only on authority of law. The State Treasurer shall be as heretofore personally responsible for the faithful performance of his duties under the law and for a proper accounting of all moneys paid to him as State Treasurer but he shall not be held personally liable for any money that shall be lost by reason of the failure or insolvency of any bank banking institution or trust company selected as a depository as in this act provided. The treasurer shall keep in his office a record showing an account with each depository both active and inactive under which entry shall be made showing the amount and date of each deposit the rate of interest the withdrawals and the dates thereof and the balance on deposit. Each such amount shall show the date and amount of interest received during each paying period.

Section 17. In case the board is of the opinion that the credit of any depository is impaired the safety of the State deposit imperiled or for any other cause whatsoever it may deem advisable it shall have power and authority to require the State Treasurer to reduce change or wholly withdraw within thirty (30) days any deposit or deposits held by any such depository.

Amend section 17, page 10, line 3 by striking out the words "or depositories".

Section 18. The State Treasurer on the fifth business day of each month shall render a statement of account to the Auditor General giving in detail the different sums which go to make up the grand total of the amount at the close of the business on the last business day of the preceding month in the State Treasury including moneys appropriated to the sinking fund. Such statement shall include the names of banks banking institutions or trust companies with whom the public funds are deposited with the various amounts of such deposits the amounts of interest as credited to the State accounts by the different depositories and shall be verified by oath or affirmation of the State Treasurer and recorded in a book kept for that purpose by the Auditor General and such record shall be open for public inspection and shall be correctly published in not more than six (6) newspapers in the State two (2) of which shall be published in Harrisburg to be selected by the Auditor General for general information payment of publication to be made from moneys in the State Treasury not otherwise appropriated.

Section 19. It shall be a misdemeanor for any individual whether a State officer representative of a State officer or bank officer or any representatives of a bank or bank officer or officer of any trust company or representative of any such officer or any go-between to pay receive offer or request any money benefit or valuable thing or promise directly or indirectly for use of such State moneys or funds other than the interest payable to the State or for any person to secure or assist in securing a State deposit for his or her own personal gain or benefit. Said misdemeanor shall be punishable by fine of not more than five thousand dollars (\$5,000) or not more than one (1) year's imprisonment for each offense or either or both at the discretion of the court.

Section 20. This act shall take effect and be in force from and after the first day of July one thousand nine hundred and twenty-one.

Section 21. The following acts of Assembly namely: An act approved June fifteenth one thousand eight hundred and ninety-seven (Pamphlet Laws one hundred fifty-seven number one hundred thirty-one) entitled "An act regulating the deposit of moneys belonging to the State in the banking institutions thereof and providing for the collection of interest thereon".

An act approved April seventeenth one thousand nine hundred and five (Pamphlet Laws one hundred eighty-three number one hundred thirty-one) entitled "An act authorizing the State Treasurer of Pennsylvania to require additional security from any bank banking institution or trust company in which the funds of the State are deposited".

An act approved February seventeenth one thousand nine hundred and six (Pamphlet Laws forty-five) entitled "An act to regulate the deposits of State funds to prescribe the method of selecting State depositories to limit the amount of State deposits to provide for the security of such deposits to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking funds to declare it a misdemeanor to give or take anything of value for obtaining the same and prescribing penalties for violations of this act".

An act approved July eighteenth one thousand nine hundred seventeen (Pamphlet Laws one thousand and sixty-five) entitled "An act amending an act entitled 'An act to regulate the deposits of State funds to prescribe the method of selecting State depositories to limit the amount of State deposits to provide for the security of such deposits to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking funds to declare it a misdemeanor to give or take anything of value for obtaining the same and prescribing penalties for violations of this act' approved February seventeenth one thousand nine hundred and six so as to authorize combined deposits in all active depositories to an amount not to exceed the sum of six million dollars and so as to authorize the selection by the Board of Revenue Commissioners and the Banking Commissioner of two banks or trust companies as active depositories for State funds in addition to the number now provided by law" are hereby repealed.

And all other acts or parts of acts supplied by or inconsistent with the provisions of this act are hereby re-



pealed.

On the question,  
Will the House agree to the bill on third reading?  
It was agreed to.

On the question,  
Shall the bill pass finally?

Mr. PHILLIPS. Mr. Speaker, I would like to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Philadelphia, Mr. James A. Walker, permit himself to be interrogated?

Mr. JAMES A. WALKER. Mr. Speaker, I will.

Mr. PHILLIPS. Mr. Speaker, I would like to ask the gentleman from Philadelphia, does he think it is fair that the State should pay the Auditor-General, the State Treasurer and the Banking Commissioner an additional three hundred dollar salary for taking care of this work?

Mr. JAMES A. WALKER. Mr. Speaker, in reply to the question by the gentleman from Clearfield, I wish to state that the additional salary is so small that it is not worth talking about. I have no right to pass any judgment on this bill, but to say that it is a proper provision, and this bill was prepared by our next Auditor General for the purpose of watching more carefully the depositories of the State, which will house about \$200,000 in revenue and it has been approved by the former Secretary of the Commonwealth, Mr. Wood, and by the next Auditor General, Mr. Lewis, and by the banking commissioner. Another feature to be considered is that I have been informed that if it passes both houses the Governor will sign the bill.

Mr. PHILLIPS. Mr. Speaker, I would like to ask, does the gentleman from Philadelphia think it is necessary to pay these gentlemen an additional salary for the performance of their duty.

Mr. JAMES A. WALKER. I can only say that this bill provides for something that gives them extra work which will take considerable time and they have figured it out that it is a salary approximately of \$6 a week and it is not an exorbitant salary.

Mr. PHILLIPS. Will it take any time off their regular duty—off their regular office work?

Mr. JAMES A. WALKER. No, the duties of the regular office will be performed, but this will be a part of the financial work of the financial officers of the Commonwealth to aid in securing safe depositories and an increase when the market warrants it on the bonds deposited.

Mr. PHILLIPS. How many commissions do these gentlemen belong to in the State?

Mr. JAMES A. WALKER. I do not know.

Mr. PHILLIPS. Are there any other commissions from which they draw an extra salary.

Mr. JAMES A. WALKER. Not that I know of, with a possible exception of the Secretary of the Commonwealth, who, if my memory serves me right, serves as a member of the Board of Pardons.

Mr. PHILLIPS. Do I understand the gentleman to say that the Governor will sign this bill.

Mr. JAMES A. WALKER. The Governor told me that if this bill passed both bodies of the Legislature, he would sign it.

Mr. PHILLIPS. That is all.

On the question recurring,  
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—175.

Alexander,	Evans,	McBride,	Sieg.
Allum,	Feldman,	McCaig,	Shaffer,
Aston,	Fitzgibbon,	McCann,	Shannon,
Baker,	Franklin,	McCarthy,	Shellenberger,
Baldi,	Gearhart,	McClure,	Sinclair,
Barnhart,	Gelder,	McConnell,	Smiley,
Beaver,	Gibbon,	McCurdy,	Smink,
Beckley,	Glass,	McGowan,	Smith, H.,
Bell,	Goehring,	McHugh,	Smith, J. W.,
Eidelspacher,	Golder,	McKim,	Smith, L.,
Elair,	Goodnough,	McMullen,	Snowden,
Bluett,	Goss,	McOwen,	Soffel,
Plumberg,	Green,	McVicar,	Sowers,
Polard,	Griffith,	Magill,	Sprrows,
Bower,	Haines,	Marcus, J.,	Stackhouse,
Brendle,	Haldeman,	Marcus, J. C.,	Stark,
Brenneman,	Harding,	Marshall,	Steedle,
Bromley,	Harer,	Mantiz,	Stevens,

Brooks,	Harry,	Michel,	Stevenson,
Brown, T. R.,	Haslett,	Millar, A.,	Stewart,
Burns,	Haws,	Millar, A. S. C.,	Strauss,
Campbell,	Henderson, E.,	Miller, C.,	Sweitzer,
Catlin,	Henderson, W.,	Miller, D. I.,	Thomas,
Comer,	Hess,	Miller, D. D.,	Trainer,
Conner,	Hetrick,	Miller, H. F.,	Van Alen,
Cook,	Hoffman, J. N.,	Miller, J. J.,	Vickerman,
Craig, J. O.,	Hoffman, M. R.,	Mitchell,	Walker, G. T.,
Cratty,	Hoover,	Morris,	Walker, J. A.,
Crum,	Horne,	Ogle,	Weamer,
Curran,	Hough,	Orr,	Weiss,
Curry,	Huston,	Perry,	Wells,
Davis,	Jones, D. J.,	Phillips,	Wettach,
Dawson,	Jones, W. W.,	Plke,	Whitaker,
DeHaas,	Jordan,	Posey,	Whitehouse,
Dennning,	Kantner,	Quigley,	Whiteman,
Dewey, C. P.,	Kelly,	Rhoads,	Williams,
Dewey, P. H.,	Kinsman,	Richards,	Wolfe,
Diehm,	Kohler,	Rinn,	Woner,
Disheimer,	Kooser,	Roman,	Wood,
Dunlap,	Krause,	Ruddy,	Woodruff,
Dunn,	Krugh,	Ruth,	Zook,
Eaches,	Leeds,	Schaeffer,	Spangler,
Edmonds,	Lewis,	Schilling,	Speaker.
Ehrhardt,	Long,	Schwartz,	
Elgin,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1111. (Senate Bill No. 297), entitled:

An Act authorizing receivers of taxes in and for cities of the first class to furnish certificates of taxes and claims which are liens on real estate and fixing the fees for such services.

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. BLUETT. Mr. Speaker, I would like to know if anybody here can inform me how much of an increase this bill provides for.

Mr. GOLDER. Mr. Speaker, I do not know the amount of the increase, but it cannot be very much because the total is only one dollar. As I understand the bill was aimed at the title insurance companies of Philadelphia and other places that have a habit of sending their clerks to the City Hall and who take up all the books for the entire time for their own purposes excluding members of the bar and private people from looking up the records. This is for the purpose of charging them a dollar for searching that has to be made by the Clerks in the office who are paid by the City or the County as the case may be. I only know what the bill contains from having read it. It is a very short bill and I recommend it for perusal to my friend.

Mr. BLUETT. Mr. Speaker, as I understand the charge now made for this service is twenty-five cents. I have never heard any complaint about that charge and it seems to me it is ample for the work done. It takes about two minutes to look up the records and a man could do that himself, if the receiver of taxes would permit him to do it, but for some reason or other he does not and the charge has been made of twenty-five cents for each bill furnished or each property searched. Now as I understand it they desire to increase it to one dollar for the purpose of providing some new places in the office which to my mind would simply be unnecessary.

Mr. WHITAKER. Mr. Speaker, I heard some explanation of this bill from the members of the Committee of the City Council who said that the cost of this particular work by the clerks employed by the City was greater than the amount received from the fees collected, and that their desire in having this act amended was in order to collect at least as much in fees as it cost the city to perform the services rendered, and that the fees collected go directly into the city treasury and not to the clerks.

Mr. EDMONDS. Mr. Speaker and gentlemen of the House, this is a bill that affects Philadelphia alone. It seems to me frankly that it would be a good bill to defeat.

It raises the charge from twenty-five cents to a dollar for obtaining from the receiver of taxes a certificate as to the charges against a property. Recently we had a big home-owning campaign in Philadelphia and a lot of poor people have bought their houses, two story houses, and the percentage of cost is exceedingly heavy. Now it does not seem to me that we ought to be in the business of increasing charges of this kind. The office is maintained there by the city, it is paid for by the city appropriations, and it is a perfectly proper thing for a man who thinks he is going to own a property to go there and ask for a statement as to what municipal charges are against it. If we raise a charge of this kind it seems to me that it is more than likely to fall hardly upon the poor people who want to own their own properties. Therefore, personally, I shall vote against the bill.

Mr. J. W. SMITH. Mr. Speaker, I would like to interrogate my colleague from Philadelphia.

The SPEAKER. Will the gentleman from Philadelphia permit himself to be interrogated?

Mr. EDMONDS. With pleasure, Mr. Speaker.

Mr. J. W. SMITH. Are you familiar with the time it takes in the tax office to make a certificate?

Mr. EDMONDS. Yes sir.

Mr. J. W. SMITH. What would be the average time?

Mr. EDMONDS. Oh, I should say ten minutes.

Mr. J. W. SMITH. Ten minutes. Now I wish to state as an employee of the tax office, a former employee of the tax office, that he is some expert if he can search the records of the office in ten minutes in the city of Philadelphia.

Mr. EDMONDS. Mr. Speaker, I have not searched the records in that office for the last fifteen years.

Mr. J. W. SMITH. Fifteen years. Now Mr. Speaker and gentlemen of the House, as an ex-employee of the tax office, I want to say that in some cases I know it has taken the clerk for an hour to two hours to make a thorough search and see whether there was any claim against the property in Philadelphia. I think that it is nothing but a fair charge to charge that, as the money reverts to the treasury without any increase to the employees. I hope the bill will pass.

Mr. EDMONDS. I am afraid there has been a misunderstanding of my objection to the bill. The clerks in the tax office are paid, paid by the body of tax payers of the city of Philadelphia. This money does not go to them. It is only an indirect tax upon the man that wants to buy a property. Now, inasmuch as the property pays taxes, why should we not raise the money by taxation? In Philadelphia at present time we are paying a pretty high rate of taxes. Why add to this these little petty charges that are so irritating to a man who goes to the government which he helps to support in order to get the proper information? It seems to me to be the kind of legislation that is very offensive, and it should be defeated.

Mr. GLASS. Mr. Speaker, my colleague from Philadelphia who has just taken his seat, is entirely mistaken. This bill will not affect the man who is buying a house, but it is going to effect the title insurance companies. They send their men there to make the search, and they are objecting to this bill because it affects them. The title companies in Philadelphia have almost doubled their charges and now because you are asking them to pay a small increase, they have sent their representatives here objecting to the passage of a bill of this kind. I do not think in the city of Philadelphia that the tax office should have its clerks devote all their time to looking up these records for the title companies in Philadelphia. I think this bill ought to pass.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—55.

Alexander,	Feldman,	Marcus, J. C.,	Sowers,
Baldi,	Fowler,	Michel,	Sprowls,
Bolard,	Glass,	Miller, H. F.,	Stackhouse,
Brenneman,	Goehring,	Morris,	Stark,
Conner,	Golder,	Perry,	Steedle,
Curran,	Hagerty,	Pike,	Sterling,
	Harry,	Posey,	Stevens,

Dawson,	Hough,	Rieder,	Stevenson,
Dewey, C. P.,	Kooser,	Rinn,	Thomas,
Dillsheimer,	Love,	Schilling,	Wettach,
Dittrich,	McCaig,	Smiley,	Whitaker,
Drinkhouse,	McCann,	Smith, J. W.,	Williams,
Dunn,	Mangan,	Smith, L.,	Woner,
Ehrhardt,	Marcus, J.,	Soffel,	Woodruff,
Elgin,			

NAYS—103.

Allum,	Fitzgibbon,	Jordan,	Quigley,
Armstrong,	Fox,	Kantner,	Richards,
Baker,	Gearhart,	Kelly,	Roman,
Barnhart,	Gelder,	Kohler,	Ruch,
Beckley,	Gibbon,	Krugh,	Ruth,
Bell,	Goodnough,	Lewis,	Schwartz,
Bidelspacher,	Goss,	Long,	Sieg,
Blair,	Green,	McEride,	Shaffer,
Bluett,	Griffith,	McClure,	Shellenberger,
Blumberg,	Haldeman,	McConnell,	Smink,
Bower,	Hampson,	McCurdy,	Stewart,
Bromley,	Harding,	McHugh,	Strauss,
Brooks,	Harer,	McKim,	Sweltzer,
Brown, T. R.,	Haslett,	McKnight,	Trainer,
Catlin,	Haws,	McMullen,	Van Alen,
Comeror,	Henderson, W.,	McVicar,	Vickerman,
Cook,	Hess,	Marshall,	Walker, G. T.,
Crum,	Hetrick,	Martin,	Weamer,
Curry,	Hoffman, J. N.,	Mantz,	Weiss,
Davis,	Hoffman, M. R.,	Miller, A. S. C.,	Wells,
Dewey, P. H.,	Holcombe,	Miller, C.,	Whitehouse,
Diehm,	Hoover,	Miller, D. D.,	Wolfe,
Dunlap,	Horne,	Miller, J. J.,	Wood,
Eaches,	Huston,	Mitchell,	Zook,
Edmonds,	Jones, D. J.,	Ogle,	Spangler,
Evans,	Jones, W. W.,	Phillips,	Speaker.

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative, and the bill falls.

#### BILLS SIGNED BY THE SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

##### House Bill No. 224.

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

##### House Bill No. 251.

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

##### House Bill No. 339.

An Act to amend clause (c) section three hundred and six of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder"

##### House Bill No. 418.

An Act giving additional protection to human beings in this Commonwealth and imposing penalties upon those who may shoot at or wound or kill a human being in mistake for either game or other wild creatures

##### House Bill No. 455.

An Act to amend section twenty-four of an act approved the seventh day of June one thousand nine hundred seven-teen (Pamphlet Laws five hundred seventy-two) entitled "An act to provide for the protection and preservation of game game quadrupeds and game birds and song and insectivorous and other wild birds and, prescribing penalties for violation of its several provisions"

##### House Bill No. 650.

An Act to amend section six hundred two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended



## House Bill No. 668.

An Act to amend section three hundred and three of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

## House Bill No. 744.

An Act to amend clause eight of section eight paragraph three (b) of section fourteen and section eleven of an act approved the eighteenth day of July Anno Domini one thousand nine hundred seventeen entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" so as to provide that all the years of service of an employee including years of service after age sixty-two if any there be shall be counted in calculating retirement allowance and the final salary and so as to provide that a contributor shall continue to contribute as long as they remain in the service

## House Bill No. 747.

An Act to amend section one of an act approved the twenty-fifth day of June one thousand eight hundred ninety-five (Pamphlet Laws two hundred seventy-five) entitled "An act dividing the cities of this State into three classes with respect to their population and designating the mode of ascertaining and changing the classification thereof in accordance therewith"

## House Bill No. 784.

An Act authorizing school districts of the fourth class with the assent of the electors to use moneys borrowed or authorized to be borrowed for purposes which have proved impracticable or undesirable for other lawful purposes

## House Bill No. 793.

An Act to amend section seventeen of the act approved the thirty-first day of May 1911 (P. L. 463) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same, requiring boroughs incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpike or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads, defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

## House Bill No. 796.

An Act to amend section six hundred and ninety-nine of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

## House Bill No. 822.

An Act to amend section one of the act approved the twenty-fourth day of March one thousand nine hundred and three (Pamphlet Laws fifty-one) entitled "An Act providing for the manner of appointment of assessors for the purpose of valuation of property in counties containing a population of one million two hundred and fifty thousand or over" applying said act to counties of the first class and providing for the appointment of assessors without regard to party affiliation.

## House Bill No. 830.

An Act making a deficiency appropriation to the State Board of Education for use in the payment of scholarships

## House Bill No. 835.

An Act fixing the time for the confirmation of the reports of viewers or portions thereof in proceedings to assess damages or benefits incident to public improvements where no exceptions are filed or appeals taken

## House Bill No. 937.

An Act to amend an act approved the twenty-eighth day of May one thousand nine hundred and fifteen (Pamphlet Laws six hundred forty-two) entitled "An act for the protection of the public health by providing that persons firms or corporations who are operating or conducting hotels restaurants dining-cars or other public eating places in this Commonwealth shall not employ or keep in their employ as cooks waiters kitchen-helpers chambermaids or other house servants any person or persons who are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis syphilis gonorrhoea open external cancer or barber's itch or who are carriers of typhoid fever and further providing that no dishes receptacles or utensils used in eating or drinking shall be furnished to patrons or customers of any such public eating place unless the same have been thoroughly cleansed since used by another individual and further providing that no towel shall be furnished in any washroom in connection with any such public eating place unless such towels be laundered or discarded after each individual use and further providing that no common drinking cups shall be furnished at any public drinking place operated in connection with any such public eating place and providing penalties for violations of the provisions of this act" by extending its provisions to public drinking places requiring public wash rooms to be kept in a sanitary condition and providing for health certificates from employees in such establishments

## House Bill No. 950.

An Act to amend section one of an act approved the twentieth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand one hundred fifty-eight) entitled "An act to fix regulate and establish the fees to be charged and received by constables in this Commonwealth" as amended

## House Bill No. 952.

An Act making a deficiency appropriation to the Department of Labor and Industry for the payment of the salaries of a supervising inspector

## House Bill No. 973.

An Act regulating the selling offering or exposing for sale of agricultural seeds and mixtures of the same for seeding purposes forbidding the sale of seeds unfit for seeding purposes and providing for the prohibition of such sales by injunction providing for the taking and examination of samples of agricultural seeds by the Secretary of Agriculture and his agents and the publication of information gained from such examinations providing for the enforcement of the act and providing penalties for its violation

## House Bill No. 997.

An Act to amend the forty-first clause of section two article one chapter five of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

## House Bill No. 1020.

An Act to amend chapter eleven article two of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"



## House Bill No. 1059.

An Act to amend section fourteen of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by providing for the payment of retirement allowances to employees who have rendered at least forty-five years of school service

## House Bill No. 1068.

An Act regulating and defining the powers and duties of the Dental Council and the State Board of Dental Examiners providing for appointment of examiners defining qualifications of applicants for examination condition of granting and revoking licenses regulating and limiting and defining the practice of dentistry limiting and defining operator in dental surgery prohibiting practice by or employment of unlicensed and unregistered persons and providing punishment therefor requiring the recording of licenses and registration of practitioners and disposition of fees and fines providing for an annual registration fee for licensed practitioners and the disposition of such fees defining evidence of violations and providing punishment fixing the appropriation to the Dental Council

## House Bill No. 1066.

An Act requiring persons partnerships associations or corporations advertising for or soliciting business as adjusters of claims within this Commonwealth for loss or damages arising out of policies of insurance surety or indemnity on property persons or insurable business interests with this Commonwealth to be licensed by the Insurance Commissioner

## House Bill No. 1067.

An Act making it unlawful to give or offer money to secure proxies for use at meetings of insurance companies

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any person firm or corporation or the officers directors trustees employees attorneys or representatives of any stock or mutual insurance company incorporated under the laws of this Commonwealth or the laws of any other State or foreign country to give or promise money or anything of value to the owners or holders of capital stock of any insurance company or to the members of any mutual insurance company incorporated under the laws of this Commonwealth with intent to secure the voting proxy of any share or shares of such

## House Bill No. 1074.

An Act to further amend section forty-nine of an act approved the fifth day of May one thousand eight hundred and ninety-nine (Pamphlet Laws one hundred and ninety-three) entitled "An act entitled an act to create a Bureau of Building Inspection and to regulate the construction maintenance and inspection of buildings and party walls in cities of the first class

## House Bill No. 1079.

An Act creating a commission to select an historic spot as a cemetery for the burial of bodies of soldiers sailors marines war nurses and members of the National Guard defining the powers and duties of the commission and making an appropriation

## House Bill No. 1188.

An Act defining a private game preserve and making it a misdemeanor to enter such preserve for certain purposes or to break injure or destroy the enclosure of the same and fixing penalties

## House Bill No. 1202.

An Act to repeal an act approved the seventeenth day of March one thousand eight hundred and sixty-eight (Pamphlet Laws three hundred and forty-two) entitled "An act relating to the collection of State and county taxes in the county of Montgomery"

## House Bill No. 1203.

An Act to repeal an act approved the twenty-third day of March one thousand eight hundred and sixty-five (Pamphlet Laws six hundred and thirty-four) entitled "An act relating to the compensation of the county treasurers of ~~Montgomery and Berks counties~~"

## House Bill No. 1220.

A Supplement to the act of June one one thousand nine hundred and eleven (Pamphlet Laws five hundred and ninety-nine) entitled "An act authorizing the Insurance Commissioner to proceed against and to take possession of any insolvent or delinquent company order or association transacting any class of insurance and prescribing the method by which such insolvent or delinquent companies orders or associations shall be dissolved and liquidated" directing the deposit and keeping of any moneys or funds which shall come into the possession of the Insurance Commissioner or his deputies while liquidating the business of any insurance company under the authority of said act

## House Bill No. 1286.

An Act to further amend an act entitled "An act to authorize and provide for the commitment of persons habitually addicted to the use of alcoholic drink of intoxicating drugs to a proper hospital or asylum for restraint care and treatment" approved April sixteen Anno Domini one thousand nine hundred and three as amended by the act approved May twenty-eighth one thousand nine hundred and seven entitled "An act to amend an act entitled "An act to authorize and provide for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum for restraint care and treatment" approved April sixteen Anno Domini one thousand nine hundred and three providing for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum for restraint care and treatment by the court of quarter sessions providing for the payment of the cost and expense of care and treatment of indigent inebriates by the county from which the inebriate is committed and that the overhead charges shall be paid by the State when the inebriate is committed to a public State institution

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

MR. HESS IN THE CHAIR.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1044, (Senate Bill No. 12), entitled:

An Act to amend section five of an act approved the twenty-seventh day of April one thousand nine hundred and eleven (Pamphlet Laws one hundred and one) entitled "An act for the assignment of judges to districts other than their own for the purpose of expediting business with provision for their compensation"

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. ALEXANDER. Mr. Speaker, I want to call your attention to this bill. Two years ago we raised the salaries of the judges all over the State of Pennsylvania. At the same time that we raised the salaries, we give their traveling expenses to the judges who were called upon to serve in other districts than their own. Now, those salaries throughout the State were raised to a very good amount, fair and just. Their traveling expenses are given them, and they are allowed twenty-five dollars a day while sitting in a district other than their own. Therefore, at the present time, they are entitled to their regular salary, be it seven or eight or ten thousand dollars a year, whichever it may be, and they are entitled to twenty-five dollars besides that for sitting in the extra district. They are entitled to their traveling expenses, and now they come in and ask for a maximum of ten dollars a day for hotel board. Now, I say that the salaries fixed for the judges over this State are ample, especially for that judge who does not have enough work in his own district to keep him busy and who is permitted to go into other districts and earn twenty-five dollars a day, with his expenses in addition. It is asking too much at this time. I think we have gone the limit,—I for one was willing to go the limit, but I think we have gone the limit now. I for one will vote against this bill.

Mr. OGLE. Mr. Speaker, this bill was introduced in the Senate by Senator John S. Miller, the Senator from the Senatorial district in which I reside, and he asked me to have some little supervision over and look out for the measure when it came up in the House. Now, I would



have had nothing to say if the gentleman from Delaware, who preceded me, had not made a mistake in his argument in regard to the compensation now received by the judges. He said under the present law they are given the sum of twenty-five dollars per day when they perform services outside of their own judicial district. By reference to the old law, which is quoted in this proposed amendment to the old law, it will be seen that their compensation is twenty dollars per day and carfare. Now, some of the judges in the interior of the State, I am informed by the Senator, in consideration of that compensation concluded, inasmuch as the high cost of living caused them to pay out so much of that twenty dollars when they would go into counties like Delaware and Philadelphia, that they would, in justice to themselves and their families, not be asking too much if they would come to the Legislature of Pennsylvania and ask that their services, for duties performed outside of their districts, while living at the expensive hotels maintained in Media, on Broad Street, and Fifth Avenue in Pittsburgh, that they would be justified in asking at least ten dollars a day additional allowance, falling in with the lines of the generous treatment which the Legislature has accorded to the judges of our appellate courts. I am not appealing for the passage of this bill in such thunderous tones as will shake the mountains of Allegheny. It is up to the Representatives to say whether or not the common pleas judges are asking too much of an increase in their allowance, when they ask for ten dollars a day for hotel expenses.

Mr. ALEXANDER. Mr. Speaker, I desire to interrogate the gentleman from Somerset.

The SPEAKER. Will the gentleman from Somerset, Mr. Ogle, permit himself to be interrogated?

Mr. OGLE. Mr. Speaker, yes, sir.

Mr. ALEXANDER. Mr. Speaker, I desire to ask the gentleman from Somerset, will he inform the House what the judges of Somerset County are getting as a salary per annum?

Mr. OGLE. Six thousand dollars per year.

Mr. ALEXANDER. And in addition to that salary they get twenty dollars a day for doing work outside of their district for hotel and traveling expenses?

Mr. OGLE. Yes, sir, twenty dollars a day.

Mr. ALEXANDER. That is for the expenses when serving in a judicial district outside of their own district?

Mr. OGLE. Yes, sir.

Mr. SOWERS. Mr. Speaker, this bill makes but a very little change in the law, and that change is very important to Philadelphia, and the judges who serve in Philadelphia. We frequently, in Philadelphia, call on judges from up the State to come down to Philadelphia to assist us. The only change that it makes is that the judge who comes to Philadelphia shall have his hotel expenses and meals provided for. When a judge comes down to Philadelphia, do you want him to eat around the corner at a "busy bee" or live in a decent hotel? The bill provides for his hotel expenses not to exceed ten dollars a day. He cannot get along on three or four dollars a day. His room, alone, at a respectable hotel, will be from four to five dollars a day, and his meals will cost him nearly as much more, and in justice to these judges they should be cared for, and it won't affect these men in the country. The bill says "not to exceed ten dollars a day." I ask you men when you send your judges to Philadelphia that you will make it possible by this bill so that they can live decently.

Mr. EDMONDS. Mr. Speaker, I heartily agree with all that has been said about having respect for the judiciary and the necessity for treating the members of the judiciary in accordance with the dignity of their office. I submit, also, in all these financial bills, it is our duty to test them by a principle. Permit me to say that the President of the United States has earnestly urged upon the people of the United States to get back to normal conditions. We cannot get back to normal conditions if the costs of government keep piling up. I feel that the salary of a judge which he receives, plus twenty dollars a day when he serves outside of his district for the purpose of traveling and hotel expenses, should at this time enable him to live in accordance with the dignity of his office. It is my feel-

ing that this kind of an appropriation is of a character that is view with disfavor by our constituents at home. Therefore, I shall vote against the bill.

Mr. SPANGLER. Mr. Speaker, the Chair just wishes to endorse what has been said by the gentleman from Philadelphia, Mr. Edmonds, and the gentleman from Delaware, Mr. Alexander. Two years ago this House did very materially increase the judges' salaries by about thirty-three and one-third per cent., and we also increased the salaries of the judges of the Superior and the Supreme Courts by a very handsome margin. A short time ago I spoke to one of the judges of the Superior Court and he said, "We now feel that the Legislature has certainly done enough for the judges of our courts, and we should not ask them to do anything further." In view of these facts, it would seem unwise to pass a bill such as the one that is now before the House, and for that reason I am constrained to endorse and take pleasure in endorsing the statements made on the floor of this House by my colleague, the gentleman from Philadelphia, Mr. Edmonds, and the gentleman from Delaware, Mr. Alexander.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

#### YEAS—26.

Allum,	Hough,	Marcus, J.,	Smiley,
Baldi,	Kelly,	Michel	Snowden,
Clutton,	Kooser,	Orr,	Soffel,
Dittrich,	McCarthy,	Schaeffer,	Sowers,
Fitzgibbon,	McClure,	Schilling,	Walker, J. A.,
Flynn,	McConnell,	Shaffer,	Wettach,
Hatrick,	McGowan,		

#### NAYS—120.

Alexander,	Eaches,	Jordan,	Roman,
Armstrong,	Edmonds,	Kantner,	Ruch,
Baker,	Elgin,	Keene,	Schwartz,
Barnhart,	Evans,	Kinsman,	Sieg,
Beekey,	Finney,	Krause,	Shellenberger,
Bidelspacher,	Fox,	Leeds,	Smink,
Blair,	Franklin,	Lewis,	Smith, H. J.,
Bluet,	Gearhart,	McCurdy,	Smith, J. W.,
Bolard,	Gelder,	McKim,	Stark,
Bower,	Goehring,	McKnight,	Sterling,
Brendle,	Goodnough,	McMullen,	Stevens,
Brenneman,	Goss,	McOwen,	Stevenson,
Bromley,	Griffith,	Magill,	Stewart,
Brooks,	Hagerty,	Marcus, J. C.,	Strauss,
Brown, F. B.,	Haines,	Marshall,	Thomas,
Brown, T. R.,	Haldeman,	Martin,	Van Alen,
Catlin,	Harding,	Mantz,	Vickerman,
Comerer,	Harer,	Miller, C.,	Walker, G. T.,
Conner,	Harry,	Miller, D. D.,	Weamer,
Cook,	Hasett,	Miller, J. J.,	Weiss,
Craig, J. R.,	Henderson, E.,	Mitchell,	Wells,
Craig, J. O.,	Henderson, W.,	Phillips,	Whitaker,
Crum,	Hess,	Pike,	Williams,
Curry,	Hoffman, J. N.,	Posey,	Wolfe,
Davis,	Hoffman, M. R.,	Quigley,	Woner,
Dewey, C. P.,	Holcombe,	Rhoads,	Wood,
Dewey, P. H.,	Hoover,	Richards,	Woodruff,
Diehm,	Horne,	Rieders,	Zook,
Donneley,	Huston,	Rinn,	Spangler,
Dunlap,	Jones, D. J.,		Speaker,
Dunn,	Jones, W. W.,		

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative, and the bill falls.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1282, (Senate Bill No. 402), entitled:

An Act to provide separate accommodations for women jurors at the several court houses

On the question,

Will the House agree to the bill on third reading?

Mr. KINSMAN. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend title by adding at the end thereof the following: "and providing that the separation of jurors in certain cases shall not work mistrials."

Amend section 1, page 2, line 2 by adding after the word "thereof" the following:

"No separation for rest or sleep of men and women serving upon any jury shall work a mistrial in any simple or criminal case, if such jury is at all times in charge of a tipstave."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

#### BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1474, as follows:

An Act to provide for priority of commission and succession to the office of president judge where two or more judges not in commission are elected at the same time in the same court of any judicial district

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever two or more judges not in commission at the time of their election are elected at the same time in the same court in any judicial district they shall cast lots for priority of commission and certify the result to the Governor who shall issue their commissions in accordance therewith and whenever the succession to the office of president judge of said court would fall to one of said judges they shall be entitled to succeed thereto in the order of priority thus fixed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1484, as follows:

An Act relating to sales of real estate by the county treasurer for non-payment of taxes providing for recovery by the purchase price costs value of improvements and attorney fee and penalties when tax title is proven defective

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority for the same That if any conveyance of land made by the county treasurer or the county commissioners pursuant to a sale made for non-payment of taxes under any of the laws of this Commonwealth shall prove to be ineffectual to convey title to the land therein described for any cause except in case of double assessment of where the taxes on which the sale is made shall have been previously paid or where the land does not lie within the county the purchase money paid by the purchaser at the treasurer's or commissioner's sale upon which the conveyance is based together with all taxes paid on said land by the purchaser his heirs and assigns and the additional sum of twenty-five per centum of the same and together also with the value of all improvements made by the purchaser his heirs or assigns on said land subsequent to any redemption period allowed by law and cost bill for witnesses and twenty-five dollars counsel fee shall immediately upon the rendition of the verdict or other adjudication or finding against said purchaser his heirs executors administrators assigns or other person partnership or corporation claiming under said conveyance become a lien on the said land in favor of the party claiming under said conveyance and the court shall ascertain the amount thereof and if the same together with interest thereon be not paid within six months after the date of the said verdict in case no appeal is taken or final adjudication in case of appeal a writ of levam facias may thereupon issue on said lien and the said land sold thereunder by the sheriff without any other writ or process whatsoever Provided however That the said claim shall not remain a lien on said land for a longer period than five years from the day on which the verdict was rendered or other adjudication made unless revived within that period by agreement of the parties and terre tenants filed in writing and entered on the proper docket or a writ of seire facias to revive the same be sued out within said period and judgment obtained thereon within five years after it is issued and be similarly revived within each recurring period of five years

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1351, as follows:

An Act authorizing and empowering the several counties of this Commonwealth to reimburse and pay highway contractors under road construction contracts entered into between said counties and such contractors approved by the State Highway Department prior to the order of the Interstate Commerce Commission of the United States of America of the twenty-ninth day of July one thousand nine hundred and twenty increasing railroad freight rates the additional amount of freight charges required to be paid by such contractors by reason of such increase in rates

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the several counties of this Commonwealth shall have the power and they are hereby authorized by resolution of the county commissioners or a majority of them to reimburse and pay to contractors in addition to the contract price on account of the improvement of any highways within the respective limits of said counties under contracts between said counties and such contractors approved by the State Highway Department prior to the order of the Interstate Commerce Commission of the United States of America increasing railroad freight rates made the twenty-ninth day of July one thousand nine hundred and twenty the additional or excess amount of freight charges necessary to the performance of such contracts occasioned by said increase of freight rates

Section 2. In the case of all such contracts still in course of performance such reimbursement and payment may be made from time to time during the progress of the work

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1328, as follows:

An Act requiring the Fish Commissioner within one year to certify whether adequate provision has been made at the dam across the Susquehanna river at McCall's Ferry for the passage of fish and unless such certificate that said dam no longer prevents the fish from passing up said stream is filed with the Attorney General within thirteen months authorizing and directing the Attorney General to institute and prosecute quo warranto and other legal proceedings against the Pennsylvania Water and Power Company

Whereas The McCall's Ferry Power Company now known as the Pennsylvania Water and Power Company has erected a dam across the river Susquehanna at McCall's Ferry and fish from passing up the said stream therefor

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That within one year after the approval of this act the Fish Commissioner shall certify to the Attorney General whether or not adequate provision has been made for the passage of fish up and down said stream and whether or not said dam prevents the fish from passing up the said stream

Section 2. Unless within one year and one month from the date of the approval of this act the Fish Commissioner shall have filed with the Attorney General his certificate stating that adequate provision has been made for the passage of fish up and down said stream and that the said dam at McCall's Ferry no longer prevents the fish from passing up the said stream the Attorney General is hereby authorized and directed immediately to take appropriate steps and institute and prosecute to final decision such proceedings as may be according to law by suit indictment quo warranto or otherwise for the removal and abatement of said dam or so much thereof as prevents the fish from passing up said stream and for injunction to restrain said Pennsylvania Water and Power Company from such acts regarding the erection and maintenance of said dam as are without legal authority

And for the revocation of such rights powers privileges and franchise claimed by said company as are without warrant of law or have been forfeited or are liable to forfeiture or revocation at the instance of the Commonwealth

Section 3. All acts or parts of acts inconsistent with the provisions of this act are repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.



The House proceeded to the second reading and consideration of House Bill No. 1258, as follows:

An Act to amend an act approved the ninth day of May one thousand nine hundred and thirteen (Pamphlet Laws one hundred and ninety-eight) entitled "An act prohibiting the furnishing by gift sale or otherwise of cigarettes or cigarette paper to minors requiring minors to divulge where and from whom cigarettes or cigarette paper have been obtained and providing penalties for violation of this act" providing for the punishment of first and second offenses by summary conviction and fine.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the ninth day of May one thousand nine hundred and thirteen (Pamphlet Laws one hundred and ninety-eight) entitled "An act prohibiting the furnishing by gift sale or otherwise of cigarettes or cigarette paper to minors requiring minors to divulge where and from whom cigarettes or cigarette paper have been obtained and providing penalties for violation of this act" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any person who shall furnish to any minor by gift sale or otherwise any cigarettes or cigarette paper shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred dollars (\$100) nor more than three hundred dollars (\$300)" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any person shall furnish to any minor by gift sale or otherwise any cigarettes or cigarette paper shall be guilty of a misdemeanor and upon being convicted thereof upon the first offense before any alderman magistrate or justice of the peace shall be sentenced to pay a fine of twenty-five dollars (\$25) and in default of the payment thereof shall be committed to and imprisoned in the county jail of the proper county for a period not exceeding thirty (30) days and upon being convicted thereof of a second offense before any alderman magistrate or justice of the peace shall be fined the sum of one hundred dollars (\$100) and upon the third offense shall be duly held for trial in the court of quarter sessions of the proper county and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred dollars (\$100) nor more than three hundred dollars (\$300) or to undergo an imprisonment not exceeding one (1) year or both

Section 2 All acts and parts of acts inconsistent with the provisions of this act are hereby repealed

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 637, as follows:

An Act to amend section one of the act approved the first day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred and two) entitled "An act providing for a cash deposit in lieu of bail in cases of arrest and prescribing the fees of the sheriff in case of forfeiture"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the first day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred and two) entitled "An act providing for a cash deposit in lieu of bail in cases of arrest and prescribing the fees of the sheriff in case of forfeiture" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all cases of arrest for any bailable offense or tort under either civil or criminal process it shall be lawful for the defendant to deposit with the clerk of the court having jurisdiction of the case the sum of money in which bail is demanded in lieu of the bail now provided for by law Upon making such deposit the defendant shall receive from the said officer a receipt for the sum so deposited and he shall be forthwith discharged from arrest in the action in which said deposit was made and the liability of the other bail if any has been given shall cease and determine" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all cases of arrest for any bailable offense or tort under either civil or criminal process it shall be lawful for the defendant to deposit with the clerk of the court or with the magistrate alderman or justice of the peace having jurisdiction of the case the sum of money in which bail is demanded in lieu of the bail now provided for by law Upon making such deposit the defendant shall receive from the said officer a receipt for the

sum so deposited and he shall be forthwith discharged from arrest in the action in which said deposit was made and the liability of the other bail if any has been given shall cease and determine

On the question,

Will the House agree to the bill on second reading ?

BILL DROPPED FROM CALENDAR.

Mr. BLUMBERG. Mr. Speaker, the provisions of this bill having been incorporated in a Senate bill which was passed by the House, as sponsor of this bill I move that it be dropped from the calendar.

Mr. HAWS. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1502, entitled:

An Act to supplement an act entitled "An act authorizing the erection and construction by counties of memorial halls in memory of the soldiers sailors and marines of such counties providing for an election to determine whether such hall shall be erected providing for the purchase and condemnation of property for such purposes regulating the use of such halls and providing for the maintenance and care of the same by a board of control at the expense of the county" approved the seventeenth day of March one thousand nine hundred and twenty-one

The first, second, and third sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever in any county city or borough of the Commonwealth the County Commissioners City Council or Borough Council respectively shall be satisfied that by voluntary contribution or by appropriation of public money sufficient funds are available to carry out the planting of a memorial tree for every Pennsylvanian who died in the service of United States in the world war or in consequence of disabilities incurred in such service during the war and who had been a resident of such county city or borough at the time of his or her enlistment or induction into said service then the County Commissioners and the City or Borough Councils are hereby authorized respectively to arrange for the planting of a memorial tree for every such Pennsylvanian who had been a resident of said counties cities or boroughs respectively such trees either to be planted near the homes of such Pennsylvanians or in a memorial grove and such trees or groves shall be appropriately marked by metal plates, monuments or other effective and permanent means to identify the purpose of their planting

Section 2 The Department of Forestry is hereby authorized and as far as practicable directed to assist in the planting of such memorial trees or groves by supplying upon request trees from the forest tree nurseries conducted by or under the supervision of the Department of Forestry and helping to determine the form of appropriate exercises to be held at the time of the planting of such trees or groves

Section 3 Any person wilfully maliciously or negligently destroying or injuring any trees planted pursuant to the provisions of this act and identified as such with reasonable clearness in any way shall be guilty of a misdemeanor and upon conviction shall be liable to a fine not exceeding five hundred (\$500.00) dollars or imprisonment not exceeding three (3) months or both such fine and imprisonment in the discretion of the court.

The title was read as follows:

An Act to supplement an act entitled "An act authorizing the erection and construction by counties of memorial halls in memory of the soldiers sailors and marines of such counties providing for an election to determine whether such hall shall be erected providing for the purchase and condemnation of property for such purposes regulating the use of such halls and providing for the maintenance and care of the same by a board of control at the expense of the county" approved the seventeenth day of March one thousand nine hundred and twenty-one

On the question,

Will the House agree to the title?

Mr. HORNE. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:



Amend title line by inserting after "twenty-one" the following: "by providing for the planting of memorial trees and prescribing penalties"

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1493, as follows:

An Act providing for the taking over of the Wyoming Valley Memorial Park as a State park and providing for the regulation thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a certain tract of land one hundred and fifteen acres in area known as the "Wyoming Valley Memorial Park" and located in the borough of Exeter and West Pittston in Luzerne County is hereby subject to the consent of the present owners thereof taken over by the Commonwealth as a State park and shall be known as the "Wyoming Valley State Memorial Park"

Section 2 The Governor is authorized to appoint a board of commissioners of ten citizens of this State which shall be known by the name and style of "Wyoming Valley Memorial Park Commission" The terms of the members of the commission shall be at the pleasure of the Governor and he is authorized to fill any vacancy occurring in said commission No member of such commission shall receive any compensation for his services as such but shall be reimbursed for all actual expenses necessarily incurred in the discharge of his duties Any five of said commissioners shall constitute a quorum at any stated or specially called meeting of the board

Section 3 The board of commissioners and their successors are hereby constituted a body politic with power to sue and be sued to adopt and use a common seal and to adopt by-laws to regulate its proceedings The board shall annually choose from among its members a president vice-president a treasurer and a secretary It may appoint such other officers or employees as it may deem necessary to carry out the provisions of this act It may also determine the duties and compensation of its appointees subject to appropriations made for such purpose by the General Assembly The board may make all reasonable rules or regulations respecting the appointment compensation and removal of such employees not inconsistent with the laws of this Commonwealth

Section 4 The commission is hereby authorized to make arrangements with the Trustees of the Wyoming Valley Memorial Park for the transfer of said park to the Commonwealth and to accept title thereto in the name of the Commonwealth

Section 5 It shall be the duty of the commission to preserve care for lay out and improve the said park and to make reasonable rules for its use maintenance and government The commission shall also have the power to lay out construct and maintain roads and path-ways across and over said park and for this purpose may acquire rights of way upon and across any intervening lands so as to connect such park roads with public roads For the purpose of obtaining lands necessary to lay out and construct any such roads and the commission is authorized to acquire the same by purchase or by condemnation proceedings Such condemnation proceedings shall be conducted in the same manner and in accordance with the same laws now in force providing for the acquisition of land for State highway purposes

Section 6 The moneys necessary for the payment of the expenses of the commission the salaries of its appointees for the maintenance and improvement of the park and for the acquisition of lands shall be paid from appropriations made by the General Assembly for such purposes

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1412, as follows:

An Act to amend sections one and two of the act approved the twenty-third day of April one thousand nine hundred

and nine (Pamphlet Laws one hundred fifty-one) entitled "An act providing that the offices of justice of the peace and notary public shall not be incompatible" by providing also that the offices of magistrate and alderman shall not be incompatible with the offices of notary public

Section 1 Be it enacted by the Senate and the House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the twenty-third day of April one thousand nine hundred and nine (Pamphlet Laws one hundred fifty-one) entitled "An act providing that the offices of justice of the peace and notary public shall not be incompatible" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the offices of justice of the peace and notary public shall not be incompatible" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the offices of justice of the peace magistrate and alderman shall not be incompatible with the office of notary public

Section 2 That section two of said act which reads as follows

"Section 2 That no justice of the peace holding at the same time the office of notary public shall have jurisdiction in cases arising on paper or papers or documents containing acts by him done in the office of notary public" is hereby amended to read as follows

Section 2 No justice of the peace magistrate or alderman holding at the same time the office of notary public shall have jurisdiction in cases arising on paper or papers or documents containing acts by him done in the office of notary public

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1499, as follows:

An Act relating to the estates of minors and the discharge of guardians and their sureties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That when the personal estate of a minor does not exceed the value of five hundred (\$500.00) dollars the guardian may at such time or times as it may be his lawful duty to render an account present his petition to the proper orphans' court with an annexed account showing the receipts and legal distribution of the estate the statements in the petition and account to be verified by affidavit And in case of final accounting the court may upon satisfactory proof or acknowledgment of notice to the party or parties known to be interested in said estate that said petition and account have been presented order at the end of thirty (30) days from the date of filing the petition and account the discharge of the guardian and his sureties from further liability after filing of receipt in form and manner prescribed by said court showing the payment of balance to party or parties entitled thereto without the expense of proceedings as in a formal account unless during said period of thirty (30) days exceptions be filed to the account

Section 2 All acts or parts of acts inconsistent with this act be and the same are hereby repealed only insofar as they conflict with this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 306, as follows:

An Act to amend an act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred sixty-eight) entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That Article V Section three Clause one of the act approved the twenty-seventh day of June one thousand nine hun-



dred and thirteen (Pamphlet Laws five hundred sixty-eight) entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" which reads as follows:

"1 To levy and collect taxes for general revenue purposes not to exceed ten mills on the dollar in any one year on all persons real personal and mixed property within the limits of said city taxable according to the laws of the State of Pennsylvania for county purposes the valuation of such property to be assessed as hereinafter provided" is hereby amended to read as follows:

"1 To levy and collect taxes for general revenue purposes not to exceed fifteen mills on the dollar in any one year on all persons real personal and mixed property within the limits of said city taxable according to the laws of the State of Pennsylvania for county purposes the valuation of such property to be assessed as hereinafter provided."

Section 2 Article V Section three Clause three of said act which reads as follows:

"3 To impose a poll tax for general revenue purposes not exceeding one dollar annually all male inhabitants above the age of twenty-one years" is hereby amended to read as follows:

"3 To impose a poll tax for general revenue purposes not exceeding one dollar annually on all inhabitants above the age of twenty-one years."

Section 3 That Article V section three of said act is hereby amended by adding thereto an additional clause to be numbered "50" as follows:

"50 For the purpose of promoting the public health safety order convenience prosperity and general welfare to divide the city into building districts to regulate the location size and use of buildings and the use of land therein and to make different regulations for different districts and thereafter to alter the same but such alterations shall be made only by the affirmative vote of not less than two-thirds of the City Council."

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1298, entitled:

An Act relating to weak-minded persons and lunatics providing that service of process may be made upon next of kin of such person and lunatics in the discretion of the court and that such next of kin may be added as parties in all court proceedings in which such weak-minded persons or lunatics are parties or concerned and permitting blood relatives of such persons or lunatics to intervene as such in pending and future proceedings where weak-minded persons or lunatics are parties or concerned and repealing all inconsistent acts or parts of acts.

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all proceedings in any court of this Commonwealth in which a weak-minded person or lunatic is a party or concerned when the court believes it to be in furtherance of justice and for the benefit of such weak-minded or lunatic party the court may order service of process upon any or all of the next of kin of such lunatic or weak-minded person and may prescribe the manner of such service and the time in which such service shall be made and when returnable to said court and the court may make such persons parties to such litigation in addition to the guardian of such weak-minded person or committee of such lunatic.

The second section was read as follows:

Section 2 In all cases now pending or hereafter begun in any of the courts of this Commonwealth in which a weak-minded person or lunatic is a party any blood-relative of such weak-minded or lunatic may intervene as a party in interest with same force and effect as if originally served in such case.

On the question.

Will the House agree to the section?

Mr. McKIM. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 2, page 2, line 12 by inserting after "weak-minded" the word "person".

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The third section and title were separately read and agreed to as follows:

Section 3 All acts and parts of acts inconsistent with this act are hereby repealed.

An Act relating to weak-minded persons and lunatics providing that service of process may be made upon next of kin of such persons and lunatics in the discretion of the court and that such next of kin may be added as parties in all court proceedings in which such weak-minded person or lunatics are parties or concerned and permitting blood relatives of such persons or lunatics to intervene as such in pending and future proceedings where weak-minded persons or lunatics are parties or concerned and repealing all inconsistent acts or parts of acts.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1481, entitled:

An Act in relation to the appointment and salaries of certain clerks appointed by the several clerks of courts of oyer and terminer and general jail delivery and quarter sessions of the peace in counties of the second class within this Commonwealth.

The second section was read as follows:

Section 2 The president judge of the court of common pleas shall constitute a member of the salary board when said salaries are to be fixed.

On the question.

Will the House agree to the section?

Mr. HARER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 2, page 2, line 5, by striking out "constitute" and insert in lieu thereof "be."

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The third section and title were separately read and agreed to as follows:

Section 3 That an act approved the fourth day of April Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws forty-one) entitled "An act in relation to the apportionment and salaries of certain clerks appointed by the several clerks of courts of oyer and terminer and general jail delivery and quarter sessions of the peace in counties of this Commonwealth having a population of over eight hundred thousand and less than one million five hundred thousand inhabitants as computed by the last United States census" be and the same is hereby repealed.

All acts or parts of acts inconsistent herewith are hereby repealed.

An Act in relation to the appointment and salaries of certain clerks appointed by the several clerks of courts of oyer and terminer and general jail delivery and quarter sessions of the peace in counties of the second class within this Commonwealth.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1498, as follows:

An Act authorizing official court stenographers to administer oaths and affirmations to witnesses.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any stenographer who has been designated and appointed as an official stenographer in any court of this Commonwealth shall have power to administer oaths and affirmations to witnesses appearing before such court in the same

manner and with like effect as if such oath had been administered by the prothonotary or clerk of such court

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1437, entitled:

An Act to amend an act entitled "An act relating to the maintenance of insane feeble-minded and other persons confined in the various institutions of the Commonwealth fixing liability for their support providing for the collection of the moneys due the Commonwealth therefor and for proceedings relating thereto" approved the first day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws six hundred sixty-one)

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act entitled "An act relating to the maintenance of insane feeble-minded and other persons confined in the various institutions of the Commonwealth fixing the liability for their support providing for the collection of the moneys due the Commonwealth therefor and for proceedings relating thereto" approved the first day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws six hundred sixty-one) which reads as follows

"Section 2 Every trustee committee guardian or other person nominated or appointed to take charge of the estate of any lunatic feeble-minded or any other person who is an inmate of any home asylum or other institution maintained in whole or in part by the Commonwealth shall within six months after his appointment make a true and full report under oath to the Attorney General showing the amount and character of said estate and every year thereafter report to the Attorney General what if any changes there are in said estate and every executor or administrator of any deceased inmate of any asylum home or institution maintained in whole or in part by the Commonwealth of Pennsylvania shall within six months after letters testamentary or of administration have been issued make a true full and complete report under oath to the Attorney General of the extent and character of such estate" is hereby amended to read as follows

Section 2 Every trustee committee guardian or other person nominated or appointed to take charge of the estate of any lunatic feeble-minded or any other person who is an inmate of any home asylum or other institution maintained in whole or in part by the Commonwealth of Pennsylvania shall within three months after his appointment make a true and full report under oath to the Attorney General showing the amount and character of said estate and every year thereafter report to the Attorney General what if any changes there are in said estate and every executor or administrator of any deceased inmate of any asylum home or institution maintained in whole or in part by the Commonwealth of Pennsylvania shall within three months after letters testamentary or of administration have been issued make a true full and complete report under oath to the Attorney General of the extent and character of such estate Whenever any fiduciary or person aforesaid shall file in any court an account of his administration of such property or estate he shall file a duplicate of such account with the Attorney General and no such account shall be confirmed except upon due proof to the proper court of the filing of such copy with the Attorney General Such fiduciary or person shall also notify the Attorney General when where and by whom such account will be audited and there shall be no confirmation of the report of an auditor auditing such account or final adjudication thereof by any court except after due proof to the proper court of the giving of such notice Any fiduciary or person aforesaid who shall fail to make any report to the Attorney General hereby required shall be personally liable for such amount due the Commonwealth which amount may be recovered by suit in the same manner as other debts are recoverable

The second section was read as follows:

Section 2 Section three of the said act which reads as follows "Section 3 The husband wife father mother child or children of any person who is an inmate of any asylum hospital home or other institution maintained in whole or in part by the Commonwealth of Pennsylvania and who is legally able to do so shall be liable to pay for the maintenance of any such person as hereinafter provided" is hereafter amended to read as follows

Section 3 The husband wife father mother child or children of any person who is an inmate of any asylum hospital home or other institution maintained in whole or in part by the Commonwealth of Pennsylvania and who is legally able so to do shall be liable to pay for the maintenance of any such person as hereinafter provided Whenever either of the owners of any property held by entireties shall be maintained in any institution as aforesaid and the separate property of such inmate shall not be sufficient to reimburse the Commonwealth such property held by entireties shall be liable for the same to the extent of any order that any court of record of this Commonwealth may make against the spouse of such inmate either during the lifetime of such inmate or after his or her death The liability for the support of such inmate is hereby declared to be the joint liability of such owners to the extent of such order and enforcement against their joint as well as their several properties

On the question.

Will the House agree to the section?

Mr. DITHRICH. Mr. Speaker, I desire to offer the fol-

lowing amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 2 page 4 line 7 by striking out "hereafter" and inserting in lieu thereof "hereby"

Will the House agree to the amendment?

It was agreed to,

On the question.

Will the House agree to the section as amended.

It was agreed to.

The third section and title were separately read and agreed to as follows:

Section 3 Section four of the said act which reads as follows

"Section 4 The court of common pleas of the county of the residence of any inmate of any home hospital asylum or other institution maintained in whole or on part by the Commonwealth of Pennsylvania shall have power upon the application of the Attorney General to make an order for the payment of maintenance to the Commonwealth upon the trustee committee guardian or other person who has charge of the estate of any such inmate or against the father wife mother child or children of any person so maintained and any order made against the husband wife father mother child or children shall be in such amount as the court in its discretion deems proper taking into consideration their ability to pay for said maintenance and said court may also upon like application direct any trustee committee guardian or other person having charge of any such estate to file with the Attorney General the statement required by the second section of this act" is hereby amended to read as follows

Section 4 The court of common pleas of the county of the residence of any inmate of any home hospital asylum or other institution maintained in whole or in part by the Commonwealth of Pennsylvania shall upon the application of the Attorney General make an order for the payment of maintenance to the Commonwealth upon the trustee committee guardian or other person who has charge of the estate of any such inmate or against the husband wife father mother child or children of any person so maintained and an order made against the husband wife father mother child or children shall be in such amount as the court in its discretion deems proper taking into consideration their ability to pay for said maintenance and said court may also upon like application direct any trustee committee guardian or other person having charge of any such estate to file with the Attorney General the statement required by the second section of this act

An Act to amend an act entitled "An act relating to the maintenance of insane feeble-minded and other persons confined in the various institutions of the Commonwealth fixing liability for their support providing for the collection of the moneys due the Commonwealth therefor and for proceedings relating thereto" approved the first day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws six hundred sixty-one)

And said bill having been read at length the second time and agreed to as amended.

Ordered. To be transcribed for a third reading.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1105, as follows:

An Act to regulate increase and establish the fees to be charged by justices of the peace aldermen and magistrates in this Commonwealth

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the fees of justices of the peace magistrates and aldermen shall be as follows to wit for

Information or complaint on behalf of the Commonwealth one defendant fifty cents

Each additional defendant named on information or warrant twenty-five cents

Docket entry of action on behalf of the Commonwealth fifty cents

Hearing in each criminal case each day occupied or fraction of day one dollar

Administering oath in criminal cases ten cents

Docket entry of confession or pleas of guilty in criminal cases fifty cents

Making docket entry of testimony in cases of summary conviction each witness fifty cents

Taking bail for a hearing or for appearance at quarter sessions each defendant fifty cents

Entering judgment on conviction for fine fifty cents

Recording conviction fifty cents

Recording sentence fifty cents

Warrant to levy fine of forfeiture one dollar

Bail-piece and return one dollar

Commitment of each defendant fifty cents



Discharge to jailer fifty cents  
 Entering discontinuance in criminal case fifty cents  
 Transcript and certificates for any purpose to any one in criminal case one dollar  
 In all cases of summary conviction under a city borough or township ordinance heard and disposed of and costs not paid by defendant city or borough and township treasurer to pay two dollars  
 In all cases of summary conviction heard and disposed of to be allowed and paid by the county (if under any act of Legislature) two dollars provided that this shall not apply to the payment of costs in summary conviction cases that are now or may hereafter be otherwise provided for  
 Entering actions in civil cases fifty cents  
 Issuing summons fifty cents  
 Issuing an attested copy of summons in civil or criminal case fifty cents  
 Subpoena or subpoena duces tecum in criminal or civil cases fifty cents  
 Each additional name after the first on summons subpoena or capias twenty-five cents  
 Capias in civil case fifty cents  
 Entering return on summons capias attachment or similar writ fifty cents  
 Qualifying constable to return twenty-five cents  
 Entering bail on capias or when bail is required in any civil action fifty cents  
 Every continuance of suit fifty cents  
 Trial and judgment in civil case one dollar  
 Administering oath in civil case ten cents  
 Entering satisfaction in civil cases fifty cents  
 Entering discontinuance of civil cases fifty cents  
 Entering amicable suit or confession of judgment seventy-five cents  
 Entering rule to take deposition of witnesses fifty cents  
 Interrogatories attached to rule fifty cents  
 Entering return of rule to take depositions or rule to refer fifty cents  
 Issuing rule of reference fifty cents  
 Notice to each referee and copy fifty cents  
 Entering report of reference and judgment thereon one dollar  
 Written notice in any case fifty cents  
 Execution and return seventy-five cents  
 Scire facias fifty cents  
 Return on scire facias thirty cents  
 Open judgment for rehearing of the case fifty cents  
 Making transcript of judgment and certificate one dollar  
 Return of proceedings on appeals or certiorari including affidavit bail and certificate one dollar and fifty cents  
 Receiving the amount of a judgment and paying the same not over ten dollars twenty-five cents  
 Over ten and not over forty fifty cents  
 Over forty and not over sixty seventy-five cents  
 Over seventy-five and not over one hundred dollars one dollar and a like amount on each additional one hundred dollars or fraction thereof  
 Affidavit in case of attachment fifty cents  
 Entering action in laws of attachment fifty cents  
 Attachment and attested copy thereof one dollar  
 Rule on garnishee fifty cents  
 Interrogatories filing and issuing seventy-five cents  
 Return of rule or of interrogatories fifty cents  
 Bond in case of attachment seventy-five cents  
 Appointing freeholders fifty cents  
 Order to sell goods in any case one dollar  
 Entering complaint in landlord and tenant proceedings one dollar  
 Issuing process in landlord and tenant proceedings one dollar  
 Hearing and determining cases in landlord and tenant proceedings one dollar and fifty cents  
 Recording proceedings in landlord and tenant proceedings one dollar and fifty cents  
 Writ of possession and return in landlord and tenant proceedings one dollar  
 Issuing venire to summon jury making return one dollar  
 Holding trial by jury and entering judgment two dollars  
 Information of strays taken up one dollar  
 Warrant to free holders to appraisers and judgment thereon one dollar  
 Receiving and entering return of appraisers and judgment thereon one dollar  
 Publishing proceedings of appraisers not including cost of printing one dollar  
 Order to relief of pauper one dollar  
 Order of removal of pauper one dollar  
 Order to seize goods for the maintenance of wife or children one dollar  
 Order for premium for wolf fox or other scalps to be paid by county fifty cents  
 Entering transcript of judgment from another justice or alderman one dollar  
 Each acknowledgment of deed or other instrument of writing first name fifty cents  
 Each additional name after the first twenty-five cents  
 Certificate to obtain land warrant one dollar  
 Marry each couple making record thereof and certificate to the parties five dollars  
 Swearing or affirming county township or other public officer each officer fifty cents  
 Probating accounts fifty cents  
 Writing affidavits or affirmation seventy-five cents  
 Justifying parties on bond for liquor license one dollar and fifty cents  
 Copy of claim in civil suit under law of one thousand eight hundred and seventy-nine one dollar

Affidavit of defense in such case fifty cents  
 The fees for service under the laws of the United States shall be as follows  
 For certificate of protection fifty cents  
 For certificate of lost protection twenty-five cents  
 Warrant twenty-five cents  
 Commitment twenty-five cents  
 Summons of seamen in admiralty case twenty-five cents  
 Hearing thereon with docket entry fifty cents  
 For certificates to clerk of the district court to issue admiralty process twenty-five cents  
 For affidavits of claims and copies thereof twenty-five cents  
 The fees for services not herein specially provided shall be the same as for similar services  
 Section 2 That the act approved the twenty-third day of April one thousand nine hundred and nine (Pamphlet Laws one hundred sixty) entitled "An act to regulate and establish the fees to be charged by justices of the peace aldermen and magistrates in this Commonwealth" be and the same is hereby repealed

And said bill having been read at length the second time, agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1417, entitled:

The first section was read as follows:

An Act authorizing the registration and operation of certain motor vehicles and providing for the sale thereof and the application of the proceeds of such sale

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any person shall have legally within his possession any motor vehicle for a period of at least year and such motor vehicle which was not left with such person for storage or for the performance of labor thereon and the owner thereof is unknown and cannot after due diligence be ascertained it shall be lawful for such person upon proof of the facts of the State Highway Department to have such motor vehicle registered in his own name and to operate the same on the public highways of this Commonwealth

On the question.

Will the House agree to the section?

Mr. MARSHALL. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 1, line 16, by striking out "of" after facts and inserting in lieu thereof "to"

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act authorizing the registration and operation of certain motor vehicles and providing for the sale thereof and the application of the proceeds of such sale

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1510, as follows:

An Act requiring the recording of certain information relative to the moving of household goods and personal property in cities of the first and second classes imposing certain duties upon all persons firms and corporations owning or operating vehicles used in such moving and upon the Department of Public Safety of such cities

Section 1 Be it enacted by the Senate and the House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every person firm or corporation owning or operating any moving van furniture transfer wagon express wagon delivery wagon or any other vehicle engaged in moving or hauling for hire in cities of the first and second class shall keep a record of the place from which and the place to which he or it moves the household goods

or personal property or any of them or any person who is or persons who are removing or vacating any dwelling house flat apartment house room rooms or place of residence or abode or place of business in the cities of the first and second class which record shall show the name and address of the mover the name of the person for whom the moving was done the name of the person who was the owner or ostensible owner of the said household goods or personal property moved the address from which in the cities of the first and second class and to which in the cities of the first and second class or outside of the cities of the first and second class as the case may be such moving was done and the name and address of the common carrier to whom such household goods or personal property were delivered with the date of such removal or delivery and the character of the articles moved.

Section 2 Every person firm or corporation owning or operating any of the vehicles aforesaid and any person firm or corporation not engaged in moving or hauling for hire in cities of the first and second class but in control or possession of any of the vehicles aforementioned who shall for a valuable consideration or otherwise move the household goods or personal property or any of them of any person who is or persons who are removing or vacating any dwelling house flat apartment room or place of residence or abode or place of business in cities of the first and second class shall not later than Monday following the date of such moving file in the office of the Department of Public Safety of such cities or send by registered mail to such office a full and correct statement of all such moving or hauling done containing the information required in section one hereof. The said department shall enter all such transactions in a book or books or other suitable form of maintaining records to be used for that purpose with an alphabetical index of the names of the persons for whom such hauling has been done. Such records shall not be open to the inspection of the public but the Department shall furnish to any person inquiring there for information as to any particular change or removal for which a charge of one dollar shall be made for information concerning each change or removal.

Section 3 Upon the request of the person firm or corporation owning or in charge or in control of the vehicle in which said household goods or personal property or any of them are to be removed the person for whom such moving is being done shall give to said owner or person in charge or in control of said vehicle all information necessary to enable him to make and keep such record or statement. It shall be unlawful for any person to give to said owner or person in charge or in control of said vehicle hauling or removing said household goods or personal property or any of them a fictitious name or to deceive him or to make knowingly any false statement concerning any of the said information requested by said owner or person in charge or in control of said vehicle the obtaining of which is necessary to enable him to make and keep said record or statement.

Section 4 The Department of Public Safety shall prepare and deliver blank statements free of charge for the use of every person partnership or corporation owning or operating any of the vehicles named in section one hereof who is required by the terms hereof to file such statements with such office.

Section 5 The forms provided for herein shall be substantially in the following form.

Report on Removals

Name and address of owner of vehicle or of person operating same .....

License number .....

Character of article moved ..... (Whether household goods or personal property)

Name of person for whom the articles were moved .....

Place from which moved .....

Place to which moved .....

If delivered to a common carrier give name and address of such common carrier .....

Date of moving .....

Section 6 Any person firm or corporation violating any of the provisions of this act shall upon conviction thereof be punishable by a fine of not more than two hundred dollars.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1482, as follows:

An Act to amend part of section one of the act approved the eleventh day of July one thousand nine hundred and one (Pamphlet Laws six hundred sixty-three) entitled "An act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same" as amended.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That part of section one of the act

approved the eleventh day of July one thousand nine hundred and one entitled "An act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same" which as amended by an act approved the first day of June one thousand nine hundred and fifteen (Pamphlet Laws six hundred seventy-seven) entitled "An act to amend an act approved the eleventh day of July one thousand nine hundred and one entitled 'An act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same'" reads as follows:

"For executing any process warrant capias attachment decree sentence or order of court where the defendant's body is to be taken in custody as follows: For receiving docketing and making return one dollar for each arrest one dollar and mileage for transportation of each prisoner the actual amount paid to the common carrier for such transportation in addition to necessary help and expenses" is hereby further amended to read as follows:

"For executing any process warrant capias attachment decree sentence or order of court where the defendant's body is to be taken in custody as follows: For receiving docketing and making return one dollar for each arrest one dollar and mileage for transportation of each prisoner the actual amount paid to the common carrier for such transportation or the actual cost of such transportation by motor vehicle in addition to necessary help and expenses."

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 376, as follows:

An Act providing that persons associations and corporations owning occupying or controlling premises upon which any contractor or sub-contractor shall be permitted to do certain classes of construction work shall be liable for the wages of all employees engaged in such work and for the cost of all materials supplied for such work unless the contractor or sub-contractor shall file a bond for the immediate payment of wages and the cost of material when due providing that a contractor shall be liable for the wages of employees of any sub-contractor and for the cost of materials furnished to any sub-contractor unless such sub-contractor shall file a bond covering the same requiring every such contractor or sub-contractor to file a bond specifying the form and amount of such bond and permitting persons furnishing labor or materials to sue in such bond to recover wages and the cost of such materials.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any persons association or corporation owning occupying or controlling premises upon which any contractor shall be permitted under written contract with the legal owner thereof to erect improve or repair any building or construct any public utility or private transportation facility shall be liable to all persons employed on such premises by such contractor or any sub-contractor for their wages as and when due and to all persons supplying materials for use on such premises to such contractor or any sub-contractor for the price thereof as and when due unless such contractor or sub-contractor shall have filed a bond in due form and sufficient amount as hereinafter required.

Section 2 Whenever any contractor or sub-contractor who shall have been so contracted with and permitted to erect repair or improve any building or construct any public utility or private transportation facility shall enter into any sub-contract for the performance of the whole or any part of such work such contractor shall be liable to all persons employed on such premises by such sub-contractor for their wages as and when due and to all persons supplying materials to such sub-contractor for use on such premises for the price thereof as and when due unless such sub-contractor shall have filed a bond in due form and sufficient amount as hereinafter required.

Section 3 Every contractor and sub-contractor before beginning the work of erecting repairing or improving any building or constructing any public utility or private transportation facility or any part thereof shall file with the prothonotary of the county within which such work is to be done a bond naming as obligee therein the person association or corporation owning occupying or controlling the premises upon which the work is to be done conditioned upon the payment immediately when due of all wages to persons employed by such contractor or sub-contractor upon such premises and of the purchase price of all materials to be used on such premises to the persons having furnished the same. Such bond shall be in one and one-half times the amount of the contract or sub-contract price for the entire work to be done or if there is no contract price in one and one-half times the estimated cost agreed upon by the parties of the entire work to be furnished to the person association or corporation for whom the work is to be done and forming



the basis of the contract or sub-contract for such contractor or sub-contractor. The said bond shall be executed by two sureties owning real estate clear of all encumbrances of double the value of the bond or by a surety company approved by the Commissioner of Banking of this Commonwealth and shall be subject to the approval of the court of common pleas or any judge thereof of the proper county before the same shall be filed in the office of the prothonotary.

Section 4. Any person employed upon the premises named in any such bond by the contractor or sub-contractor filing the same and any persons furnishing materials to such contractor or sub-contractor for use in such premises shall have the right immediately upon the failure of the contractor or sub-contractor on demand to pay such persons wages or the price of materials furnished by such persons as the case may be immediately when due to institute suit therefor upon such bond in the name of the obligee named therein to the use of the person claiming wages or the price of materials. Any number of persons claiming wages or the price of materials shall have the right successively to sue on any such bond.

Section 5. In any action brought under the provisions of this act the plaintiff shall be entitled to recover in addition to the amount due him for wages or materials furnished and the costs of suit such reasonable attorney's fee not in excess of five per centum of his claim as shall be approved by the trial court.

Section 6. Nothing in this act contained shall affect the liability of any person for wages or materials furnished for the performance of any contract or sub-contract executed prior to the first day of September one thousand nine hundred and twenty-one.

Section 7. Any suit authorized in this section shall be instituted within six months after the completion or abandonment of the work on the premises described therein undertaken by the contractor or sub-contractor named therein as the obligee.

Section 8. The sureties of any bond herein provided for shall in no event be liable in a greater amount than the principal sum specified therein.

Section 9. Nothing in this act shall be deemed to repeal, amend or modify any act relating to mechanic liens.

Section 10. This act shall become effective on the first day of September one thousand nine hundred and twenty-one.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1457, entitled:

An Act to better secure all bonds stocks mortgages or other securities deposited with the State Treasurer Deputy State Treasurer or Commissioner of Trusts by providing for their inspection examination and verification and the verification of the books containing a record of such bonds stocks mortgages or other securities by the Auditor General or his agents

The first section was read and agreed to as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Auditor General through such agents as he may choose shall at his discretion but not less than twice yearly examine all the bonds stocks mortgages or other securities which under the law are deposited with the State Treasurer in whatever capacity and shall verify the books in which the law requires the Deputy State Treasurer and Commissioner of Trusts to keep a record of all such bonds stocks mortgages or other securities. A record of the results and date of such examination and verification shall be made in a book or books kept for this purpose in the office of the Auditor General.

The second section was read as follows:

Section 2. The State Treasurer and Deputy State Treasurer and Commissioner of Trusts shall whenever demand is made upon them by the Auditor General submit for the inspection and examination of the Auditor General or his agents all such bonds stocks mortgages or other securities and the books containing the record thereof.

On the question.

Will the House agree to the section?

Mr. GOLDER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 2 page 2 line 9 by striking out the word "record" and inserting in lieu thereof "records"

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The third section was read as follows:

Section 3. Any discrepancies shortages irregularities or a failure to record such bonds stocks mortgages or other securities or other evidences of fraud theft or embezzlement as well as any failure or refusal by the State Treasurer or the Deputy State Treasurer or Commissioner of Trusts to permit the examinations and inspections herein authorized and directed shall be reported by the Auditor General to the Attorney General for such action as this act and the laws of the State warrant.

On the question.

Will the House agree to the section?

Mr. GOLDER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 3 page 2 line 14 by striking out "or" after "Treasurer" and inserting in lieu thereof "and"

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The fourth section was read and agreed to as follows:

Section 4. All acts or parts of acts inconsistent herewith are hereby repealed.

The title was read as follows:

An Act to better secure all bonds stocks mortgages or other securities deposited with the State Treasurer Deputy State Treasurer or Commissioner of Trusts by providing for their inspection examination and verification and the verification of the books containing a record of such bonds stocks mortgages or other securities by the Auditor General or his agents

On the question.

Will the House agree to the title?

Mr. GOLDER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend title line 2 by inserting after "treasurer" the word "and"

Amend title line 3 by striking out "or" and inserting in lieu thereof "and"

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question.

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1210, as follows:

An Act permitting women to be relieved from jury duty  
Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any woman who shall have been drawn for jury duty and who shall request to be relieved from serving as a juror shall be excused by the court without being required to give any reason for such request.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1211, as follows:

An Act authorizing the judges of the different courts to refuse to allow women to sit on certain juries

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any judge before whom a trial by jury is to be heard may refuse to allow any woman to sit on such jury if in his opinion the case at issue is of such nature that it would be detrimental to the morals and respectability of women to sit on such jury

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1414, as follows:

An Act to amend an act approved the first day of June one thousand nine hundred and fifteen (Pamphlet Laws six hundred and sixty) entitled "An act to amend an act approved the twenty-first day of May Anno Domini one thousand nine hundred and thirteen entitled 'An act providing for the return of taxes on seated lands in counties poor districts boroughs incorporated towns and townships for county poor borough town or township taxes respectively and providing for the sale of such lands for taxes' so as to include school taxes"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the first day of June one thousand nine hundred and fifteen (Pamphlet Laws six hundred and sixty) entitled "An act to amend an act approved the twenty-first day of May Anno Domini one thousand nine hundred and thirteen entitled 'An act providing for the return of taxes on seated lands in counties poor districts boroughs incorporated towns and townships for county poor borough town or township taxes respectively and providing for the sale of such lands for taxes' so as to include school taxes" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That return of taxes assessed by the authorities of any county school district poor district borough incorporated town or township against seated lands shall be made whenever personal property cannot be found thereon sufficient to pay such taxes to the commissioners of the county on or before the first day of February succeeding the date when the taxes were assessed Whenever any such taxes are not paid within two years after the date of the assessment such seated lands shall be advertised and sold by the county treasurer at the time and in the manner and with the same conditions and effect as unseated lands" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That return of taxes assessed by the authorities of any county school district poor district borough incorporated town or township against seated lands shall be made whenever personal property cannot be found thereon sufficient to pay such taxes to the commissioners of the county on or before the second Monday of February succeeding the date when the taxes were assessed Whenever any such taxes are not paid within two years after the date of the assessment such seated lands shall be advertised and sold by the county treasurer at the time and in the manner and with the same conditions and effect as unseated lands

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1102, as follows:

An Act to amend section one of an act approved the twenty-third day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and seventy-five) entitled "An act amending article six of an act entitled 'An act for the government of cities of the second class' approved the seventh day of March Anno Domini one thousand nine hundred and one as amended by an act entitled 'An act amending article six of an act entitled 'An act for the government of cities of the second class' approved the seventh day of March Anno Domini one thousand nine hundred and one as amended by

an amendatory act approved the first day of April Anno Domini one thousand nine hundred and nine and as affected by an act entitled 'An act providing a uniform rate of assessment and taxation for all real estate in cities of the second class' approved the eleventh day of May Anno Domini one thousand nine hundred and eleven by providing for the classification of real estate for purposes of taxation into two classes to wit the buildings on land and the land exclusive of buildings and by providing for the assessment of a less tax upon the buildings than upon the land exclusive of the buildings in cities of the second class' approved the fifteenth day of May Anno Domini one thousand nine hundred and thirteen fixing the number of assessors and relating to their salaries" abolishing the existing classification of real estate classes namely built up suburban or rural and agricultural and fixing the rates to be paid upon each class

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twenty-third day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and seventy-five) entitled "An act amending article six of an act entitled 'An act for the government of cities of the second class' approved the seventh day of March Anno Domini one thousand nine hundred and one as amended by an act entitled 'An act for the government of cities of the second class' approved the seventh day of March Anno Domini one thousand nine hundred and one as amended by an amendatory act approved the first day of April Anno Domini one thousand nine hundred and nine and as affected by an act entitled 'An act providing a uniform rate of assessment and taxation for all real estate in cities of the second class' approved the eleventh day of May Anno Domini one thousand nine hundred and eleven by providing for the classification of real estate for purposes of taxation into two classes to wit the buildings on land and the land exclusive of buildings and by providing for the assessment of a less tax upon the buildings than upon the land exclusive of the buildings in cities of the second class' approved the fifteenth day of May Anno Domini one thousand nine hundred and thirteen fixing the number of assessors and relating to their salaries" which read as follows

#### "ARTICLE VI Department of Assessors

This department shall consist of no less than five (5) members and an additional member for each seventy-five thousand inhabitants over two hundred thousand as shown by the last preceding United States decennial census all of whom shall have been residents of the city for at least ten years and shall not be of the same political party The annual salaries of such members shall be fixed by the council Provided That such salaries shall not be less than fifteen hundred (\$1,500) dollars per annum for the first two hundred thousand inhabitants of said cities with an additional five hundred (\$500) dollars per annum for each additional seventy-five thousand inhabitants according to the last preceding United States decennial census and said members shall from time to time make all valuations for purposes of municipal taxation

They shall classify all real estate in the city in such manner and upon such testimony as may be adduced before them so as to distinguish between the buildings on land and the land exclusive of the buildings and to certify to the councils of said city the aggregate valuation of city property subject to taxation It shall be the duty of said councils in determining the rate for the years one thousand nine hundred and fourteen and one thousand nine hundred and fifteen to assess a tax upon the buildings equal to nine-tenths of the highest rate of tax required for said years and for the years one thousand nine hundred and sixteen one thousand nine hundred and seventeen and one thousand nine hundred and eighteen to assess a tax upon the buildings equal to eight-tenths of the highest rate of tax required to be assessed for those years and for the years one thousand nine hundred and nineteen one thousand nine hundred and twenty and one thousand nine hundred and twenty-one to assess a tax upon the buildings equal to seven-tenths of the highest rate of tax required to be assessed for those years and for the years one thousand nine hundred and twenty-two one thousand nine hundred and twenty-three and one thousand nine hundred and twenty-four to assess a tax upon buildings equal to six-tenths of the highest rate of tax required to be assessed for those years and for the year one thousand nine hundred and twenty-five and for each year thereafter to assess a tax upon the buildings equal to five-tenths of the highest rate of tax required to be assessed for the year one thousand nine hundred and twenty and one thousand nine hundred and twenty-one to that upon the said classes of real estate of said city there shall in any year be two rates of taxation

They shall triennially make a valuation for all purposes of municipal taxation and shall have the power to administer oaths They shall have the power to make a new assessment in any ward or wards they deem necessary in any subsequent year other than triennial years in the manner prescribed by law for the triennial assessment Any property owners shall have the right to be heard by the full board sitting as a board of revision on appeal from any valuation The assessment as aforesaid shall remain the lawful assessment for purposes of city taxation until the next assessment Nothing herein contained shall be construed to repeal the act of July nine one thousand eight hundred and ninety-seven providing for the classification of real estate and other property for purposes of taxation and for the election of assessors and prescribing the duties thereof in cities of the second class except so far as the same may be inconsistent herewith

The councils shall by ordinance make all further needed rules and regulations for the government of this department"



is hereby amended to read as follows

ARTICLE VI  
Department of Assessors

This department shall consist of no less than five (5) members and an additional member for each seventy-five thousand inhabitants over two hundred thousand as shown by the last preceding United States decennial census all of whom shall have been residents of the city for at least ten years and shall not be of the same political party. The annual salaries of such members shall be fixed by the council. Provided That such salaries shall not be less than fifteen hundred (\$1,500) dollars per annum for the first two hundred thousand inhabitants of said cities with an additional five hundred (\$500) dollars per annum for each additional seventy-five thousand inhabitants according to the last preceding United States decennial census and said members shall from time to time make all valuations for purposes of municipal taxation.

They shall classify and divide all real estate in the city into three classes namely: Built up which shall pay full rates suburban or rural which shall pay two-thirds and agricultural which shall pay one-half.

They shall triennially make a valuation for all purposes of municipal taxation and shall have the power to administer oaths. They shall have the power to make a new assessment in any ward or wards they deem necessary in any subsequent year other than triennial years in the manner prescribed by law for the triennial assessment. Any property owners shall have the right to be heard by the full board sitting as a board of revision on appeal from any valuation. The assessment as aforesaid shall remain the lawful assessment for purposes of city taxation until the next assessment. Nothing herein contained shall be construed to repeal the act of July nine one thousand eight hundred and ninety-seven providing for the classification of real estate and other property for purposes of taxation and for the election of assessors and prescribing the duties thereof in cities of the second class except so far as the same may be inconsistent herewith.

The councils shall by ordinance make all further needful rules and regulations for the government of this department.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1204, as follows:

An Act to amend section two of the act approved the twenty-eighth day of March one thousand eight hundred and ninety-five (Pamphlet Laws thirty) entitled "An act granting an annuity to William W. Snowden of Elizabeth Allegheny county Pennsylvania late a private in Company I Fourteenth regiment National Guard of Pennsylvania"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the twenty-eighth day of March one thousand eight hundred and ninety-five (Pamphlet Laws thirty) entitled "An act granting an annuity to William W. Snowden of Elizabeth Allegheny county Pennsylvania late a private in Company I Fourteenth regiment National Guard of Pennsylvania" which reads as follows

Section 2 That the State Treasurer is hereby further authorized and required to pay to the said William W. Snowden an annuity of one hundred and ninety-two dollars payable semi-annually commencing on the first day of January Anno Domini one thousand eight hundred and ninety-five and to continue so long as said disability exists" is hereby amended to read as follows

Section 2 That the State Treasurer is hereby further authorized and required to pay to the said William W. Snowden an annuity of six hundred and sixty dollars payable quarterly commencing the first day of January one thousand nine hundred and twenty-one and to continue so long as said disability exists

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1084, as follows:

An Act to amend section three of an act approved the twenty-seventh day of May one thousand eight hundred and ninety-three (Pamphlet Laws one hundred seventy-one) entitled "An act providing for the erection of the Pennsylvania Soldiers Orphans' Industrial School the purchase of land and the erection and equipment of the building and buildings necessary therefor making appropriations for such purposes erection and equipment and the maintenance of children admitted therein placing the care of the same in the commission now known as the Commission of Soldiers' Orphan Schools of

the State of Pennsylvania and regulating the admissions to the said Pennsylvania Soldiers Orphans' Industrial School and the said Soldiers' Orphan Schools."

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of the act approved the twenty-seventh day of May one thousand eight hundred and ninety-three (Pamphlet Laws one hundred seventy-one) entitled "An act providing for the erection of the Pennsylvania Soldiers Orphans' Industrial School the purchase of land and the erection and equipment of the building and buildings necessary therefor making appropriations for such purposes erection and equipment of the building and buildings necessary therefor making appropriations for such purposes erection and equipment and the maintenance of children admitted therein placing the care of the same in the commission now known as the Commission of Soldiers' Orphan Schools of the State of Pennsylvania and regulating the admission to the said Pennsylvania Soldiers Orphans' Industrial School and the said Soldiers' Orphan School" is hereby amended by adding at the end thereof of the following

In addition to the members therein already provided for the Governor shall appoint three additional members of said commission one of whom shall be an honorably discharged soldier sailor or marine of the Spanish American war and two of whom shall be honorably discharged soldiers sailors and marines of the war with Germany and her allies. They shall serve for terms of two years each beginning on the first Wednesday of January one thousand nine hundred and twenty-two and their successors shall be appointed bi-annually thereafter for the same term in case of vacancies in said appointments the Governor shall have power to fill the same for the unexpired portion of the term

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1469, entitled:

An Act to amend section fourteen clause three of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employee's retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section fourteen clause three of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" which reads as follows

Section 14 "(3) On retirement for superannuation a contributor who is an employee shall receive a retirement allowance which shall consist of

(a) A teacher's annuity which shall be the actuarial equivalent of his or her accumulated deductions and

(b) A State annuity of one one hundredth-sixtieth (1-160) of his or her final salary for each year of service prior to the age of sixty-two years and

(c) In addition thereto if a present employee a further State annuity of one one hundredth-sixtieth (1-160) of his or her final salary for each year of prior service as certified to said present employee in the certificate issued to him or her by the retirement board under the provisions of section ten of this act but in no event shall the total State annuity exceed fifty per centum of his or her final salary" is hereby amended to read as follows

Section 14 "(3) On retirement for superannuation a contributor who is an employee shall receive a retirement allowance which shall consist of

(a) A teacher's annuity which shall be the actuarial equivalent of his or her accumulated deductions and

(b) A State annuity of one one hundredth-sixtieth (1-160) of his or her final salary for each year of service prior to the age of sixty-two years and



(c) In addition thereto if a present employee a further State annuity of one one-hundred-sixtieth (1-160) of his or her final salary for each year of prior service as certified to said present employee in the certificate issued to him or her by the retirement board under the provisions of section ten of this act but in no event shall the total State annuity exceed fifty per centum of his or her final salary provided that in no case shall the retirement allowance paid to a school employee who served as a county superintendent of schools and who has rendered a minimum of fifty years of school service be less than five hundred dollars per year

On the question,

Will the House agree to the section?

Mr. JOHN N. HOFFMAN. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1 page 2 line 15 by striking out "Section 14 (3)" and inserting in lieu thereof the figure (3).

Amend section 1 page 3 line 3 by striking out "Section 14 (3)" and inserting in lieu thereof the figure (3)

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend section fourteen clause three of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employee's retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1478, as follows:

An Act to amend section two hundred sixteen three hundred twenty-three one thousand one hundred forty-five one thousand four hundred eight of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two hundred sixteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 216. If at any time vacancies should exist or occur in the membership of all the members of any board of school directors in any school district of this Commonwealth other than a school district of the first class the court of common pleas of the county in which such district or the largest part in area thereof is located shall appoint a board of properly qualified persons who shall serve until the first Monday in December after the first municipal election occurring more than thirty (30) days after their appointment at which election a board of school directors for such district shall be elected in the same manner as the school directors of the districts of the same class were first elected after this act went into effect but such school directors shall be so elected that the number and terms of those whose places are to be filled at each succeeding municipal election shall be the same as the number and terms of those whose places are filled at the corresponding election in other school districts of the same class" is hereby amended to read as follows

Section 216. If at any time vacancies should exist or occur in the membership of all the members of any board of school di-

rectors in any school district of this Commonwealth other than a school district of the first class the court of common pleas of the county in which such district or the largest part in area thereof is located shall appoint a board of properly qualified persons who shall serve until the first Monday in December after the first municipal election occurring more than thirty (30) days after their appointment at which election a board of school directors for such district shall be elected in the same manner as the school directors of the districts of the same class were first elected after this act went into effect but such school directors shall be so elected that the number and terms of those whose places are to be filled at each succeeding municipal election shall be the same as the number and terms of those whose places are filled at the corresponding elections in other school districts of the same class Provided That whenever a vacancy of the entire membership of a board of school directors in any school district of the fourth class occurs the County superintendent of schools may enter and take full charge of and at the expense of the district maintain the schools thereof in accordance with the provisions of the school laws of the Commonwealth under the direction of the Superintendent of Public Instruction and may continue in charge thereof until a board of school directors has been appointed and has qualified

Section 2. Section three hundred twenty-three of said act which reads as follows

"Section 323. He may receive for his services such compensation as the board shall fix the amount of which shall be reported annually to the Superintendent of Public Instruction and be printed in his report" is hereby amended to read as follows

Section 323. He may receive for his services such compensation as the board shall fix the amount of which shall be reported annually to the Superintendent of Public Instruction and be printed in his report Provided That whenever a superintendent of schools or a supervising principal of schools is elected as secretary of any board of school directors he shall serve in such capacity without any other compensation than that paid him as such superintendent or supervising principal

Section 3. Section one thousand one hundred forty-five of said act which reads as follows

"Section 1145. No county district or assistant county or district superintendent in this Commonwealth shall engage in the business or profession of teaching in this Commonwealth unless it be done without any other compensation than that paid him as such superintendent" is hereby amended to read as follows

Section 1145. No county district or assistant county or district superintendent in this Commonwealth shall engage in the business or profession of teaching in this Commonwealth unless it be done without any other compensation than that paid to him as such superintendent Provided That he may receive compensation for services in a summer school maintained in a State Normal School college or university devoted to the training of teachers and is released for such service by the board of school directors or board of public education of the district in which such superintendent is employed

Section 4. Section one thousand four hundred eight of said act which reads as follows

"Section 1408. Where by the terms of this act any distance is specified between the residence of any pupil and any public school to be attended by him or any transportation is provided for within or beyond any particular distance in computing such distance no allowance shall be made for the distance that the dwelling house of the pupil is situated off the public highway All such distance shall be computed by the nearest public highway Provided That the free transportation of pupils as required or authorized by this act may be furnished by using electric railways school conveyances or other public transportation when the total distance which any pupil must travel between his residence and the school in addition to such transportation does not exceed one and one-half miles and when stations or other proper shelters are provided for the use of such pupils where needed" is hereby amended to read as follows

Section 1408. Where by the terms of this act any distance is specified between the residence of any pupil and any public school to be attended by him or any transportation is provided for within or beyond any particular distance in computing such distance no allowance shall be made for the distance that the dwelling house of the pupil is situated off the public highway All such distances computed from the school building to which the pupil has been assigned by the highway to the nearest point where a private way or private road connects the dwelling house of the pupil with said highway Provided That the free transportation of pupils as required or authorized by this act may be furnished by using electric railways school conveyances or other public transportation when the total distance which any pupil must travel between his residence and the school in addition to such transportation does not exceed one and one-half miles and when stations or other proper shelters are provided for the use of such pupils where needed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1317, as follows:

An Act providing for biennial instead of annual reports of the several departments of the State government and directing to whom said reports shall be made and the manner of printing and distributing the same



Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all reports of the departments boards bureaus commission or commissions of the Commonwealth of Pennsylvania shall be made on the third Monday of January of each odd numbered year.

Section 2 All of said reports except the report of the State Treasurer and the Auditor General shall be made to the Governor and shall be printed and distributed only on order of the Governor. The report of the State Treasurer and Auditor General shall be made to the Legislature provided that Smull's Legislative Hand Book shall not be classified as a report to be issued biennially the law now governing said publication to remain in full force and effect.

Section 3 All acts and parts of acts inconsistent herewith are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1430, entitled:

An Act to amend section one clause seventeen section seven clause five and section eight clause six of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one clause seventeen of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" which reads as follows

"Section 1 (17) 'Final salary' shall mean the average annual salary not exceeding two thousand dollars earnable by a contributor as an employee for ten years of service immediately preceding retirement" is hereby amended to read as follows

Section 1 (17) "Final salary" shall mean the average annual salary earnable by a contributor as an employee for the ten years of service immediately preceding retirement

On the question,

Will the House agree to the section?

Mr. GLASS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1 page 2 line 16 by striking out "Section 1"

Amend section 1 page 2 line 18 by inserting before "ten" the word "the"

Amend section 1 page 2 line 21 by striking out "Section 1"

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section was read as follows:

Section 2 Section seven clause five of said act which reads as follows

Section seven clause five "Each employer shall cause to be deducted on each and every pay-roll of a contributor for each and every pay-roll period subsequent to June thirtieth nineteen hundred nineteen such per centum of the total amount of salary earnable by the contributor in such pay-roll period as shall be certified to said employer by the retirement board as proper in accordance with the provisions of this act. No deductions shall be made from that part of the salary earnable

by any contributor which is at a rate in excess of two thousand dollars per annum. In determining the amount earnable by a contributor in a pay-roll period the retirement board may consider the rate of salary payable to such contributor on the first day of each regular pay-roll period as continuing throughout such pay-roll period and it may omit salary deductions for any period less than a full pay-roll period in cases where the employee was not a contributor on the first day of the regular pay-roll period and to facilitate the making of the deductions it may modify the deductions required of any contributor by such amount as shall not exceed one-tenth of one per centum of the salary upon the basis of which the deduction is to be made. The deductions provided herein shall be made notwithstanding that minimum salaries provided for by the laws ordinances resolutions or other acts of the Commonwealth or of any other employer shall be reduced thereby. Each employer shall certify to the treasurer of said employer on each and every pay-roll a statement as voucher for the amounts so deducted and shall send a duplicate of such statement to the secretary of the retirement board" is hereby amended to read as follows

Section seven clause five "Each employer shall cause to be deducted on each and every pay-roll of a contributor for each and every pay-roll period subsequent to June thirtieth nineteen hundred nineteen such per centum of the total amount of salary earnable by the contributor in such pay-roll period as shall be certified to said employer by the retirement board as proper in accordance with the provisions of this act. In determining the amount earnable by a contributor in a pay-roll period the retirement board may consider the rate of salary payable to such contributor on the first day of each regular pay-roll period and it may omit salary deductions for any period less than a full pay-roll period in cases where the employee was not a contributor on the first day of the regular pay-roll period and to facilitate the making of the deductions it may modify the deductions required of any contributor by such amount as shall not exceed one-tenth of one per centum of the salary upon the basis of which the deduction is to be made. The deductions provided herein shall be made notwithstanding that minimum salaries provided for by the laws ordinances resolutions or other acts of the Commonwealth or of any other employer shall be reduced thereby. Each employer shall certify to the treasurer of said employer on each and every pay-roll a statement as voucher for the amounts so deducted and shall send a duplicate of such statement to the secretary of the retirement board

On the question,

Will the House agree to the section?

Mr. GLASS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 2 page 2 line 27 by striking out "Section seven, clause five" and inserting in lieu thereof the figure "5."

Amend section 2 page 3 line 17 by striking out "deductions" and inserting in lieu thereof "deduction"

Amend section 2 page 4 line 1 by striking out "Section seven, clause five" and inserting in lieu thereof the figure "5"

Amend section 2 page 5 line 3 by striking out "Section eight, clause six" and inserting in lieu thereof the figure "6"

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The third section was read as follows:

Section 3 Section eight clause six of said act which reads as follows

"Section eight clause six The employees' annuity savings fund shall consist of the accumulated deductions from the salaries of contributors made under such rules and regulations as the retirement board shall prescribe as follows

From the salary of each employee who is a contributor there shall be deducted such per centum of his or her earnable salary not exceeding two thousand dollars per annum as shall be computed to be sufficient with regular interest to procure for him or her on superannuation retirement at age sixty-two an employees' annuity equal to one one-hundred-sixtieth (1-160) of his or her final salary for each year of service after the thirtieth day of June nineteen hundred nineteen except that if the deduction so computed shall exceed five per centum of his or her earnable salary and the employee shall so elect there shall be deducted five per centum of his or her earnable salary. And further provided That a beneficiary restored to school service shall not be required to contribute at a per centum rate of his or her earnable salary which is greater than the per centum thereof of which he or she was required to contribute prior to him or her retirement. The rate per centum of said deduction from salary shall be based on such mortality and other tables as the retirement board shall adopt together with regular interest and shall be computed to remain constant during the prospective school service of the contributor" is hereby amended to read as follows

Section eight clause six The employees' annuity savings fund shall consist of the accumulated deductions from the salaries of contributors made under such rules and regulations as the retirement board shall prescribe as follows



From the salary of each employe who is a contributor there shall be deducted such per centum of his or her earnable salary as shall be computed to be sufficient with regular interest to procure for him or her on superannuation retirement at age sixty-two an employe's annuity equal to one one-hundred-sixtieth (1-160) of his or her final salary for each year of service after the thirtieth day of June nineteen hundred nineteen except that if the deduction so computed shall exceed five per centum of his or her earnable salary and the employe shall so elect there shall be deducted five per centum of his or her earnable salary. And further provided That a beneficiary restored to school service shall not be required to contribute at a per centum rate of his or her earnable salary which is greater than the per centum thereof which he or she was required to contribute prior to his or her retirement. The rate per centum of said deductions from salary shall be based on such mortality and other tables as the retirement board shall adopt together with regular interest and shall be computed to remain constant during the prospective school service of the contributor.

On the question,

Will the House agree to the section?

Mr. GLASS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 3 page 5 line 22 by striking out "or"  
Amend section 3 page 6 line 3 by striking out "Section eight, clause six" and inserting in lieu thereof the figure "6"

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend section one clause seventeen section seven clause five and section eight clause six of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employes' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employes defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employes exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

And said bill having been read at length the second time and agreed to as amended.

Ordered. To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1377, as follows:

An Act to amend sections one thousand seven hundred one one thousand seven hundred four one thousand seven hundred five and one thousand seven hundred eleven of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand seven hundred one of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 1701 All high schools maintaining four or more years' courses of study of not less than nine months in each year shall be high schools of the first class All high schools maintaining three years' courses of study of not less than eight months in each year shall be high schools of the second class All high schools maintaining two years' courses of study shall be high schools of the third class The class

to which any high school belongs shall be determined by the length of its shortest course for graduation Provided That hereafter no new high school shall be established in a school district of the fourth class without the consent of the Superintendent of Public Instruction and of the superintendent of schools of the county in which such district is located" is hereby amended to read as follows

Section 1701 The term elementary school or elementary course shall apply to all grades not included among those recognized as high school grades in the classification of the Department of Public Instruction A high school is an organization of grades seven eight nine ten eleven and twelve in cases where such grades or any of them are organized as part of a junior high school a senior high school or a six year high school and are so recognized by the State Board of Education but where such grades are not so organized grades seven and eight shall be classified as elementary grades A complete high school course is one requiring four years beyond an elementary course of eight years or six years beyond an elementary course of six years The Superintendent of Public Instruction shall make such regulations as shall be necessary to insure proper standards for the various grades of the twelve years of the public school course

All high schools maintaining four or more years' courses of study of not less than nine months in each year shall be high schools of the first class All high schools maintaining three years' courses of study of not less than eight months in each year shall be high schools of the second class All high schools maintaining two years' courses of study shall be high schools of the third class The class to which any high school belongs shall be determined by the length of its shortest course for graduation Provided That hereafter no new high school shall be established in a school district of the fourth class without the consent of the State Board of Education and of the superintendent of schools of the county in which such district is located

Section 2 Section one thousand seven hundred four of said act which reads as follows

"Section 1704 Except in school districts of the first class the board of school directors of every school district which shares in the special appropriations for high schools shall employ for its high school during the entire term a sufficient number of teachers for the teaching of any of the following branches namely bookkeeping civil government general history algebra geometry rhetoric English literature Latin (including Caesar Virgil and Cicero) physical geography and the elements of botany of zoology of physics and of chemistry But no teacher shall be employed to teach any branch other than those enumerated in his certificate" is hereby amended to read as follows

Section 1704 Except in school districts of the first class the board of school directors of every school district shall employ for its high school during the entire term a sufficient number of teachers for the teaching of any of the subjects included in the program of studies of the State Board of Education for which there shall be an application by fifteen pupils belonging to the grade in which such subject is specified in the said program of studies Provided That no pupil shall be counted among the applicants for such subject unless in the judgment of the principal of the schools he is both qualified and entitled to take such subject in the curriculum he is pursuing But no teacher shall be employed to teach any branch other than those enumerated in his certificate

Section 3 Section one thousand seven hundred five of said act which reads as follows

"Section 1705 The board of school directors of every district maintaining a high school shall on or before the first day of September of each year furnish to the Superintendent of Public Instruction a sworn statement giving such information concerning said high school as he may require" is hereby amended to read as follows

"Section 1705 The board of school directors of every district maintaining a high school shall furnish to the Superintendent of Public Instruction sworn statements giving such information concerning said high school as he may require

Section 4 Section one thousand seven hundred eleven of said act which reads as follows

"Section 1711 The board of school directors of any district in which there is located a high school receiving a share of any appropriation made specifically for the maintenance of said high schools shall deduct its share of the last such appropriations received from the total cost of tuition text-books and supplies before computing the cost per pupil in order to certify properly the expense for pupils attending the same from other districts" is hereby amended to read as follows

Section 1711 The board of school directors of any district in which there is located a high school receiving a share of any appropriation for the salaries of high school teachers shall deduct its share of the last such appropriation received from the total cost of tuition textbooks and supplies before computing the cost per pupil in order to certify properly the expense for pupils attending the same from other districts

And said bill having been read at length the second time and agreed to,

Ordered. To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,



The House proceeded to the second reading and consideration of House Bill No. 577, as follows:

An Act to further amend section one article eight of an act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nominations and election of municipal officers therein and repealing consolidating and extending the laws in relation thereto"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one article eight of the act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending laws in relation thereto" which as amended by the act approved July tenth nineteen hundred and nineteen (Pamphlet Laws nine hundred and three) entitled "An act to amend and to repeal certain sections of an act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred sixty-eight) entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" reads as follows

Section 1 Subject to the provisions of section thirteen of article six of this act there shall be elected at the municipal elections in the year one thousand nine hundred and nineteen and every fourth year thereafter a city treasurer who shall hold office for the term of four years from the first Monday of January next succeeding his election and until his successor is duly elected and qualified or until the said treasurer shall have been removed from office according to law The city treasurer shall be a competent accountant and shall have been a resident of the city and an elector thereof for at least three years previous to his election He shall give lawful bond to the city with two or more sufficient sureties or with a surety or other company authorized by law to act as surety to be approved by the council in such sums as it may by ordinance direct conditioned for the honest and faithful discharge of his official duties and the safekeeping and payment over of all public moneys entrusted to his care He shall receive a fixed annual salary to be provided by ordinance" be and the same is hereby amended to read as follows

Section 1 Subject to the provisions of section one of article six of this act there shall be elected at the municipal election in the year one thousand nine hundred and nineteen and every fourth year thereafter a city treasurer who shall hold office for a term of four years from the first Monday of January next succeeding his election and until his successor is duly elected and qualified or until the said treasurer shall have been removed from office according to law The city treasurer shall be a competent accountant and shall have been a resident of the city and an elector thereof for at least three years previous to his election He shall give lawful bond to the city with two or more sufficient sureties or with a surety or other company authorized by law to act as surety to be approved by the council in such sums as it may by ordinance direct conditioned for the honest and faithful performance of his official duties and the safekeeping and payment over of all public moneys entrusted to his care He shall receive a fixed annual salary to be provided by ordinance He shall have the power of appointment and dismissal of all employees and subordinate officers required by him for the faithful and efficient discharge of his duties as treasurer Council shall annually at the beginning of each fiscal year appropriate a sum the minimum of which shall be equal to three-fourths of one per centum of the city duplicate for the preceding year for the payment of the salaries of all employees and subordinate officers appointed by the treasurer to assist him in the faithful and efficient performance of his duties as treasurer and each employee and subordinate officer shall receive annually such salary as shall be fixed by the city treasurer Provided That all annual salaries payable by the city to such employees shall not exceed the appropriation made by council annually as above provided Provided however That the appropriations made for the fiscal year nineteen hundred and twenty-one for the maintenance of the office of city treasurer and the payment of salaries of employees and subordinate officers shall be deemed to be the appropriation intended for the year nineteen hundred and twenty-one for the purposes and provisions of this act

Section 2 All acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. HAGGERTY. Mr. Speaker, I move that this bill be recommitted to the Committee on Corporations for the pur-

pose of amendment.

Mr. BROOKS. Mr. Speaker, I second the motion. The motion was agreed to.

#### BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1092, as follows:

An Act to amend section six of the act approved the thirtieth day of January one thousand eight hundred and seventy-four (Pamphlet Laws thirty-one) entitled "A further supplement to the act regulating elections in this Commonwealth" as amended authorizing the court of quarter sessions to appoint election officers in cases of a vacancy

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section six of the act approved the thirtieth day of January one thousand eight hundred and seventy-four (Pamphlet Laws thirty-one) entitled "A further supplement to the act regulating elections in this Commonwealth" which as amended by the act approved the fifth day of May one thousand eight hundred and ninety-seven (Pamphlet Laws thirty-eight) entitled "An act to amend section six of the act entitled 'A further supplement to the act regulating elections in this Commonwealth' approved the thirtieth day of January one thousand eight hundred and seventy-four extending the power of the several courts of common pleas of the Commonwealth to appoint election officers in certain cases" which amending act was approved the eighteenth day of May one thousand eight hundred and ninety-three providing for the filling of vacancies in the election boards heretofore or hereafter elected or appointed by the judges of the courts of common pleas of the proper county" reads as follows

"In all election districts where a vacancy exists by reason of the disqualification of the officer or by removal resignation death or other cause in an election board heretofore elected or appointed or that may hereafter be elected or appointed the judge or judges of the court of common pleas of the proper county upon proof furnished that such vacancy or vacancies exist shall at any time before any general municipal or special election appoint competent persons who shall be of good character and known in the district where the vacancy occurs to fill said vacancies to conduct the election in said districts and in the appointment of the inspectors in any election district both shall not be of the same political party and the judge of election shall in all cases be of the political party having the majority of votes in said district as nearly as the said judge or judges can ascertain the fact and in case of the failure of said judges of the courts to act on the selection of inspectors the political majority of the judges shall select one of such inspectors and the minority judge or judges select the other is hereby further amended to read as follows

Section 6 In all election districts where a vacancy exists by reason of the disqualification of the officer or by removal resignation death or other cause in an election board heretofore elected or appointed or that may hereafter be elected or appointed the judge or judges of the court of quarter sessions of the proper county upon proof furnished that such vacancy or vacancies exist shall at any time before any general municipal or special election appoint competent persons who shall be of good character and known in the district where the vacancy occurs to fill said vacancies to conduct the election in said districts and in the appointment of the inspectors in any election district both shall not be of the same political party and the judge of election shall in all cases be of the political party having the majority of votes in said district as nearly as the said judge or judges can ascertain the fact and in case of the failure of said judges of the courts to act on the selection of inspectors the political majority of the judges shall select one of such inspectors and the minority judge or judges select the other

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 113, as follows:

An Act relating to assessments of persons residing in boarding houses rooming houses hotels inns and taverns defining the duties of the proprietors or other persons in charge of such places and of assessors and prescribing penalties for violations of the act



Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all assessments of persons and property for taxation purposes made after the passage of this act it shall be the duty of the assessor making the assessment to include therein the names of all persons other than transients residing in boarding houses rooming houses hotels inns and taverns within the district

Section 2 It shall be the duty of every proprietor or other person in charge of every such boarding house lodging house rooming house hotel inn and tavern upon request by the assessor to furnish to such assessor the names of all such persons residing therein Any failure or refusal to furnish to the assessor when requested so to do the names of any such persons shall constitute a violation of this act

Section 3 Any person violating any of the provisions of this act shall upon conviction thereof pay a fine of not more than one hundred dollars or undergo imprisonment in the county jail for a period of thirty days or both at the discretion of the court

Section 4 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1508, as follows:

An Act to amend section one thousand three hundred sixteen as amended and section one thousand three hundred seventeen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand three hundred sixteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by an act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred ninety-six) entitled "An act to amend section one thousand three hundred and sixteen of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 1316 The Superintendent of Public Instruction may instruct grant a provisional college certificate to every person who presents to him satisfactory evidence of good moral character and of being a graduate of a college or university approved by the College and University Council of this Commonwealth who has during his college or university course successfully completed not less than two hundred hours work in pedagogical studies such as psychology ethics logic history of education school management and methods of teaching and to every person who presents to him satisfactory evidence of good moral character and of being a graduate in music with the degree of bachelor of music of a college or university approved by the College and University Council of this Commonwealth who has during such musical course completed the prescribed numbers of hours of pedagogical studies named in this section which certificate shall entitle him to teach for three annual school terms" is hereby amended to read as follows

Section 1316 The Superintendent of Public Instruction may grant a provisional college certificate to every person who presents to him satisfactory evidence of good moral character and of being a graduate of a college or university approved by the College and University Council of this Commonwealth who has completed such work in education as may be approved by the State Council of Education and to every person who presents to him satisfactory evidence of good moral character and of being a graduate in music with the degree of bachelor of music of a college or university approved by the College and University Council of this Commonwealth who has during such musical course completed the prescribed numbers of hours of professional studies which certificate shall entitle him to teach for three annual school terms

Section 2 Section one thousand three hundred seventeen of said act which reads as follows

"Section 1317 The Superintendent of Public Instruction shall issue a permanent college certificate to every graduate of a college or university approved by the College and University Council of Pennsylvania and of such departments therein as are approved by him when such graduate furnishes satisfactory evidence of good moral character and successful experience of three years' teaching in the public schools of this Commonwealth which certificate shall entitle its holder to teach without further examination" is hereby amended to read as follows

Section 1317 The Superintendent of Public Instruction shall issue a permanent college certificate to every graduate of a college or university approved by the College and University Council of Pennsylvania and of such departments therein as are approved by him when such graduate furnishes satisfactory evidence of good moral character and successful experience of three years' teaching in the public schools of this Commonwealth and has completed such work in education as may be approved by the State Council of Education which certificate shall entitle its holder to teach without further examination

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 912, as follows:

An Act to amend sections one thousand four hundred fourteen as amended one thousand four hundred seventeen one thousand four hundred twenty-one as amended one thousand four hundred twenty-two as amended one thousand four hundred twenty-three one thousand four hundred twenty-four and one thousand four hundred thirty-eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand four hundred fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by an act approved the eighteenth day of April one thousand nine hundred and nineteen (Pamphlet Laws fifty-eight) entitled "An act to amend section one thousand four hundred and fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 1414 Every child having a legal residence in this Commonwealth as herein provided between the ages of eight and sixteen years is required to attend a day school in which the common English branches provided for in this act are taught in the English language and every parent guardian or other person in this Commonwealth having control or charge of any child or children between the ages of eight and sixteen years is required to send such child or children to a day school in which the common English branches are taught in the English language and such child or children shall attend such school continuously through the entire term during which the public elementary schools in their respective districts shall be in session Provided That the certificate of any principal or teacher of a private school or of any institution for the education of children in which the common English branches are taught in the English language setting forth that the work of said school is in compliance with the provisions of this act shall be sufficient and satisfactory evidence thereof Regular daily instruction in the English language for the time herein required by a properly qualified private tutor shall be considered as complying with the provisions of this section if such instruction is satisfactory to the proper county or district superintendent of schools Provided further That the board of school directors in any district of the fourth class may at a meeting held at any time before the opening of the school term reduce the period of compulsory attendance to not less than seventy per centum of the school term as fixed in such district in which case however the board of school directors must at the same time fix the period for the compulsory attendance to begin" is hereby further amended to read as follows



Section 1414 Every child having a legal residence in this Commonwealth as herein provided between the ages of six and sixteen years is required to attend a day school in which the common English branches provided for in this act are taught in the English language and every parent guardian or other person in this Commonwealth having control or charge of any child or children between the ages of six and sixteen years is required to send such child or children to a day school in which the common English branches are taught in the English language and such child or children shall attend such school continuously through the entire term during which the public elementary schools in their respective districts shall be in session. Provided That the certificate of any principal or teacher of a private school or of any institution for the education of children in which the common English branches are taught in the English language setting forth that the work of said school is in compliance with the provisions of this act shall be sufficient and satisfactory evidence thereof. Regular daily instruction in the English language for the time herein required by a properly qualified private tutor shall be considered as complying with the provisions of this section if such instruction is satisfactory to the proper county or district superintendent of schools.

Section 2 Section one thousand four hundred seventeen of said act which reads as follows

"Section 1417 Every principal or teacher in every other than a public school and in every institution for children and every private teacher in every school district in this Commonwealth shall immediately after their admission to such school or institution or at the beginning of such private teaching furnish to the district superintendents supervising principals or secretaries of the boards of school directors of the districts wherein the parents or guardians of such children between eight and sixteen years of age enrolled in such school or institution or taught by such private teacher and shall further report at once to such district superintendent supervising principal or secretary of the board of school directors the name and date of withdrawal of any such pupil withdrawing from any such school or institution or from such private instruction if such withdrawal occurs during the period of compulsory attendance in said district. And every principal or teacher in a school other than a public school and every private teacher shall also report at once to the superintendent supervising principal or secretary of the board of school directors of the district any such child who has been absent three days or their equivalent during the term of compulsory attendance without lawful excuse" is hereby amended to read as follows.

Section 1417 Every principal or teacher in every other than a public school and in every institution for children and every private teacher in every school district in this Commonwealth shall immediately after their admission to such school or institution or at the beginning of such private teaching furnish to the district superintendents supervising principals or secretaries of the boards of school directors of the districts wherein the parents or guardians of such children reside lists of the names and residences of all children between six and sixteen years of age enrolled in such school or institution or taught by such private teacher and shall further report at once to such district superintendent supervising principal or secretary of the board of school directors the name and date of withdrawal of any such pupil withdrawing from any such school or institution or from such private instruction if such withdrawal occurs during the period of compulsory attendance in said district. And every principal or teacher in a school other than a public school and every private teacher shall also report at once to the superintendent supervising principal or secretary of the board of school directors of the district any such child who has been absent three days or their equivalent during the term of compulsory attendance without lawful excuse.

Section 3 Section one thousand four hundred twenty-one of said act as amended by an act approved the twenty-third day of April one thousand nine hundred fifteen (Pamphlet Laws one hundred seventy-four) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred eleven entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 1421 No person in this Commonwealth either for himself or for any firm association or corporation shall during the term of compulsory attendance as fixed by the board of school directors in any school district and during the hours the public schools are in session accept service from engage or employ any child or children between eight and fourteen years of age nor shall he accept service from engage or employ any child or children between the ages of fourteen and sixteen years unless such child shall first furnish and deliver to such employer an employment certificate issued according to law. If the child leaves such employment or is absent from such employment five days the employer shall immediately in writing notify accordingly the school official who issued the certificate" is hereby further amended to read as follows

Section 1421 No person in this Commonwealth either for himself or for any firm association or corporation shall during the term of compulsory attendance as fixed by the board of school directors in any school district and during the hours the public schools are in session accept service from engage or employ any child or children between six and fourteen years of age nor shall he accept service from engage or employ any child or children between the ages of fourteen and sixteen years unless such child shall first furnish and deliver to such employer an employment certificate issued according to law.

If the child leaves such employment or is absent from such employment five days the employer shall immediately in writing

notify accordingly the school official who issued the certificate

Section 4 Section one thousand four hundred twenty-two of said act as amended by an act approved the twenty-third day of April one thousand nine hundred fifteen (Pamphlet Laws one hundred seventy-four) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred eleven entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 1422 Any person or persons accepting service from or engaging or employing any child between eight and fourteen years of age during the term of compulsory attendance and while the public schools are in session or accepting service from engaging or employing any child during the same period of time between the ages of fourteen and sixteen years without being first furnished by such child with an employment certificate or failing to furnish to the district superintendent of schools supervising principal attendance officer or secretary of the board of school directors the information required by this act concerning the children employed by him or them or shall fail to post for inspection at the place of employment of such children the list of children engaged by him or them as required by the provisions of this act who shall fail to notify the proper school official as required by the last preceding section of this act shall be deemed guilty of a misdemeanor and upon conviction shall be punished for a first offense by a fine of not less than ten dollars (\$10.00) or more than twenty-five (\$25.00) or ten days' imprisonment in the county jail or either or both at the discretion of the court and for a subsequent offense shall be punished by a fine of not less than twenty dollars (\$20.00) or more than fifty dollars (\$50.00) or ninety days' imprisonment in the county jail or either or both at the discretion of the court" is hereby further amended to read as follows

Section 1422 Any person or persons accepting service from or engaging or employing any child between six and fourteen years of age during the terms of compulsory attendance and while the public schools are in session or accepting service from engaging or employing any child during the same period of time between the ages of fourteen and sixteen years without being first furnished by such child with an employment certificate or failing to furnish to the district superintendent of schools supervising principal attendance officer or secretary of the board of school directors the information required by this act concerning the children employed by him or them or shall fail to post for inspection at the place of employment of such children the list of children engaged by him or them as required by the provisions of this act who shall fail to notify the proper school official as required by the last preceding section of this act shall be deemed guilty of a misdemeanor and upon conviction shall be punished for a first offense by a fine of not less than ten dollars (\$10.00) or more than twenty-five dollars (\$25.00) or ten days' imprisonment in the county jail or either or both at the discretion of the court and for a subsequent offense shall be punished by a fine of not less than twenty dollars (\$20.00) or more than fifty dollars (\$50.00) or ninety days' imprisonment in the county jail or either or both at the discretion of the court

Section 5 Section one thousand four hundred twenty-three of said act which reads as follows

"Section 1423 Every parent guardian or person in parental relation in this Commonwealth having control or charge of any child or children between the ages of eight and sixteen years who shall fail to comply with the provisions of this act regarding compulsory attendance shall be guilty of a misdemeanor and on conviction thereof before any alderman magistrate or justice of the peace shall be sentenced to pay a fine for the benefit of the school district in which such offending person resides not exceeding two dollars (\$2.00) for the first offense and not exceeding five dollars (\$5.00) for each succeeding offense together with costs and in default of the payment of such fine and costs by the person so offending shall be sentenced to the county jail for a period not exceeding five days. Provided That any person sentenced to pay any such fine may at any time within five days thereafter appeal to the court of quarter sessions of the proper county upon entering into a recognizance with one or more proper sureties in double the amount of penalty and costs. And provided That before any proceedings are instituted against any parent guardian or person in parental relation for failure to comply with the provisions of this act such offending person shall have three days' written notice given him by the superintendent of public schools supervising principal attendance officer or secretary of the board of school directors of such violation and if after such notice has been given the provisions of this act regarding compulsory attendance are again violated by the persons so notified at any time during the term of compulsory attendance such person so again offending shall be liable under the provisions of this act without further notice.

The provisions of this act regarding compulsory attendance shall not take effect until the first Monday of July nineteen hundred and eleven (1911)" is hereby amended to read as follows

Section 1423 Every parent guardian or person in parental relation in this Commonwealth having control or charge of any child or children between the ages of six and sixteen years who shall fail to comply with the provisions of this act regarding compulsory attendance shall be guilty of a misdemeanor and on conviction thereof before any alderman magistrate or justice of the peace shall be sentenced to pay a fine for the benefit of the school district in which such offending person resides not exceeding two dollars (\$2.00) for the first offense and not exceeding five dollars (\$5.00) for each succeeding offense together with costs and in default of the payment of such fine



and costs by the person so offending shall be sentenced to the county jail for a period not exceeding five days. Provided That any person sentenced to pay any such fine may at any time within five days thereafter appeal to the court of quarter sessions of the proper county upon entering into a recognizance with one or more proper sureties in double the amount of penalty and costs. And provided That before any proceedings are instituted against any parent guardian or person in parental relation for failure to comply with the provisions of this act such offending person shall have three days' written notice given him by the superintendent of public schools supervising principal attendance officer or secretary of the board of school directors of such violation and if after such notice has been given the provisions of this act regarding compulsory attendance are again violated by the persons so notified at any time during the term of compulsory attendance such person so again offending shall be liable under the provisions of this act without further notice.

Section 6 Section one thousand four hundred twenty-four of said act which reads as follows

Section 1424 Whenever the board of school directors or the attendance officer superintendent supervising principal or secretary of any board of school directors in this Commonwealth ascertains that any child between eight and sixteen years of age who is by the provisions of this act required to attend the public schools in the district over which such board of school directors has control is unable to do so on account of lack of necessary clothing or food such case shall be promptly reported to any suitable relief agency operating in the school district or if there be no such suitable relief agency to which the case can be referred it shall be reported to the proper directors or overseers of the poor for investigation and relief" is hereby amended to read as follows

Section 1424 Whenever the board of school directors or the attendance officer superintendent supervising principal or secretary of any board of school directors in this Commonwealth ascertains that any child between six and sixteen years of age who is by the provisions of this act required to attend the public schools in the district over which such board of school directors has control is unable to do so on account of lack of necessary clothing or food such case shall be promptly reported to any suitable relief agency operating in the school district or if there be no such suitable relief agency to which the case can be referred it shall be reported to the proper directors or overseers of the poor for investigation and relief

Section 7 Section one thousand four hundred and thirty-eight of said act which reads as follows

"Section 1438 In case any child between eight and sixteen years of age cannot be kept in school in compliance with the provisions of this act on account of incorrigibility truancy insubordination or other bad conduct or if the presence of any such child attending school is detrimental to the welfare of such school on account of incorrigibility truancy insubordination or other bad conduct then in any such case the board of school directors of the proper district may by its superintendent supervising principal secretary or attendance officer under such rules and regulations as said board may adopt proceed against said child before the juvenile court or otherwise as is now or may hereafter be provided by law for incorrigible truant insubordinate or delinquent children" is hereby amended to read as follows

Section 1438 In case any child between six and sixteen years of age cannot be kept in school in compliance with the provisions of this act on account of incorrigibility truancy insubordination or other bad conduct of if the presence of any such child attending school is detrimental to the welfare of such school on account of incorrigibility truancy insubordination or other bad conduct then in any such case the board of school directors of the proper district may by its superintendent supervising principal secretary or attendance officer under such rules and regulations as said board may adopt proceed against said child before the juvenile court or otherwise as is now or may hereafter be provided by law for incorrigible truant insubordinate or delinquent children

And said bill having been read at length the third time, considered and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 834, as follows:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by providing for the appointment dismissal and reduction of teachers principals and supervisors

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand two hundred and four of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by

which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 1204 Teachers of merit and experience who hold State certificates which exempt their holders from further examination may be elected for any length of time not exceeding three years" is hereby amended to read as follows

Section 1204 All teachers principals and supervisors in all school districts of the first and second class shall be appointed for a probationary period to be fixed by the board of school directors not more than three years. The services of any person appointed to any such position may be discontinued at any time during such probationary period by a majority vote of the board of school directors

After serving such probationary period the services of all teachers principals and supervisors shall be during good behavior and efficiency or for the duration of the teacher's certificate held by such person. The time that any teachers principal or supervisor has taught or has been employed in the school district at the time this act goes into effect shall be counted in determining such probationary period which in all such cases shall be three (3) years

Section 2 Section one thousand two hundred and eight of said act which reads as follows

"Section 1208 Any principal or teachers employed in any school district may be dismissed at any time by the board of school directors on account of immorality incompetency intemperance cruelty negligence or for the violation of any of the provisions of this act. Provided That before any principal or teacher is dismissed he shall be given any opportunity to be heard after reasonable notice in writings of the charges made against him" is hereby amended to read as follows

Section 1208 No teacher principal or supervisor in any district of the first or second class shall be removed discharged or reduced in pay or position except as hereinafter provided and except on account of immorality incompetency intemperance cruelty disloyalty to the government of the United States or the State negligence or for the violation of any of the provisions of this act. No such teacher principal or supervisor shall be removed discharged or reduced except during the probationary period until he or she has been furnished with a written statement of the reasons for such action and a copy of the charges preferred against him or her signed by the person or persons making the same the original of which is on file with the secretary or clerk of the board of school directors and until he or she has been allowed to give the removing school board such written answer as the person sought to be removed may desire. Such charges shall be examined into by the board of school directors after notice of at least thirty (30) days to the person charged. The hearing shall be public and the accused and his or her counsel shall have the right to be heard. No teacher principal or supervisor shall be removed discharged or reduced until after the charge has been found true by at least two-thirds (2-3) of the members of the school board

Nothing herein contained shall limit the right of any board of school directors to reduce the number of teachers principals or supervisors employed in any school district when such reduction is necessary due to a diminution of the number of pupils in the district or to a reclassification of teachers or a reorganization of the school system

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1383, as follows:

An Act making it the duty of municipal policemen to co-operate in the prevention and punishment of crimes against the laws of the Commonwealth

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be the duty of all municipal policemen to co-operate fully with district attorneys and others to whom the enforcement of the laws may be committed in the prevention and punishment of crimes against the laws of the Commonwealth within their respective cities boroughs or townships and whenever any such policemen shall obtain information indicating that any law of the Commonwealth has been or is being violated it shall be his duty to report the same to the district attorney of the proper county or if such policeman is under the direction of a chief or other superior he shall make such report to such superior who shall immediately transmit the same to the district attorney and such chief or policeman may himself institute a prosecution or take such other action as may be permitted by law

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,



The House proceeded to the second reading and consideration of House Bill No. 1217, as follows:

An Act to amend the act approved the twenty-sixth day of June one thousand eight hundred and seventy-three (Pamphlet Laws one thousand eight hundred and seventy-four page three hundred and thirty-two) entitled "An act to regulate the commission or license fee to be paid by auctioneers" by exempting auctioneers selling only live stock and farm implements from the provisions of the act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the twenty-sixth day of June one thousand eight hundred and seventy-three (Pamphlet Laws one thousand eight hundred and seventy-four page three hundred and thirty-two) entitled "An act to regulate the commission or license fee to be paid by auctioneers" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the first day of May next auctioneers shall be rated with merchandise brokers and in lieu of all commissions heretofore directed to be paid by them shall pay in the same manner as brokers a license tax similar to that paid by said brokers and no other Provided That no auctioneer's license shall be issued for the city and county of Philadelphia for a less sum than five hundred dollars and all former laws or parts of laws at variance with this act or prescribing other forms shall be and are hereby repealed" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the first day of May next auctioneers shall be rated with merchandise brokers and in lieu of all commissions heretofore directed to be paid by them shall pay in the same manner as brokers a license tax similar to that paid by said brokers and no other Provided That nothing in this act contained shall be construed to require the licensing of or the payment of a license tax by any auctioneer for selling live stock or farm implements

No auctioneer's license shall be issued for the city and county of Philadelphia for a less sum than five hundred dollars and all former laws or parts of laws at variance with this act or prescribing other forms shall be and are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1103, as follows:

An Act empowering cities of the first class to enact ordinances to regulate traffic and to provide punishment for the violation of any such ordinances

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That cities of the first class shall have the power to enact ordinances regulating in the interests of public safety health and convenience the movement of vehicular traffic of every kind in streets parks bridges squares and public places in such cities and said cities shall have power to impose fines forfeitures and penalties for the violation of any ordinances made in pursuance of this act not exceeding the sum of two hundred dollars (\$200.00) and to provide for the recovery and collection of the same which may include provision for the seizure of such vehicle pending the payment of such fine

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1504, entitled:

An Act providing for the abatement of nuisances caused by the improper grading or defective paving or encroaching fences in private alleys in cities of the first class and for the establishment in lines and grades for and the grading paving or repaving of said private alleys and for the removal of encroaching fences where necessary to abate said nuisances and for the grading of private alleys hereafter laid out and for the filing of liens for the cost of grading paving or repaving or removal of encroaching fences in said alleys

The first, second, third, fourth and fifth sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in cities of the first class when the Board of Health shall declare any private alley to be a nuisance by reason of improper grading or defective paving of said alley and shall so certify to the Department of Public Works the said Department is hereby empowered to abate said nuisance upon the neglect or refusal of the owners of the property abutting on or having use of said alleys to abate said nuisance within ten days after service of notice by the said Department of Public Works upon the said owners so to do

Section 2 The said Department of Public Works shall grade pave or repave the said alleys in accordance with lines and grades established by the Surveyor and Regulator of the District in which said alleys are situate and the said Surveyor and Regulator is hereby empowered to establish such lines and grades

Section 3 Any fence encroaching upon a private alley is hereby made unlawful and the said Department of Public Works is empowered to remove such fence from within the established lines of said alleys

Section 4 Any private alley having an outlet to any public street public highway public alley or to a private alley which has an outlet to any public street highway or alley shall not hereafter be laid out except it shall be in accordance with lines and grade established by the Surveyor and Regulator for the District in which said private alley will be situate

Section 5 The said Department of Public Works is hereby empowered to charge the cost and expense of the grading paving or repaving of said alleys or part or parts of said alleys upon the said owners in proportion to the width of their properties abutting thereon or having the use thereof or in any such other proportions as may under the facts and circumstances of the case be deemed just and proper by the said Department of Public Works and to charge the cost of the removal of any encroaching fence to the owner of the said fence and upon the failure to pay the said charges to file liens therefor in the manner and according to the practice prescribed by law with respect to municipal claims

The sixth section was read as follows:

Section 6 The act entitled "An act providing for the abatement of nuisances in private alleys in cities of the first class and for the establishment of grade in and the grading paving and repaving of said private alleys where necessary to abate said nuisances and providing for the filing of liens for the cost thereof" approved the twenty-fifth day of June one thousand nine hundred and thirteen and all other acts inconsistent herewith are hereby repealed provided that any contracts entered into or work heretofore given pursuant to said act shall not be hereby affected

On the question.

Will the House agree to the section?

Mr. Edmonds. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 6, page 3, line 9, by striking out "grade" and inserting in lieu thereof "grades"; amend section 6, page 3, line 10, by striking out "said" and inserting in lieu thereof "such"; amend section 6, page 3, line 11, by striking out "said" and inserting in lieu thereof "such"; amend section 6, page 3, line 14, by inserting after "thirteen" the following: "(P. L. 544)"

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The title was separately read and agreed to as follows:

An Act providing for the abatement of nuisances caused by the improper grading or defective paving or encroaching fences in private alleys in cities of the first class and for the establishment of lines and grades for and the grading paving or repaving of said private alleys and for the removal of encroaching fences where necessary to abate said nuisances and for the grading of private alleys hereafter laid out and for the filing of liens for the cost of grading paving or repaving or removal of encroaching fences in said alleys

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1505, entitled:

An Act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs

by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to livestock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties on certain State county city borough town and township officers and employees directing the payment of all moneys collected into the State Treasury and making an appropriation thereof and providing penalties

The first, second, third, fourth, fifth, sixth, seventh, eighth, ninth and tenth sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That this act shall be known and may be cited as the "Dog Law of 1921"

Section 2 For the purpose of this act the following terms shall have the following meanings respectively designated for each

The term "livestock" shall include horses stallions colts geldings mares sheep rams lambs bulls bullocks steers heifers cows calves mules jacks jennetts burros goats kids swine confined or domesticated hares and rabbits

The term "poultry" shall include all domestic fowl

The word "person" shall include State and local officers or employees individuals corporations copartnerships and associations Singular words shall include the plural Masculine words shall include the feminine and neuter

The word "owner" when applied to the proprietorship of a dog shall include every person having a right of property in such dog and every person who keeps or harbors such dog or has it in his care and every person who permits such dog to remain on or about any premises occupied by him

The term "kennel" shall mean any establishment wherein or whereon dogs are kept for the purpose of breeding sale or show purposes

The term "police officer" shall mean any person employed or elected by this Commonwealth or by any municipality county or township and whose duty it is to preserve peace or to make arrests or to enforce the law The term includes State constabulary game fish and forest warden

Section 3 On or before the fifteenth day of January one thousand nine hundred and twenty-two and on or before the fifteenth day of January of each year thereafter the owner of any dog six months old or over shall apply to the county treasurer of his respective county or to a qualified justice of the peace alderman magistrate or notary public of his respective district either orally or in writing for a license for each such dog owned or kept by him Such application shall state the breed sex age color and marking of such dog and the name and address of the last previous owner and shall be accompanied by a license fee of one dollar for each male dog and each spayed female dog and by a license fee of two dollars for each unspayed female dog The applicant shall also pay an additional fee of ten cents for the services of the county treasurer in issuing recording and reporting said license to the Secretary of Agriculture and remitting fees and fines to the State Treasurer

Section 4 Such license shall be issued on a form prepared and supplied by the Secretary of Agriculture Such license shall be dated and numbered and shall bear the name of the county where such license is issued and a description of the dog licensed All licenses shall be void upon the fifteenth day of January of the following year The Secretary of Agriculture shall also furnish and the county treasurer shall issue with each license a metal tag Such tag shall be affixed to a substantial collar The collar shall be furnished by the owner and with the tag attached shall at all times be kept on the dog for which the license is issued except when confined in the kennel

It shall be unlawful for any person except the owner or authorized agent to remove any license tag from dog collar or to remove any collar with a license tag attached thereto from any dog

Section 5 The Secretary of Agriculture shall prepare and furnish annually to the treasurer of each county of the Commonwealth metal tags to be given by the county treasurer to the owners of dogs when such owners shall pay the license fee for said dogs Such tags shall be of metal and shall bear the name of the county where such license is issued and a serial number corresponding with the number on the license issued to said owner as provided in the preceding section of this act Such tags shall also have impressed thereon the calendar year for which such tag is valid and shall not contain more than one square inch of area within the ears or fastening device The general shape of said tag shall be changed from year to year If any such tag is lost it shall be replaced without cost by the county treasurer upon application by the person to whom the original license was issued and upon production of such license certificate

Section 6 Any justice of the peace alderman magistrate or notary public within this Commonwealth who has qualified by having applied to the county treasurer of his county for and received application forms may take application for dog licenses for which service the applicant shall pay fifteen cents in addition to the license fee prescribed as the cost of said dog license and the compensation of the county treasurer Said fifteen cents shall be retained by said official as his fee for taking such ap-

plication and remitting payment therefor to the county treasurer of the county in which said dogs are located Such application and remittance shall be forwarded to the proper county treasurer within twenty-four hours for issuance of the license No dog license shall be issued at any place other than the office of the county treasurer

Section 7 Any person becoming the owner after the fifteenth day of January of any year of any dog six months old or over which has not already been licensed or any person owning or keeping a dog which becomes six months old at any time after the fifteenth day of January of any year shall forthwith apply for and secure from the county treasurer of the county where such dogs are kept a license for such dog in the same manner as the annual license is obtained under the provisions of this act If any dog becomes six months old or comes into the possession of the owner after the fifteenth day of July of any year the license fee shall be one-half of the amount fixed as the annual license

Section 8 The county treasurer shall issue licenses after January fifteenth of each year to all applicants When any dog license is required by the provisions of this act to be secured on or before the fifteenth day of January the securing of such dog license, subsequent to January fifteenth does not remove the responsibility for such delinquency

Section 9 No license or license tag issued for one dog shall be transferable to another dog except as provided in sections eleven and twelve of this act Whenever the owner or possession of any dog is permanently transferred from one person to another within the same county the license of such dog may be likewise transferred upon notice given to the county treasurer This act does not require the procurement of a new license or the transfer of a license already secured when the possession of a dog is temporarily transferred for the purpose of hunting game or for breeding trial or show in this Commonwealth

Section 10 Whenever any dog license in one county is permanently removed to another county the county treasurer of the county where the license was issued shall upon the application of the owner or keeper of such dog certify such license to the treasurer of the county to which the dog is removed Such treasurer shall thereupon and upon the payment of a fee of twenty-five cents issue a license and tag for such dog in the county to which it is removed

The eleventh section was read as follows:

Section 11 Any person who keeps or operates a kennel may in lieu of the license for each dog required by this act apply to the county treasurer for a kennel license entitling him to keep or operate such kennel Such license shall be issued by the county treasurer of a form prepared and supplied by the Secretary of Agriculture and shall entitle the licensee to keep any number of dogs six months old or over not at any time exceeding a certain number to be specified in the license The fee to be paid for each kennel license shall be five dollars for ten dogs or less and ten dollars for more than ten dogs permitted to be kept under the kennel licenses With each kennel license the county treasurer shall issue a number of metal tags equal to the number of dogs authorized to be kept in the kennel All such tags shall bear the name of the county where it is issued the number of kennel license and shall be readily distinguishable from the individual license tags for the same year

On the question.

Will the House agree to the section?

Mr. HARRY. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 11, page 7 line 8, by striking out "upder" and inserting in lieu thereof "under"

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The twelfth, thirteenth, fourteenth, fifteenth, sixteenth, seventeenth, eighteenth, nineteenth, twentieth, twenty-first and twenty-second sections were separately read and agreed to as follows:

Section 12 The licensee of a kennel shall at all times keep one of such tags attached to a collar on each dog six months old or over kept by him under a kennel license Such tags may be transferred from one dog to another within the kennel whenever any dog is removed from the kennel No dog bearing a kennel tag shall be permitted to stray or to be taken anywhere outside the limits of the kennel except in leash or crate

Section 13 Any person may bring or cause to be brought into the State for a period of thirty days one or more dogs for show trial or breeding purposes without securing such license

This section does not apply to dogs used during the hunting season for hunting game or temporarily for breeding trial or show nor for the transportation of dogs for hunting breeding trial or show purposes the home county license holding good for such purposes throughout the Commonwealth



Section 14 The county treasurer shall keep a record of all dog licenses and all kennel licenses and all transfers issued during the year. Such record shall contain the name and address of the person to whom each license or transfer is issued. In the case of an individual license the record shall also state the breed, sex, age, color and markings of the dog licensed and in the case of a kennel license it shall state the place where the business is conducted. The record shall be a public record and open to persons interested during business hours.

Whenever the ownership or possession of any dog licensed under the provisions of this act is transferred from one person to another as provided in section nine of this act except the temporary transfer of dogs for hunting purposes or for breeding trial or show such transfer shall be noted on the record of the county treasurer.

Section 15 The county treasurer shall keep an accurate record of all license fees and fines collected by him or paid over to him by any justice of the peace, alderman, magistrate or notary public and of all money received from the sale of dogs. Such record shall be a public record and open to persons interested during business hours. All such moneys received by the county treasurer shall be remitted to the State Treasurer on the first Monday of each calendar month together with a report of each payment on forms furnished by the Secretary of Agriculture. A duplicate copy of each report shall be furnished the Secretary of Agriculture at the time of making such remittance.

Section 16 The State Treasurer shall establish a separate fund to be known as the "Dog Fund" into which all moneys collected under the provisions of this act shall be paid and from which all expenditures necessary in the carrying into effect the provisions of this act shall be paid. All moneys in the dog fund from time to time are hereby specifically appropriated to the Department of Agriculture for the purpose of carrying into effect the provisions of this act. All payments from the dog fund shall be made by the State Treasurer upon warrants of the Auditor General and upon the filing of itemized vouchers by the Secretary of Agriculture.

On the thirtieth day of November of each year the State Treasurer upon requisition of the Secretary of Agriculture shall pay over into the general fund of the State Treasury all moneys remaining to the credit of the dog fund with the exception of the sum of twenty-five thousand dollars which amount shall remain in the dog fund.

Section 17 The Assessors for taxation purposes in each township, borough, town and city shall annually at the time of assessing property as required by law make diligent inquiry as to the number of dogs owned, harbored or kept by each person in his district.

The assessor shall annually on or before the first day of January make a complete report to the Secretary of Agriculture on a blank form furnished by the Secretary of Agriculture setting forth the name of every owner of any dog or dogs how many of each sex are by him owned or harbored and if a kennel is maintained by any person such fact shall also be stated. It shall be the duty of the assessor at the time of making the enumeration to notify the owner of such dog or dogs that he must obtain a license for the same as provided for in this act but the neglect or failure so to notify such owner shall not relieve the owner from his duty to obtain such licenses. For such service the assessor shall receive five cents for each name furnished the Secretary of Agriculture to be paid from the "Dog Fund" by the State Treasurer upon warrant of the Auditor General and approval of the Secretary of Agriculture.

Section 18 On and after the fifteenth day of January one thousand nine hundred and twenty-two it shall be unlawful for any person to own or keep any dog six months old or over unless such dog is licensed by the treasurer of the county in which the dog is kept and unless such dog at all times wears the collar and tag provided for by this act unless such dogs are temporarily brought into the State for breeding trial or show purposes.

Section 19 It shall be the duty of every police officer to seize and detain any dog or dogs which bear a proper license tag and which are found running at large either upon the public streets or highways of the Commonwealth or upon the property of other than the owner of such dogs and unaccompanied by the owner or keeper. Any police officer is hereby authorized and empowered to go upon any premises and enter any building to seize and detain any dog or dogs which have been found running at large unaccompanied by the owner or keeper when such police officer is in immediate pursuit of any such dog or dogs.

It shall be the duty of every police officer to dispose of any dog which does not bear a proper license tag which is found running at large either by killing the dog or by the sale of such unlicensed dog to a responsible person the proceeds of such sale to be turned over to the county treasurer less a fee of two dollars for such service. The county treasurer shall include such proceeds with other revenue received from the enforcement of this law and pay the same to the State Treasurer. The chief of police or his agents of any city, the high constable of any borough or the constable of any borough not having a high constable and the constable of any incorporated town or township shall cause any dog bearing a proper license tag and so seized and detained to be properly kept and fed and shall cause immediate notice either personal or by registered mail to be given to the person in whose name the license was procured or his agent to claim such dog within ten days. The owner of a dog so detained shall pay all reasonable expenses incurred by reason of its detention under the provisions of this section before the dog is returned.

Section 20 If after ten days from the giving of such notice such dog has not been claimed such chief of police or his agent

constable or high constable shall dispose of such dog by sale or by destruction in some humane manner. No dog so caught and detained shall be sold for the purpose of vivisection. All moneys derived from the sale of such dog after deducting the expense of its detention shall be paid to the county treasurer and by him paid to the State Treasurer. For services under section nineteen and twenty of this act such officers shall be paid the sum of two dollars for detaining a licensed dog and the sum of two dollars for the killing and properly disposing of carcass of each unlicensed dog by cremation, burial or other approved sanitary method. All expenses incurred under this or the preceding section and not otherwise provided for shall be paid by the State Treasurer from the fund specifically provided for by this act and appropriated for this purpose upon warrant of the Auditor General and approval of the Secretary of Agriculture.

Section 21 It shall be unlawful for any police officer to fail or refuse to perform his duties under the provisions of this act or to refuse to assist in the enforcement of this law upon request of the Secretary of Agriculture.

It shall be unlawful for any person to interfere with any officer or agent in the enforcement of this law.

It shall be unlawful for any person to forcibly cut the leash or take a dog away from such officer having it in his possession when found running at large unaccompanied by the owner or keeper.

Section 22 Any person may kill any dog which he sees in the act of pursuing, worrying or wounding any livestock or wounding or killing poultry or attacking human beings whether or not such dog bears the license tag required by the provisions of this act. There shall be no liability on such person in damages or otherwise for such killing.

Any unlicensed dog that enters any field shall constitute a private nuisance and the owner or tenant of such field or their agent or servant may kill such dog while it is in the field without liability or responsibility of any nature for such killing.

Licensed dogs when accompanied by their owner or handler shall not be included under the provisions of this section unless caught in the act of worrying, wounding or killing any livestock or wounding or killing poultry or attacking human beings.

The twenty-third section was read as follows:

Section 23 All dogs are hereby declared to be personal property and subject to law. Except as provided in section twenty-two of this act it is unlawful for any person except a police officer to kill, injure or poison or to attempt to kill, injure or poison any dog which bears a license tag for the current year.

It is unlawful for any person to place any dog-button or any poison of any description in any place on his own premises or elsewhere where it may be easily found and eaten by dogs.

This section does not prohibit the Board of Game Commissioners or any of its officers and agents for using poison under the provisions of the game laws.

On the question.

Will the House agree to the section?

Mr. HARRY. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 23, page 13, line 23, by striking out "to" and inserting in lieu thereof "or".

Amend section 23, page 14, line 5, by striking out "for" and inserting in lieu thereof "from".

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The twenty-fourth, twenty-fifth, twenty-sixth, twenty-seventh, twenty-eighth, twenty-ninth, thirtieth, thirty-first, thirty-second, thirty-third, thirty-fourth, thirty-fifth and thirty-sixth sections were separately read and agreed to as follows:

Section 24 It is unlawful for the owner or keeper of any female dog to permit such female dog to go beyond the premises of such owner or keeper at any time she is in heat unless such female dog is properly leashed.

Section 25 The owner or keeper of every dog shall at all times between the hours of sunset and sunrise of each day keep such dog either (a) confined within an enclosure from which it cannot escape or (b) firmly secured by means of a collar and chain or other device so that it cannot stray beyond the premises on which it is secured or (c) under the reasonable control of some person or when engaged in lawful hunting accompanied by its owner or handler.

Section 26 Whenever any person sustains any loss or damage to any livestock or poultry by dogs or cats, the stock or poultry of any person is necessarily destroyed because of having been bitten by a dog, such person or his agent or attorney may within ninety days after the damage was done complain to any township auditor or to any justice of the



peace alderman or magistrate of the township town borough or city. Such complaint shall be in writing shall be signed by the person making such complaint and shall state when where and how such damage was done and by whose dog or dogs if known. Such township auditor justice of the peace alderman or magistrate shall at once examine the place where the alleged loss or damage was sustained and the livestock or poultry injured or killed if practicable. He shall then notify the Secretary of Agriculture or his authorized agent and jointly they shall fix a time for taking testimony relative to such claim. He shall also notify the dog owner if known. Such auditor justice of the peace alderman or magistrate shall examine under oath or affirmation any witness called before him. After making diligent inquiry in relation to such claim such township auditor justice of the peace alderman or magistrate and the agent of the Secretary of Agriculture shall determine whether any damage has been sustained and the amount thereof and if possible who was the owner of the dog or dogs by which such damage was done.

Any owner or keeper of such dog or dogs shall be liable to the owner of such livestock or poultry in a civil action for all damages and costs or to the Commonwealth to the extent of the amount of damages and costs paid by the Commonwealth as hereinafter provided.

Section 27 Upon making the examination required in section twenty-six of this act the township auditor justice of the peace alderman or magistrate and agent of the Secretary of Agriculture shall immediately make a certificate signed and sealed by them that such appraisal was regularly and duly made. If by such examination it appears that any damage has been sustained by the complainant the township auditor justice of the peace alderman or magistrate shall deliver the report of such examination and all papers relating to the case to the claimant or his agent or attorney upon payment of the costs incurred to that time. Such report shall by him be delivered to the Secretary of Agriculture.

Section 28 Township auditors justices of the peace aldermen and magistrates for the special service required under sections twenty-six and twenty-seven of this act shall receive two dollars for each case and five cents per mile for each mile traveled to be paid by the claimant in each case. In all cases where damages are awarded the fees paid by claimants shall be included in the amount of such damages.

Section 29 Upon the Secretary of Agriculture receiving such report if it appears thereby that a certain amount of damage has been sustained by the claimant he shall immediately draw his requisition on the Auditor General and State Treasurer in favor of the claimant for the amount of loss or damage such claimant has sustained according to such report together with necessary and proper costs incurred. Such amount shall be paid from the "Dog Fund". No person shall receive any requisition for any claim until the township auditor justice of the peace alderman or magistrate before whom the claim was made had certified that due diligent was made to ascertain whose dog or dogs did the damage and that the carcasses of the livestock or poultry killed and for which damages have been assessed were buried within twenty-four hours after the assessment of damages. The owners of any livestock or poultry killed by dogs or livestock necessarily destroyed because of having been bitten by a dog shall be paid a burial fee as follows: For each horse stallion colt gelding mare bull bullock steer heifer cow mule jack jennet or horse two dollars and fifty cents each for each sheep ram lamb calf goat kid or swine two dollars each for each head of poultry domestic hare or rabbit ten cents each to be included in said report and paid as other damages under this section. Where said carcasses are turned over to a scavenger or reduction plant no burial fee shall be allowed.

Upon payment by the State of damages of livestock or poultry by dogs the rights of the owner of such livestock or poultry against the owner of a dog to the extent of the amount of damages so paid by the State shall inure to the benefit of the State.

Section 30 No payment shall be made for any item which has already been paid by the owner of the dog or dogs doing the injury. The fact that no such payment has been made shall be certified by the township auditor justice of the peace alderman or magistrate.

When any payment is made by the State for any livestock bitten by a dog such payment shall not exceed one hundred dollars for each horse or mule sixty dollars for each head of cattle or twenty dollars for each head of swine or sheep and two dollars for each head of poultry or domesticated hare or rabbit.

Section 31 Any valid claims or parts thereof for loss or damage to sheep horses mules cattle swine or poultry which have accrued under the provisions of the act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and eighteen) entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges to hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employees and on city councils of cities of the first and second class and providing penalties" at any time prior to the taking effect of this act shall not abate by reason of the repeal of such act but shall be paid out of the general fund of the proper county and for such purpose the provisions of said act are hereby saved from repeal.

Section 32 If in the report of the township auditor justice of the peace alderman or magistrate the name of the owner of any dog or dogs having caused loss or damage to any live-

stock or poultry is definitely and conclusively shown the Secretary of Agriculture may notify such owner or keeper to immediately kill said dog or dogs. The killing of such dogs does not remove the liability of the owner of such damage done by his dog or dogs.

Upon failure however of such owner to comply with such order within a period of ten days the chief of police or his agent of the township town borough or city in which said dog or dogs are kept upon notice from the Secretary of Agriculture shall kill such dog or dogs wherever found. For such service he shall be entitled to a fee of two dollars for each dog so killed to be paid by the State upon a certified statement to the Secretary of Agriculture that such dog or dogs have been killed by him. The Secretary of Agriculture shall issue his requisition on the State Treasurer for such amount unless payment has been made by the owner or keeper of the dog or dogs.

Section 33 It is unlawful for any person knowingly to make any false statement or to conceal any fact required to be disclosed under any of the provisions of this act.

Section 34 In any proceedings under this act the burden of proof of the fact that a dog has been licensed or has been imported for breeding trial or show purposes or that a dog is under the age of six months shall be on the owner of such dog. Any dog not bearing a license tag shall prima facie be deemed to be unlicensed.

Section 35 The Secretary of Agriculture through his officers and agents shall be charged with the general enforcement of this law. To this end the Secretary of Agriculture may employ all proper means for the enforcement of this act. Any other department bureau or commission of the government of this Commonwealth shall on request of the Secretary of Agriculture assist in the enforcement of the provisions of this act.

The Secretary of Agriculture is hereby authorized to advertise for bids and let contracts for all supplies necessary for carrying out the provisions of this act.

Section 36 Any person violating or failing or refusing to comply with any of the provisions of this act shall upon conviction in a summary proceeding be sentenced to pay a fine not less than five dollars nor more than one hundred dollars or to undergo an imprisonment not exceeding thirty days or both.

All fines collected under the provisions of this act shall be forthwith paid to the county treasurer and by him paid into the State Treasury.

The thirty-seventh section was read as follows:

Section 37 Nothing in this act shall be construed to prevent the owner of a licensed dog from recovery by action at law the value of any dog which dog has been illegally killed by any police officer or any other person within this Commonwealth from said police officer or other person. In case such police officer or other person fails to pay the value of such dog so killed the same shall be paid by the State. The value of said dog shall be ascertained in the same manner as provided in section twenty-six of this act for assessing the damage done to livestock by dogs and shall in no case exceed one hundred dollars for any one dog.

On the question.

Will the House agree to the section?

Mr. HARRY. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 37, page 20, line 22, by striking out "recovery" and inserting in lieu thereof "recovering".

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The thirty-eighth, thirty-ninth, fortieth and forty-first sections were separately read and agreed to as follows:

Section 38 Nothing in this act shall interfere with any law for the protection and preservation of game or the killing of licensed and unlicensed dogs under the provisions of the game laws of this Commonwealth nor does this act repeal or affect any acts or parts of acts relating to mad dog or dogs affected with any disease nor prohibit the killing of licensed or unlicensed dogs in accordance with the provisions of any of said acts of any quarantine regulations made in accordance with the provisions of said acts.

Section 39 In so far as his act provides for the licensing of dogs and the payment of damages for livestock or poultry injured by dogs or for licensed dogs illegally killed it shall not apply to cities of the first class and second class. Such licensing and payment of damages in cities of the first and second class shall continue to be carried on under the provisions of existing laws.

Section 40 This act shall take effect on the fifteenth day of January one thousand nine hundred and twenty-two except that the Secretary of Agriculture may issue license blanks and tags and the county treasurers may issue licenses for the year one thousand nine hundred and twenty-two at any time after the passage of this act.

Section 41 The provisions of this act shall be severable and if any of its provisions shall be held to be unconstitutional the



decision of the court shall not affect or impair any of the remaining provisions of the act. It is hereby declared as a legislative intent that this act would have been adopted had such unconstitutional provision not been included therein.

The forty-second section was read as follows:

Section 42 This act does not repeal or in anywise affect any of the provisions of the following acts

The act approved the twenty-second day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred eighty-two) entitled "An act relating to domestic animals defining domestic animals so as to include poultry providing methods for improving the quality thereof imposing certain duties upon practitioners of veterinary medicine in Pennsylvania regulating the manufacture use and sale of tuberculin mallein and other biological products for use with domestic animals defining the powers and duties of the State Livestock Sanitary Board and the officers and employees thereof fixing the compensation of the Deputy State Veterinarian providing penalties for the violation of this act"

The act approved the first day of June one thousand nine hundred and fifteen (Pamphlet Laws six hundred forty-four) entitled "An act to give additional protection to wild birds and animals and game within the Commonwealth of Pennsylvania prohibiting the hunting for or capture or killing of such wild birds or animals or game by unnaturalized foreign-born residents forbidding the ownership or possession of dogs by any unnaturalized foreign-born resident within the Commonwealth and prescribing penalties for violation of its provisions"

The act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and seventy-two) entitled "An act to provide for the protection and preservation of game game quadrupeds and game birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions"

On the question.

Will the House agree to the Section?

Mr. HARRY. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 42, page 22, line 10, by striking out "eighty-two" and inserting in lieu thereof "twenty-eight"

Amend section 42, page 22, line 12, by striking out "for" and inserting in lieu thereof "of"

Amend section 42, page 22, line 12, by inserting after "thereof" the following: "and of preventing, controlling and eradicating diseases thereof"

Amend section 42, page 22, line 19, by inserting after "Veterinarian" the word "and".

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The forty-third section and title were separately read and agreed to as follows:

Section 43 The act approved the eleventh day of July Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws eight hundred eighteen) entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employees and on city councils of cities of the first and second class and providing penalties" is hereby repealed except in so far as it provides for the licensing of dogs for licensed dogs illegally killed in cities of the first and second class The repeal of this act shall not revive any act or parts of an act repealed by it

All other acts or parts of acts inconsistent herewith are hereby repealed

An Act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to livestock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties on certain State county city borough town and township officers and employees direct-

ing the payment of all moneys collected into the State Treasury and making an appropriation thereof and providing penalties.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 954, as follows:

An Act to amend section two of an act approved the seventh day of June one thousand nine hundred and seven (Pamphlet Laws four hundred thirty-eight) entitled "An act to supplement an act entitled 'An act defining the powers of the several courts of quarter sessions of the peace within this Commonwealth with reference to the care treatment and control of dependent neglected incorrigible and delinquent children under the age of sixteen years and providing for the means in which such power may be exercised' approved April twenty-three one thousand nine hundred and three" by increasing fees and mileage of constables

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the seventh day of June one thousand nine hundred and seven (Pamphlet Laws four hundred thirty-eight) entitled "An act to supplement an act entitled 'An act defining the powers of the several courts of quarter sessions of the peace within this Commonwealth with reference to the care treatment and control of dependent neglected incorrigible and delinquent children under the age of sixteen years and providing for the means in which such power may be exercised' approved April twenty-three one thousand nine hundred and three" which reads as follows

"Section 2 When in pursuance of the provisions of said act a child under the age of sixteen years is arrested with or without warrant or is brought before a magistrate in any other proceeding and the case shall be transferred to the juvenile court the constable to whom shall be given the custody of such child for delivery to the officers of the juvenile court shall be entitled to receive therefor the following fees to be taxed as costs in the case to wit

For services performed in delivering such child to the juvenile court seventy-five cents together with three cents per mile actually traveled and necessary and three cents per mile for the transportation of each such child in addition to necessary help and expense

Such probation officer shall certify the account of the constable performing such service to the judge presiding in the juvenile court who shall approve the same or so much thereof as may be found correct and direct by whom it shall be paid" is hereby amended to read as follows

Section 2 When in pursuance of the provisions of said act a child under age of sixteen years is arrested with or without warrant or is brought before a magistrate in any other proceeding and the case shall be transferred to the juvenile court the constable to whom shall be given the custody of such child for delivery to the officers of the juvenile court shall be entitled to receive therefor the following fees to be taxed as costs in the case to wit

For services performed in delivering such child to the juvenile court one dollar together with ten cents per mile for each mile actually traveled and necessary and ten cents per mile for the transportation of each such child in addition to necessary help and expense

Such probation officer shall certify the account of the constable performing such service to the judge presiding in the juvenile court who shall approve the same or so much thereof as may be found correct and direct by whom it shall be paid

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1332, as follows:

An Act to provide for the payment of moneys to school districts the taxes of which are reduced by the acquisition of lands and property by the Commonwealth for the conservation of water and to prevent flood conditions

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever the Commonwealth of Pennsylvania shall for the purpose of conservation of water or to prevent flood conditions acquire any lands and property within the limits of any school district and shall by such acquisition reduce the amount of property within the district taxable for school purposes the board of school directors shall immediately after such acquisition certify to the Auditor General and to the Superintendent of Public Instruction the assessed valuation of such lands and property at the time of such acquisition

Section 2 After any such acquisition the board of school directors shall from year to year at the time of its annual



levy of taxes for school purpose certify to the Auditor General and Superintendent of Public Instruction the rate of its levy for the next school year Thereupon the Superintendent of Public Instruction shall ascertain the amount of taxes which would have been collected upon the assessed valuation certified as hereinbefore provided at the rate of the levy so certified Upon the ascertainment of such amount the same shall be paid by the Commonwealth from time to time from the general fund

And said bill having been read at length the second time and agreed to

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1062, as follows:

An Act fixing a standard of alcohol content and of purity of distilled liquors regulating the sale thereof prohibiting the sale of rectified spirits for medical purposes and prescribing penalties for violations of the act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any person authorized under the laws of the United States to sell distilled liquors or to sell any such liquors that are less than one hundred proof double stamped

It shall be unlawful for any person to sell or offer for sale any brandies gin or wines except as are manufactured from pure products

It shall be unlawful for any person to sell or offer for sale any rectified spirits for medical purposes

This section shall not apply to malt and brewed liquors

Section 2 Any person violating the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall pay a fine of not less than five hundred dollars nor more than one thousand dollars at the discretion of the court and undergo imprisonment in the county jail for a period not exceeding one year

Section 3 All acts and parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1439, entitled:

An Act to amend section three of an act approved the fourteenth day of June one thousand eight hundred eighty-seven (Pamphlet Laws three hundred and eighty-three) entitled "An act to provide for the incorporation and regulation of companies not for profit organized for the encouragement of the arts and sciences and of agriculture and horticulture and to confer upon such companies the right of eminent domain" as amended enabling said corporations to increase their bonded indebtedness

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of an act approved the fourteenth day of June one thousand eight hundred eighty-seven (Pamphlet Laws three hundred and eighty-three) entitled "An act to provide for the incorporation and regulation of companies not for profit organized for the encouragement of the arts and sciences and of agriculture and horticulture and to confer upon such companies the right of eminent domain" which as amended by an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and seventy-six) entitled "An act to amend an act approved the fourteenth day of June one thousand eight hundred and eighty-seven entitled "An act to provide for the incorporation and regulation of companies not for profit organized for the encouragement of the arts and sciences and of agriculture and horticulture and to confer upon such companies the right of eminent domain as amended enabling said corporations to increase their bonded indebtedness from five hundred thousand dollars to one million dollars" read as follows.

"Section 3 It shall be lawful for any corporation named in this act to borrow money and secure any indebtedness created by it by issuing bonds not to exceed the sum of one million dollars with or without interest coupons attached thereto and to secure the same by a mortgage or mortgages for the use of its bondholders upon its property real and personal and its franchises but no such bond or indebtedness shall bear a rate of interest exceeding six per centum per annum" is hereby further amended to read as follows

Section 3 It shall be lawful for any corporation named in this act to borrow money and secure any indebtedness created by it by issuing bonds with or without interest coupons attached thereto and to secure the same by a mortgage or mortgages for the use of its bondholders upon its property real and personal and its franchises but no such bond or indebtedness shall bear a rate of interest exceeding six per centum per annum

The title was read as follows:

An Act to amend section three of an act approved the fourteenth day of June one thousand eight hundred eighty-seven (Pamphlet Laws three hundred and eighty-three) entitled "An act to provide for the incorporation and regulation of companies not for profit organized for the encouragement of the arts and sciences and of agriculture and horticulture and to confer upon such companies the right of eminent domain" as amended enabling said corporations to increase their bonded indebtedness

On the question.

Will the House agree to the title?

Mr. EDMONDS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk as follows:

Amend title, line 6, by striking out "encouragement" and inserting in lieu thereof "encouragement"

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 669, as follows:

An Act to amend section five hundred and forty-two as amended and section five hundred forty-three and to repeal section five hundred and fifty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five hundred and thirty-seven of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 537 In all school districts of the second third and fourth class all school taxes shall be levied and assessed by the board of school directors therein during the month of April or May each year for the ensuing fiscal year and in school districts of the second class shall not exceed twenty mills on the dollar and in school districts of the third and fourth class shall not exceed twenty-five mills on the dollar and the total amount of the assessed valuation of all property taxable for school purposes therein Provided That each school district of the second third or fourth class shall also collect the occupation tax on each male resident or inhabitant of such district over twenty-one years of age as herein provided" is hereby amended to read as follows

Section 537. In all school districts of the second third and fourth class all school taxes shall be levied and assessed by the board of school directors therein during the month of April or May each year for the ensuing fiscal year and in school districts of the second class shall not exceed twenty mills on the dollar and in school districts of the third and fourth class shall not exceed twenty-five mills on the dollar and the total amount of the assessed valuation of all property taxable for school purposes therein Provided That each school district of the second third or fourth class may also collect a per capita tax on each resident or inhabitant of such district over twenty-one years of age as herein provided

Section 2 That section five hundred thirty-nine of said act which as amended by the act approved the twentieth day of May one thousand nine hundred thirteen (Pamphlet Laws two hundred and sixty-nine) entitled "An act to amend section five hundred and thirty-nine of an act entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general and special or local or any parts thereof that are or may be incon-



sistent therewith" approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven so as to define what a properly certified duplicate therein required to be furnished to each school district of the second class at the expense of the city shall consist of and the form in which the same shall be printed and indexed" reads as follows

"Section 539 In order to enable the board of school directors in all school districts of the second class to levy and assess the necessary school taxes required by such school district each year the city clerk or other proper official shall annually on or before the first day of April in each year at the expense of the city furnish to each school district of the second class for its use to be retained by it a properly certified duplicate of the last adjusted valuation of all real estate personal property and occupation made taxable in such school district of the second class stating the name of each taxable the valuation description and kind of property or occupations assessed all of which real estate personal property and occupations are hereby made taxable for school purposes in each such school district of the second class. The properly certified duplicate herein required to be furnished each school district of the second class at the expense of the city shall consist of a bound book printed and indexed according to the form to be submitted by the secretary of the board of school directors of each such school districts to the city clerk or other proper official on or before the first day of January of each year" is hereby further amended to read as follows

Section 539 In order to enable the board of school directors in all school districts of the second class to levy and assess the necessary school taxes required by such school district each year the city clerk or other proper official shall annually on or before the first day of April in each year at the expense of the city furnish to each school district of the second class for its use to be retained by it a properly certified duplicate of the last adjusted valuation of all real estate personal property and a list of all residents or inhabitants made taxable in such school district of the second class stating the name of each taxable the valuation and kind of property assessed all of which real estate personal property and residents or inhabitants are hereby made taxable for school purposes in each such school district of the second class. The properly certified duplicate herein required to be furnished each school district of the second class at the expense of the city shall consist of a bound book printed and indexed according to the form to be submitted by the secretary of the board of school directors of each such school districts to the city clerk or other proper official on or before the first day of January of each year

Section 3 That section five hundred and forty-one of said act which reads as follows

"Section 541 In order to enable the board of school directors in each school district of the third or fourth class in this Commonwealth to assess and levy the necessary school taxes required by such district each year the county commissioners in each county shall on or before the first day of April in each year at the expense of the county furnish to each school district of the third or fourth class therein for its use to be retained by it a properly certified duplicate of the last adjusted valuation of all real estate personal property and occupations made taxable for county purposes in such school district stating the name of each taxable and the valuation description and kind of property or occupation assessed all of which real estate personal property and occupations are hereby made taxable for school purposes in each school district of the third or fourth class" is hereby amended to read as follows

Section 541 In order to enable the board of school directors in each district of the third or fourth class in this Commonwealth to assess and levy the necessary school taxes required by such district each year the county commissioners in each county shall on or before the first day of April in each year at the expense of the county furnish to each school district of the third or fourth class therein for its use to be retained by it a properly certified duplicate of the last adjusted valuation of all real estate personal property and residents or inhabitants made taxable for county purposes in such school district stating the name of each taxable and the valuation description and kind of property and a list of the residents or inhabitants assessed all of which real estate personal property and residents or inhabitants are hereby made taxable for school purposes in each school district of the third or fourth class

Section 4 That section five hundred forty-two of said act which as amended by the act approved the seventeenth day of July one thousand nine hundred nineteen (Pamphlet Laws nine hundred and ninety-seven) entitled "An act to amend sections five hundred and forty-two one thousand five hundred and one one thousand five hundred and three one thousand five hundred and five and two thousand three hundred and ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" reads as follows

"Section 542 Each male resident or inhabitant over twenty-one years of age in every school district of the second third and fourth classes in this Commonwealth shall annually pay for the use of the school district in which he is a resident or inhabitant a tax of not less than one dollar nor more than five dollars as may be assessed by the local school district" is hereby further amended to read as follows

Section 542 Each resident or inhabitant over twenty-one years of age in every school district of the second third and fourth classes in this Commonwealth which shall levy such tax

shall annually pay for the use of the school district in which he or she is a resident or inhabitant a per capita tax of not less than one dollar nor more than five dollars as may be assessed by the local school district

Section 5 That section five hundred forty-three of said act which reads as follows

"Section 543 In order that the board of school directors of each school district of the second third or fourth class in this Commonwealth may assess levy and collect an occupation tax of not less than one dollar on each male resident or inhabitant over twenty-one years of age in the district it shall be the duty of the proper assessors in each such school district of this Commonwealth to assess every male resident or inhabitant in such school district over twenty-one years of age with an occupation at such amount as shall be proper and return the same with the other taxable property in the district as provided by law In each school district all such assessments of occupation shall be included and certified in the list of taxable property to be certified to the board of school directors in each such school district as herein provided" is hereby amended to read as follows

Section 543 In order that the board of school directors of each school district of the second third or fourth class in this Commonwealth may assess levy and collect a per capita tax of not less than one dollar nor more than five dollars on each resident or inhabitant over twenty-one years of age in the district it shall be the duty of the proper assessors in each such school district of this Commonwealth to prepare a list of residents or inhabitants in such school district over twenty-one years of age and return the same with the other taxable property in the district as provided by law In each school district all such lists of residents or inhabitants shall be included and certified in the list of taxable property to be certified to the board of school directors in each such school district as herein provided

Section 6 To repeal section five hundred forty-four of said act which reads as follows

"Section 544 In case the occupation of any resident or inhabitant of any school district of the second third or fourth class in this Commonwealth whose name appears upon any tax duplicate therein is assessed at such an amount that the school tax therein at the rate fixed by the board of school directors in levying school taxes in that year is less than one dollar such resident or inhabitant shall pay a school tax amounting to the sum of one dollar on his occupation notwithstanding the amount of his occupation assessment" be and the same is hereby repealed

Section 7 That section five hundred fifty-six of said act which reads as follows

"Section 556 In every school district of the second third or fourth class in this Commonwealth where the name of any inhabitant or resident in any school district has been thus furnished to the proper assessor or assessors then in any such case when the school taxes are levied upon the city assessment the city assessors or when the school taxes are levied upon the county assessment the proper assessors shall forthwith assess such inhabitant or resident so reported with an occupation in a proper amount and shall promptly certify the same to the city clerk or other proper official or to the county commissioners as the case may be who shall then promptly certify such name together with his occupation to the secretary of the board of school directors of the school district in which such party so assessed resides whereupon the said secretary shall add the name and assessment of such person to the duplicate of the collector of school taxes in such district and the proper tax collector shall thereupon proceed to collect the tax assessed against such person as herein provided In no event however shall less than one dollar be collected from each such person" is hereby amended to read as follows

Section 556 In every school district of the second third or fourth class in this Commonwealth where the name of any inhabitant or resident in any school district has been thus furnished to the proper assessor or assessors then in any such case when the school taxes are levied upon the city assessment the city assessors or when the school taxes are levied upon the county assessment the proper assessors shall promptly certify the same to the city clerk or other proper official or to the county commissioners as the case may be who shall then promptly certify such name to the secretary of the board of school directors of the school district in which such party so assessed reside whereupon the said secretary shall add the name and assessment of such person to the duplicate of the collector of school taxes in such district and the proper tax collector shall thereupon proceed to collect the tax assessed against such person as herein provided In no event however shall less than one dollar be collected from each such person

Section 8 That section five hundred fifty-seven of said act which reads as follows

"Section 557 In case any male resident or inhabitant of any school district of the second third or fourth class in this Commonwealth neglects or refuses to pay his occupation tax as herein provided after having receiving ten days' notice or demand so to do the collector of such school taxes shall notify any firm association or corporation where such delinquent taxpayer is employed that such taxpayer has failed or neglected to pay his occupation tax as required and such collectors of school taxes may thereupon request the payment of such occupation tax by such employer out of any money then due and owing or thereafter to become due and owing to such delinquent taxpayer whereupon every person firm association or corporation employing any such delinquent taxpayer may deduct from any wages that are then or may thereafter become due and owing to him the amount of such delinquent occupation tax and pay the same over to such collector of school taxes and the proper receipt for such taxes paid to the tax collector by any employer shall be a good and sufficient voucher to offset any claim that such delinquent taxpayer may have against such employer for any wages to the amount thereof" is hereby amended to read as follows



Section 557 In case any resident or inhabitant of any school district of the second third or fourth class in this Commonwealth neglects or refuses to pay his or her per capita tax as herein provided after having received ten days' notice or demand so to do the collector of such school taxes shall notify any firm association or corporation where such delinquent taxpayer is employed that such taxpayer has failed or neglected to pay his or her per capita tax as required and such collectors of school taxes may thereupon request the payment of such per capita tax by such employer out of any money then due and owing or thereafter to become due and owing to such delinquent taxpayer may deduct from any wages that are then or may thereafter become due and owing to him the amount of such delinquent per capita tax and pay the same over to such collector of school taxes and the proper receipt for such taxes paid to the tax collector by any employer shall be a good and sufficient voucher to offset any claim that such delinquent taxpayer may have against such employer for any wages to the amount thereof.

Section 9 That section five hundred fifty-eight of said act which as amended by the act approved the fifth day of June one thousand nine hundred thirteen (Pamphlet Laws four hundred thirty-nine) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' reads as follows:

"Section 558 If any person firm association or corporation receiving a notice from any school tax collector requesting the payment of any occupational tax of any employe shall fail or refuse to deduct from any wages then due or that may thereafter become due and owing to such employe the amount of such occupational tax or if such person firm association or corporation deducts the amount of such occupational tax and fails to pay the same over to the collector of school taxes in any district within thirty days after making such deduction or deductions such person firm or corporation shall forfeit any pay to the said school district a sum equal to the amount of such occupational tax collected from such employe or employes as aforesaid which sum together with costs may be recovered by the said school district in an action of assumpsit against said person firm association or corporation failing to pay over such tax as debts of like amount are now recoverable. In the collection of any judgment recovered for any such delinquent occupational tax against any person firm association or corporation the defendant therein shall not be entitled to the benefit of any execution appraisal law or stay of execution" is hereby further amended to read as follows:

Section 558 If any person firm association or corporation receiving a notice from any school tax collector requesting the payment of any per capita tax of any employe shall fail or refuse to deduct from any wages then due or that may thereafter become due and owing to such employe the amount of such per capita tax or if such person firm association or corporation deducts the amount of such per capita tax and fails to pay the same over to the collector of school taxes in any district within thirty days after making such deduction or deductions such person firm or corporation shall forfeit and pay to the said school district a sum equal to the amount of such per capita tax collected from such employe or employes as aforesaid which sum together with costs may be recovered by the said school district in any action of assumpsit against said person firm association or corporation failing to pay over such tax as debts of like amount are now recoverable. In the collection of any judgment recovered for any such delinquent per capita tax against any person firm association or corporation the defendant therein shall not be entitled to the benefit of any execution appraisal law or stay of execution.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 710, entitled:

An Act concerning conditional sales and to make uniform the law relating thereto

The contents and the first, second, third, fourth, fifth, sixth, seventh, eighth, ninth, tenth, eleventh and twelfth sections were separately read and agreed to as follows:

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Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That

Definition of Terms In this act "Conditional Sale" means (1) any contract for the sale of goods under which possession is delivered to the buyer and the property in the goods is to vest in the buyer at a subsequent time upon the payment of part or all of the price or upon the performance of any other condition or the happening of any contingency or (2) any contract for the bailment or leasing of goods by which the bailee or lessee contracts to pay as compensation a sum substantially equivalent to the value of the goods and by which it is agreed that the bailee or lessee is bound to become or has the option of becoming the owner of such goods upon full compliance with the terms of the contract.

"Buyer" means the person who buys or hires the goods covered by the conditional sale or any legal successor in interest of such person.

"Filing district" means the sub-division of the state in which conditional sale contracts or copies thereof are required by this act to be filed.

"Goods" means all chattels personal other than things in action and money and includes emblements industrial crops and things attached to or forming a part of land which are agreed to be severed before sale or under the conditional sale.

"Performance of the condition" means the occurrence of the event upon which the property in the goods is to vest in the buyer whether such event is the performance of an act by the buyer or the happening of a contingency.

"Person" includes an individual partnership corporation and any other association.

"Purchase" includes mortgage and pledge.

"Purchaser" includes mortgagee and pledgee.

"Seller" means the person who sells or leases the goods covered by the conditional sale or any legal successor in interest of such person.

Section 2 Primary Rights of Buyer The buyer shall have the right when not in default to retain possession of the goods and he shall also have the right to acquire the property in the goods on the performance of the conditions of the contract. The seller shall be liable to the buyer for the breach of all promises and warranties express or implied made in the conditional sale contract whether or not the property in the goods has passed to the buyer.

Section 3 Primary Rights of Seller The buyer shall be liable to the seller for the purchase price or for installments thereof as the same shall become due and for breach of all promises made by him in the conditional sale contract whether or not the property in the goods has passed to the buyer.

Section 4 Conditional Sales Valid Except as Otherwise Provided Every provision in a conditional sale reserving property in the seller after possession of the goods is delivered to the buyer shall be valid as to all persons except as hereinafter otherwise provided.

Section 5 Conditional Sales Void as to Certain Persons Every provision in a conditional sale reserving property in the seller shall be void as to any purchaser from or creditor of the buyer who without notice of such provision purchases the goods or acquires by attachment or levy a lien upon them before the contract or a copy thereof shall be filed as hereinafter provided unless such contract or copy is so filed within ten days after the making of the conditional sale.

Section 6 Place of Filing The conditional sale contract or copy shall be filed in the office of the prothonotary in the county in which the goods are first kept for use by the buyer after the sale. It shall not be necessary to the validity of such conditional sale contract or in order to entitle it to be filed that it be acknowledged or attested. This section shall not apply to the contracts described in section eight.

Section 7 Fixtures If the goods are so affixed to realty at the time of a conditional sale or subsequently as to become a part thereof and not to be severable wholly or in any portion without material injury to the freehold the reservation of property as to any portion not so severable shall be void after the goods are so affixed as against any person who has not expressly assented to the reservation. If the goods are so affixed to realty at the time of a conditional sale or subsequently as to become part thereof but to be severable without material injury to the freehold the reservation of property shall be void after the goods are so affixed as against subsequent purchasers.



of the realty for value and without notice of the conditional seller's title unless the conditional sale contract or a copy thereof together with a statement signed by the seller briefly describing the realty and stating that the goods are or are to be affixed thereto shall be filed before such purchase in the office where a deed of the realty would be recorded or registered to affect such realty. As against the owner of realty the reservation of the property in goods by a conditional seller shall be void when such goods are to be so affixed to the realty as to become part thereof but to be severable without material injury to the freehold unless the conditional sale contract or a copy thereof together with a statement signed by the seller briefly describing the realty and stating that the goods are to be affixed thereto shall be filed before they are affixed in the office where a deed would be recorded or registered to effect such realty.

Section 8 Railroad Equipment or Rolling Stock. No conditional sale of railroad or street or interurban railway equipment or rolling stock shall be valid as against the purchasers and creditors described in section five unless the contract shall be acknowledged by the buyer or attested in like manner as a deed of real property and the contract or a copy thereof shall be filed or recorded in the office of the recorder of deeds of the county wherein the same is located and unless when any engine or car so sold is delivered there shall then be plainly and conspicuously marked upon each side thereof the name of the seller followed by the word "owner".

Section 9 Conditional Sale of Goods for Resale When goods are delivered under a conditional sale contract and the seller expressly or impliedly consents that the buyer may resell them prior to performance of the condition the reservation of property shall be void against purchasers from the buyer for value in the ordinary course of business and as to them the buyer shall be deemed the owner of the goods even though the contract or a copy thereof shall be filed according to the provisions of this act.

Section 10 Filing The filing officer shall mark upon the contract or copy filed with him the day and hour of filing and shall file the contract or copy in his office for public inspection. He shall keep a separate book in which he shall enter the names of the seller and buyer the date of the contract the day and hour of filing a brief description of goods the price named in the contract and the date of cancellation thereof except that in entering the contracts mentioned in section eight the recorder of deeds shall record either the sum remaining to be paid upon the contract or the price of the goods. Such book shall be indexed under the names of both seller and buyer. For filing and entering such contract or copy the filing officer shall be entitled to a fee of fifty cents except that for filing and entering a contract described in section eight the recorder of deeds shall be entitled to the same fee as he is now allowed by law for similar services.

Section 11 Refiling The filing of conditional sale contracts provided for in section five six and seven shall be valid for a period of three years only. The filing of the contract provided for by section eight shall be valid for a period of fifteen years only. The validity of the filing may in each case be extended for successive additional periods of one year from the date of refiling by filing in the proper filing district a copy of the original contract within thirty days next preceding the expiration of each period with a statement attached signed by the seller showing that the contract is in force and the amount remaining to be paid thereon. Such copy with statement attached shall be filed and entered in the same manner as a contract or copy filed and entered for the first time and the filing officer shall be entitled to a like fee as upon the original filing.

Section 12 Cancellation of Contract After the performance of the condition upon written demand delivered personally or by registered mail by the buyer or any other person having an interest in the goods the seller shall execute acknowledge and delivered to the demandant a statement that the condition in the contract has been performed. If for ten days after such demand the seller fails to mail or deliver such a statement of satisfaction he shall forfeit to the demandant five dollars and be liable for all damages suffered. Upon presentation of such statement of satisfaction the filing officer shall file the same and note the cancellation of the contract and the date thereof on the margin of the page where the contract has been entered. For filing and entering the statement of satisfaction the filing officer shall be entitled to a fee of thirty cents except that the recorder of deeds shall be entitled to a fee of fifty cents for filing and entering a statement of the satisfaction of a contract described in section eight.

Section 13 Prohibition of Removal or Sale Without Notice Unless the contract otherwise provides the buyer may without the consent of the seller remove the goods from any filing district and sell mortgage or otherwise dispose of his interest in them but prior to the performance of the condition no such buyer shall remove the goods from a filing district in which the contract or a copy thereof is filed except for temporary uses for a period of not more than thirty days unless the buyer not less than ten days before such removal shall give the seller personally or by registered mail written notice of the place to which the goods are to be removed and the approximate time of such intended removal not prior to the performance of the condition shall the buyer sell mortgage or otherwise dispose of his interest in the goods unless he or the person to whom he is about to sell mortgage or otherwise dispose of the same shall notify the seller in writing personally or by registered mail of the name and address of the person to whom his interest in the goods is about to be sold transferred or otherwise transferred not less than ten days before such sale mortgage or other disposal. If any buyer does so remove the goods or does so sell mortgage or otherwise dispose of his interest in them without such notice or in violation of the contract the

seller may retake possession of the goods and deal with them as in case of default in payment of part or all of the purchase price. The provisions of this section regarding the removal of goods shall not apply however to the goods described in section eight.

On the question.

Will the House agree to the section?

Mr. EDMONDS. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 13, page 9, line 13, by striking out "not" and inserting in lieu thereof "nor".

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The fourteenth, fifteenth, sixteenth, seventeenth, eighteenth, nineteenth, twentieth, twenty-first, twenty-second and twenty-third sections were separately read and agreed to as follows:

Section 14 Refiling on Removal When prior to the performance of the condition the goods are removed by the buyer from a filing district in this state to another filing district in this state in which such contract or a copy thereof is not filed or are removed from another state into a filing district in this state where such contract or copy is not filed the reservation of the property in the seller shall be void as to the purchasers and creditors described in section five unless the conditional sale contract or a copy thereof shall be filed in the filing district to which the goods are removed within ten days after the seller has received notice of the filing district to which the goods have been removed. The provisions of this section shall not apply however to the goods described in section eight. The provisions of section eleven regarding the duration of the validity of the filing and the necessity for refiling shall apply to contracts or copies which are filed in a filing district other than where the goods are originally kept for use by the buyer after the sale.

Section 15 Fraudulent Injury Concealment Removal or Sale When prior to the performance of the condition the buyer maliciously or with intent to defraud shall injure destroy or conceal the goods or remove them to a filing filed without having given the notice required by section thirteen or shall sell mortgage or otherwise dispose of such goods under claim of full ownership he shall be guilty of a crime and upon conviction thereof shall be imprisoned in the county jail for not more than one year or be fined not more than five hundred dollars or both.

Section 16 Retaking Possession When the buyer shall be in default in the payment of any sum due under the contract or in the performance of any other condition which the contract requires him to perform in order to obtain the property in the goods or in the performance of any promise the breach of which is by the contract expressly made a ground for the retaking of the goods the seller may retake possession thereof. Unless the goods can be retaken without breach of the notice they shall be retaken by legal process but nothing herein shall be construed to authorize a violation of the criminal law.

Section 17 Notice of Intention to Retake Not more than forty nor less than twenty days prior to the retaking the seller if he so desires may serve upon the buyer personally or by registered mail a notice of intention to retake the goods on account of the buyer's default. The notice shall state the default and the period at the end of which the goods will be retaken and shall briefly and clearly state what the buyer's rights under this act will be in case they are retaken. If the notice is so served and the buyer does not perform the obligations in which he has made default before the day set for retaking the seller may retake the goods and hold them subject to the provisions of sections nineteen twenty twenty-one twenty-two and twenty-three regarding the sale but without any right of redemption.

Section 18 Redemption If the seller does not give the notice of intention to retake described in section seventeen he shall retain the goods for ten days after the retaking within the state in which they were located when retaken during which period the buyer upon payment or tender of the amount due under the contract at the time of retaking and interest or upon performance or tender of performance of such other condition as may be named in the contract as precedent to the passage of the property in the goods or upon performance or tender of performance of any other promise for the breach of which the goods were retaken and upon payment of the expenses of retaking keeping and storage may redeem the goods and become entitled to take possession of them and to continue in the performance of the contract as if no default had occurred. Upon written demand delivered personally or by registered mail by the buyer the seller shall furnish to the buyer a written statement of the sum due under the contract and the expense of retaking keeping and storage. For failure to furnish such statement within a reasonable time after demand the seller shall forfeit to the buyer ten dollars and also be liable to him for all damages suffered because of such failure. If the goods are perishable so that retention for ten days as herein prescribed would result in their destruction or substantial injury the provisions of this act shall not apply and the seller may resell the goods immediately upon their retaking. The provision of this section regarding the retention of the goods within the







five hundred and sixty-six) entitled "An act requiring cities of the first class to establish a pension fund for employees of said cities and all county or other public employees if any paid by appropriation of the city councils thereof and out of the treasury of said cities and regulating the administration and the payment of such pensions" which as amended by section one of an act approved the fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighty-nine) entitled "An act to amend sections three four five six and eleven of an act approved the twentieth day of May one thousand nine hundred and fifteen entitled 'An act requiring cities of the first class to establish a pension fund for employees of said cities and all county or other public employees if any paid by appropriation of the city councils thereof and out of the treasury of said cities and regulating the administration and the payment of such pensions'" reads as follows

"Section 4 During the lifetime of the said person he or she shall be entitled to receive a pension from the fund set aside for the purpose of fifty per centum of the amount which would constitute the average rate of pay at which he or she was employed during the last five years of his or her employment by the said city or other public employment as aforesaid Said pension shall be paid in monthly payments Provided That if any pension be granted to a person who has not been a contributor to the pension fund as herein provided during a period of twenty years such person shall be required to pay into the board of pensions monthly an amount equal to two per centum of his or her pension until such time as his or her contribution shall have extended during a period of twenty years Should any person so employed after twenty years of service be dismissed voluntarily retire or be in any manner deprived of his position or employment before attaining the age of sixty years upon continuing a monthly payment to the fund equal to the last amount due and paid monthly while in active service said person shall be entitled to a pension above mentioned notwithstanding he or she has not attained the age of sixty at the time of his or her separation from the public service but said pension shall not commence until he or she has attained the age of sixty years Should any employe however become totally and permanently disabled after twenty years of service and before attaining the age of sixty years he or she shall be entitled to the said pension Proof of total and permanent disability shall consist of the sworn statement of three practicing physicians designated by the board that the employe is in a permanent condition of health which would totally disable him or her performing duties of his or her position or office The pension paid to any one employe service either to such cities or to the county or other further amended to read as follows

Section 4 During the lifetime of the said person he or she shall be entitled to receive a pension from the fund set aside for the purpose of fifty per centum of the amount which would constitute the average rate of pay at which he or she was employed during the last five years of his or her employment by the said city or other public employment by the said city or other public employment as aforesaid Said person shall be paid in monthly payments Provided That if any pension be granted to a person who has not been a contributor to the pension fund as herein provided during a period of twenty years such person shall be required to pay into the board of pensions monthly an amount equal to two per centum of his or her pension until such time as his or her contribution shall be extended during a period of twenty years Should any person so employed after twenty years of service be dismissed voluntarily retire or be in any manner deprived of his position or employment before attaining the age of sixty years upon continuing a monthly payment to the fund equal to the last amount due and paid monthly while in active service said person shall be entitled to a pension above mentioned notwithstanding he or she has not attained the age of sixty years at the time of his or her separation from the public service but said pension shall not commence until he or she has attained the age of sixty years Should any employe however become totally and permanently disabled while in the service after fifteen years of service and before attaining the age of sixty years he or she shall be entitled to the said pension Proof of total and permanent disability shall consist of the sworn statement of three practicing physicians designated by the board that the employe is in a permanent condition of health which would totally disable him or her from performing the duties of his or her position or office Provided That in cases where the nature of such disability is such as to disable the employe from performing any work whatsoever either within or without the scope of his regular duties or within or without the service of the city or county of Philadelphia the board may upon a recommendation of the three practicing physicians herein provided for retire upon pension such applicant after a service of fifteen years Provided further That the benefits of this amendment shall apply to members of the pension fund who have been contributors to the said fund for five years or more The pension paid to any one employe shall not exceed one hundred dollars per month

On the question,

Will the House agree to the section?

Mr. JEREMIAH J. MILLER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 2, line 6 by striking out "one" and inserting in lieu thereof "two"

Amend section 1, page 4, line 7, by striking out "into" and inserting in lieu thereof "unto"

Amend section 1, page 4, line 18, by inserting after the word "sixty" the following: "years"

Amend section 1, page 4, line 28 by inserting after "performing" the following: "the"

Amend section 1, page 4, by inserting after line 29 the following: "shall not exceed one hundred dollars per month," is hereby"

Amend section 1, page 5, by striking out line 1

Amend section 1, page 5, lines 9 and 10 by striking out the following: "by the said city or other public employment"

Amend section 1 page 5 line 11 by striking out "Provided" and inserting in lieu thereof "Provided"

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title section was read as follows:

An Act to amend sections three four and eleven of an act approved the twentieth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred and sixty-six) entitled "An act requiring cities of the first class to establish a pension fund for employees of said cities and all county or other public employees if any paid by appropriation of the city councils thereof and out of the treasury of said cities and regulating the administration and the payment of such pension" as amended

On the question,

Will the House agree to the section?

Mr. JEREMIAH J. MILLER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title, line 1, by striking out the following: "sections three, four and eleven" and inserting in lieu thereof "section four"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 807, entitled:

An Act to further amend section five of the act approved the fourth day of June one thousand nine hundred and one (Pamphlet Laws three hundred sixty-four) entitled "An act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvements and for the removal of nuisances the procedure upon claims filed therefor the methods for preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties lien and the manner of distributing the proceeds of such sales" as amended

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five of the act approved the fourth day of June one thousand nine hundred and one (Pamphlet Laws three hundred sixty-four) entitled "An act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvements and for the removal of nuisances the procedure upon claims filed therefor the methods for preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties lien and the manner of distributing the proceeds of such sales" which as amended by the act approved the twenty-eighth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred ninety-nine) entitled "An act to amend certain paragraphs of section one also sections four five twelve thirteen twenty-two thirty thirty-two and thirty-seven of an act entitled 'An act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvements and for the removal of nuisances the procedure upon claims upon what property and to what extent liens shall be allowed for taxes and for municipal improvements and for the removal



filed therefor the methods for preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales' approved the fourth day of June Anno Domini one thousand nine hundred and one (Pamphlet Laws three hundred sixty-four) as one of said paragraphs of section one and said fourth and fifth sections were amended by an act approved the nineteenth day of March Anno Domini one thousand nine hundred and three (Pamphlet Laws forty-one) as section twelve was amended by an act approved the twenty-first day of May Anno Domini one thousand nine hundred thirteen (Pamphlet Laws two hundred eighty-six) and as section thirty-two was amended by an act approved the twentieth day of June Anno Domini one thousand nine hundred and eleven (Pamphlet Laws one thousand seventy-six)" reads as follows

"Section 5 All real estate by whomsoever owned and for whatsoever purpose used shall be subject to all taxes and municipal claims herein provided for except that all property owned by the State county city or other municipal divisions and actual places of religious worship places of burial not used or held for private or corporate profit and institutions of purely public charity shall not be subject to tax or municipal claims except for removal of nuisances for sewer claims and sewer connections or for the recurring paving repaving or repairing the footways in front thereof All other real estate by whomsoever owned and for whatsoever purpose used shall be subject to all tax claims and municipal claims herein provided for Provided however That nothing in this act contained shall hinder or prevent any city borough or township or the first class from providing that any municipal work may be done at the expense of the public generally and be paid out of the general city borough or township funds" is hereby further amended to read as follows

Section 5 All real estate by whomsoever owned and for whatsoever purpose used shall be subject to all taxes and municipal claims herein provided for except property owned by the State county city or other municipal divisions and except also that actual places of religious worship places of burial not used or held for private or corporate profit and institutions of purely public charity shall not be subject to tax or municipal claims except for the removal of nuisances for sewer claims and sewer connections or for recurring paving repaving or repairing the footways and for paving the streets avenues and alleys in front thereof All other real estate by whomsoever owned and for whatsoever purpose used shall be subject to all tax claims and municipal claims herein provided for Provided however That nothing in this act contained shall hinder or prevent any city borough or township of the first class from providing that any municipal work may be done at the expense of the public generally and be paid out of the general city borough or township funds

On the question,

Will the House agree to the section?

Mr. H. F. MILLER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1 page 1 line 7 by striking out "lines" and inserting in lieu thereof "liens"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to further amend section five of the act approved the fourth day of June one thousand nine hundred and one (Pamphlet Laws three hundred sixty-four) entitled "An act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvements and for the removal of nuisances the procedure upon claims filed therefor the methods for preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales" as amended

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1460, as follows:

An Act to amend section twenty-nine of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That paragraph second of clause one of section twenty-nine of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" which as amended by the act approved the ninth day of May one thousand eight hundred and eighty-nine (Pamphlet Laws one hundred and fifty-nine) entitled "An act supplementary to an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four amending the twenty-ninth section of said act so as to provide for the further regulation of and granting additional powers to all corporations now or hereafter incorporated under the provisions of said act for the insurance of owners of real estate mortgages and others interested in real estate from loss by reason of defective titles liens and incumbrances" which reads as follows

"Second To receive and hold on deposit and in trust and as security estate real and personal including the notes bonds obligations of States individuals companies and corporations and the same to purchase collect adjust and settle sell and dispose of in any manner without proceeding in law or equity and for such price and on such terms as may be agreed on between them and parties contracting with them Provided That nothing herein contained shall authorize said companies to engage in the business of banking" is hereby amended to read as follows

Second To receive and hold on deposit and in trust and as security estate real and personal including the notes bonds obligations of States individuals companies and corporations and the same to purchase collect adjust and settle and dispose of in any manner without proceeding in law or equity and for such price and on such terms as may be agreed on between them and parties contracting with them

Section 2 That paragraph fourth of clause one of section twenty-nine of said act as so amended and as further amended by the act approved the twenty-ninth day of March one thousand eight hundred and ninety-five (Pamphlet Laws one hundred and twenty-seven) entitled "An act to amend the fourth section of an act entitled 'An act supplementary to an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four amending the twenty-ninth section of said act so as to provide for the further regulation of and granting additional powers to all corporations now or hereafter incorporated under the provisions of said act for the insurance of owners of real estate mortgages and others interested in real estate from loss by reason of defective titles liens and incumbrances' enlarging the powers of such corporations and providing that courts into which moneys may be paid or brought may by order direct the same to be deposited with any such corporation" reads as follows

"Fourth To act as assignees receivers guardians executors administrators and to take accept and execute trusts of every description not inconsistent with the laws of this State or of the United States and to receive deposits of moneys and other personal property and issue their obligations therefor to invest their funds in and to purchase real and personal securities and to loan money on real and personal securities" is hereby amended to read as follows

Fourth To loan money discount sell buy or negotiate promissory notes drafts coins and bullion bills of exchange and all other written evidences of debt and specialties and to transact all such other business as shall appertain to the business of a trust company and a general banking business including the right to receive deposits of moneys and other personal property and issue their obligations therefor to invest their funds in and to purchase real and personal securities and to loan money on real and personal securities

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 963, as follows:

An Act requiring County Commissioners to compile lists of soldiers sailors and marines who served in the war with Germany and Austria or who may serve in future wars providing for the preservation of such lists and for the printing sale and distribution of copies thereof and placing the expense thereof upon the several counties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be the duty of the county commissioners of each county to compile an accurate list arranged in alphabetical order of the names of all soldiers sailors and marines resident in said county who served in the Army or Navy of the United States during the war with Germany and Austria as well as the names of all such persons who may be engaged in any future war Such lists shall show the name of each such person the unit of service in which he served the address



of such person by city borough or township and the next of kin of such person

Section 2 The said list of names shall be bound into book form and shall be carefully preserved in the office of the county commissioners of each county as a permanent and public record. The county commissioners of the several counties are authorized to have printed copies of any such lists made and to provide for the sale or distribution of such printed copies. The expenses of compiling any such list of names and the expenses of any printing shall be paid out of funds in the County Treasury

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1288, as follows:

An Act making it illegal to offer or to give any ticket coupon stamp card certificate or other similar device with any sale or bailment of merchandise in this Commonwealth which said ticket coupon stamp card certificate or other similar device is redeemable in either cash or merchandise and providing penalties for the violation thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be illegal for any individual partnership firm or corporation to offer or to give any ticket coupon stamp card certificate or other similar device with any sale or bailment of merchandise in this Commonwealth

Section 2 Any person violating any of the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof the person if an individual or the members of a co-partnership or association or the officers and directors of a corporation as the case may be with guilty knowledge of the fact shall each be sentenced to pay a fine of not less than five hundred dollars nor more than one thousand dollars or to undergo an imprisonment not exceeding one year or both in the discretion of the court

Section 3 This act shall become effective on the first day of January one thousand nine hundred and twenty-two

Section 4 All acts or parts of acts supplied herewith or inconsistent herewith he and the same are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 506, entitled:

An Act to amend section two of an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and seventy-three) entitled "An act making it a misdemeanor for a parent wilfully to neglect to support a child born out of lawful wedlock whether such child shall have been begotten or shall have been born within or without this Commonwealth providing punishment therefor and empowering the court to make an order for support and to enforce the same And declaring persons making false statements in certain cases guilty of perjury" as amended

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and seventy-three) entitled "An act making it a misdemeanor for a parent wilfully to neglect to support a child born out of lawful wedlock whether such child shall have been begotten or shall have been born within or without this Commonwealth providing punishment therefor and empowering the court to make an order for support and to enforce the same And declaring persons making false statements in certain cases guilty of perjury" which as amended by an act approved the twenty-second day of July one thousand nine hundred and nineteen (Pamphlet Laws ten hundred and seventy-five) entitled "An act to amend an act approved the eleventh day of July one thousand nine hundred and seventeen entitled 'An act making it a misdemeanor for a parent wilfully to neglect to support a child born out of lawful wedlock whether such child shall have been begotten or shall have been born within or without this Commonwealth providing punishment therefor and empowering the court to make an order for support and to enforce the same And declaring persons making false statements in certain cases guilty of perjury'" reads as follows

"Section 2 Proceedings under this act may be instituted upon complaint made under oath or affirmation by the parent of such child All prosecutions under this act must be brought within two years of the birth of the child Provided however That where the reputed father shall have voluntarily contributed to the support of the child or shall have acknowledged

in writing his paternity then a prosecution under this act may be brought at any time within two years of any such contribution or acknowledgment by the reputed father" is hereby further amended to read as follows

Section 2 Proceedings under this act may be instituted upon complaint made under oath or affirmation by the parent of such child All prosecutions under this act must be brought within two years of the birth of the child Provided however That where the reputed father shall have acknowledged in writing his paternity then a prosecution under this act may be brought at any time within two years of any such acknowledgment by the reputed father Provided further That if pursuant to any such written acknowledgment the reputed father shall have paid to the mother or any other person any moneys for the support of such child then a prosecution under this act may be brought at any time within two years after any such payment

On the question,

Will the House agree to the section?

Mr. DITHRICH. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1 page 2 line 11 by striking out "second" and inserting in lieu thereof "first"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend section two of an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and seventy-three) entitled "An act making it a misdemeanor for a parent wilfully to neglect to support a child born out of lawful wedlock whether such child shall have been begotten or shall have been born within or without this Commonwealth providing punishment therefor and empowering the court to make an order for support and to enforce the same And declaring persons making false statements in certain cases guilty of perjury" as amended

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1248, as follows:

An Act amending an act approved the ninth day of June Anno Domini one thousand eight hundred and ninety-one entitled "An act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixture thereof by wholesale" by restricting the provisions of said act to vinous and spirituous malt or brewed liquors or any admixtures thereof fit for beverage purposes other than such as are from time to time determined and found to be intoxicating by act of Congress passed pursuant to and in the enforcement of the Constitution of the United States of America

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the ninth day of June Anno Domini one thousand eight hundred and ninety-one (Pamphlet Laws two hundred and fifty-seven) entitled "An act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof by wholesale" is hereby amended by inserting therein as section nine thereof the following restriction

Section 9 The provisions of this act are restricted to vinous and spirituous malt or brewed liquors or any admixture thereof fit for beverage purposes other than such as are from time to time determined and found to be intoxicating by act of Congress passed pursuant to and in the enforcement of the Constitution of the United States of America

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1232, as follows:



An Act to amend clause three of section thirty-seven of an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That clause three of section thirty-seven of an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" which reads as follows

"Clause 3 That the number titles functions and compensation of the officers of any such corporation their terms of office the times of their election as well as the qualifications of electors and the ratio and manner of voting and the periodical meetings of the said corporation shall be determined by the by-laws when not provided by this act" is hereby amended to read as follows

Clause 3 That the number titles functions and compensation of the officers of any such corporation their terms of office the times of their elections as well as the qualifications of electors and the ratio and manner of voting and the periodical meetings of the said corporation shall be determined by the by-laws when not provided by this act Provided however That the officer who prepares all bonds mortgages agreements and papers of a legal nature to be given or taken by the association in the course of its business shall be an attorney at law who has been duly admitted and qualified to practice in any court of this Commonwealth

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 797, as follows:

An Act authorizing the merger and consolidation of water or water power companies organized prior to the first day of April one thousand nine hundred and five and providing the manner in which such merger shall be effected

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be lawful for any water or water power company organized prior to the first day of April one thousand nine hundred and five under the provisions of any general or special act of assembly authorizing the formation of any corporation or corporations to merge its corporate rights franchises powers and privileges with and into those of any other water or water power company or companies transacting the same or a similar line of business organized prior to the first day of April one thousand nine hundred and five so that by virtue of this act such corporation may consolidate and so that all the property rights powers franchises and privileges then by law vested in either of such corporations so merged shall be transferred to and vested in the corporation into which such merger shall be made

Section 2 That the said merger shall be effected in the manner provided by an act entitled "An act authorizing the merger and consolidation of certain corporations" approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and eight) provided that the said corporations parties thereto or the stockholders thereof or the said merged corporations shall not be required to accept the provisions of the act approved April thirteenth one thousand nine hundred and five entitled "An act providing that the right of eminent domain as respects the appropriation of streams rivers or waters or the land covered thereby shall not be exercised by water companies incorporated under the law" (Pamphlet Laws one hundred and fifty-two)

Section 3 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 877, entitled:

An Act to authorize the acquisition at the cost of the Commonwealth of bridges over one thousand feet in length erected over rivers creeks and rivulets and on State highway routes and providing for the reconstruction improvement and maintenance thereof by the Commonwealth

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That when any bridge company incorporated under any general or special laws has heretofore erected or may hereafter erect any bridge over a river creek or rivulet on the boundary line of two or more counties on which the public is required to travel and which bridge shall be more than one thousand feet in length and is on the route of a state highway and such company or corporation is authorized to use and take tolls for the use and crossing of such bridge and at least twenty residents and taxpayers of the county where such bridge is situated shall petition the court of common pleas of Dauphin county or if said bridge be located on a river creek or rivulet dividing two counties then upon the petition of at least twenty residents and taxpayers of each county representing that the said bridge is necessary for the accommodation of public travel that the payment of tolls over such bridge is burdensome to the traveling public and that the taking over of such bridge is approved by the Board of Commissioners of Public Grounds and Buildings and by the State Highway Commissioner as a proper undertaking for the State and praying that the same shall be taken for public use the said court shall appoint three from the board of county viewers of the county or counties wherein such bridge is located one of whom shall be a civil engineer to view the said bridge and assess the damage if any which such company may sustain by the taking of the same and make report of their proceeding to the said court of common pleas of Dauphin county at the next term thereof Provided That when two or more toll bridges cross the same stream and lead to the same general thoroughfares and are situated within one-fourth mile of each other no purchase of any one of said bridges shall be made under this act unless the assent of the stockholders of the remaining bridge or bridges be first had at a meeting called for that purpose And provided further That no bridge shall be taken under the provisions of this act which shall be used in whole or part by any steam railroad duly incorporated under the laws of this Commonwealth

On the question.

Will the House agree to the section?

Mr. WOODRUFF. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 2, line 14, by inserting after "three" the word "viewers"

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The second, third, fourth, fifth, sixth and seventh sections and title were separately read and agreed to as follows:

Section 2 The viewers so appointed shall give notice to the Attorney General State Highway Commissioner and the company owning such bridge of this Commonwealth of the time and place appointed for the meeting of the viewers They shall have authority to subpoena and compel the attendance of witnesses and to hear and take testimony of witnesses in relation thereto for and against the same

Section 3 The viewers so appointed or a majority of them shall make report at the next term of the said court which said report shall state particularly (a) who of them were present at the view (b) whether they were severally sworn or affirmed (c) whether the bridge be necessary as a free bridge for public accommodation and the payment of tolls on the same is an unjust burden on the traveling public and the people of the city borough or township where the same is located (d) the amount of damage if any sustained by such company or corporation by reason of the taking of the same

Section 4 Notice of the filing of such report shall be given to the Attorney General and State Highway Commissioner and to the corporation owning the same either of whom shall have the right to file exceptions thereto at any time within thirty days and it shall be the duty of the said court of common pleas of Dauphin County after hearing upon deposition or otherwise as the said court may direct to determine all questions raised by the said exceptions and whether or not the said bridge is necessary for the public accommodation and that payment of tolls thereon is an unjust burden on the traveling public and the people of the cities boroughs or townships near where the same is located subject to appeal to the Supreme Court as in other cases If the said report shall be finally approved and confirmed by the said court the court shall order and decree that said bridge shall be taken for public use and the damages shall be payable out of the State Treasury on a warrant drawn by the Auditor General for that purpose payable out of any moneys in the treasury appropriated for this purpose and all tolls for travel thereon shall then cease

Section 5 The company owning said bridge shall have the right to appeal from any award of damages made under the provisions of this act to the court of common pleas of Dauphin County under such regulations for bringing the matter to



trial in due course of law by a jury as the said court may prescribe.

Section 6 All costs and expenses incident to any proceedings under this act shall in case the said bridge is taken to be a county bridge be paid by the Commonwealth from funds appropriated for this purpose but if the said petition is dismissed or the final determination thereof shall be adverse to the taking of said bridge then such costs and expenses shall be paid by the petitioners.

Section 7 All bridges acquired under the provisions of this act shall be reconstructed improved and maintained at the expense of the Commonwealth from moneys appropriated to the State Highway Department for this purpose.

An Act to authorize the acquisition at the cost of the Commonwealth of bridges over one thousand feet in length erected over rivers creeks and rivulets and on State highway routes and providing for the reconstruction improvement and maintenance thereof by the Commonwealth.

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 573, as follows:

An Act authorizing corporations incorporated under the laws of any other State of the United States the District of Columbia or of the United States to acquire take hold mortgage lease and convey real estate necessary and proper for their corporate purposes and confirming titles heretofore acquired by such corporations.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall and may be lawful for any corporation incorporated under the laws of any other State the District of Columbia or of the United States authorized to do business in this State to hold real estate in Pennsylvania subject to the provisions hereinafter made.

Section 2 Every such foreign corporation may erect and maintain buildings and take hold mortgage lease and convey real estate to an amount necessary for its corporate purposes. Provided That no corporation mentioned in section one of this act of the kind defined as a "public service company" by the Public Service Company Law shall begin to exercise any of the rights conferred by this act or begin to do business within this Commonwealth until it shall first have obtained the approval thereof of the Public Service Commission of the Commonwealth of Pennsylvania evidenced by its certificate of public convenience in addition to compliance with this and other existing laws.

Section 3 No foreign corporation shall employ any greater amount of capital in its business within this Commonwealth than corporations of the same kind are permitted to use in their business under the laws of the State in which they are incorporated.

Section 4 Nothing herein contained shall be deemed to prevent or relieve real estate taken held mortgaged leased or conveyed by such corporation under the provisions of this act from being taxed in like manner with other real estate within this Commonwealth.

Section 5 Every such foreign corporation doing business as aforesaid in this Commonwealth shall be liable to taxation to an amount not exceeding that imposed on corporations organized for similar purposes under the laws of this State and every such foreign corporation taking the benefit of this act shall make the same returns to the Auditor General that are now required by law of like corporations of this State.

Section 6 The title to any real estate heretofore taken held mortgaged or conveyed by any foreign corporation authorized by this act to hold real estate is hereby confirmed and shall be held by such corporation or any corporation or person authorized to hold real estate to whom the same may have been conveyed or mortgaged indefeasibly as to any right of escheat in this Commonwealth by reason of such real estate having been held by or for a corporation not authorized to hold the same by the laws of this Commonwealth. This act shall not apply to escheat cases now in litigation.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1486, as follows:

An Act to amend an act approved the sixteenth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred and eighty) entitled "An act providing a method of establishing title to land acquired at a sale for unpaid taxes or municipal claims" extending such methods of establishing title to cases happening after the passage of the act to which this is an amendment.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General

Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the sixteenth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred and eighty) entitled "An act providing a method of establishing title to land acquired at a sale for unpaid taxes or municipal claims" which reads as follows:

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all cases where land has been heretofore sold by the sheriff on claims for unpaid taxes or municipal liens under any act or acts of Assembly the purchaser including a municipality in case it be the purchaser at such sale or his or its successor in title may present his or its petition under oath to the court of common pleas of the county wherein the land is situate setting forth (a) The location of the land by metes and bounds or if it be in a recorded plan of lots the plan number of the lot and the place of record of the plan (b) the names of the former owners reputed owners persons in possession or any other person having or claiming to have a right to interest in or claim against said land if there be any and (c) that upon diligent inquiry no person has been found who has or claims to have any right title or interest in or claim against said land unless it be those named in the petition Thereupon a rule shall be granted upon the persons named in the petition and generally upon all other persons not named in the petition who have or claim to have any right title or interest in or claim against the said land to appear within sixty days from service of the rule and show cause why the title of the petitioner to said land should not be adjudicated and decreed valid and indefeasible as against all rights or claims whatsoever The rule may be returnable to such term or return day as may be fixed by the court and shall be entered of record in the appearance docket of said court and duly indexed therein and also in the ejectment index of said court As to persons domiciled within the county the rule shall be served and returned as writs of summons are served and returned As to those persons who do not have their domicile within the county in which the rule is issued or those whose domicile is outside the State the rule may be served by mailing a true and attested copy of the petition and rule by registered letter to his or their last known address if any.

In addition thereto the court shall direct that notice by one advertisement in a newspaper of general circulation in the county where the land is situate be given to all persons including those named in the petition to appear on or before the return day of the rule and show cause why the title of the petitioner should not be adjudicated and decreed valid and indefeasible as against all rights or claims whatsoever The advertisement shall be made at least sixty days before the return day of the said rule" is hereby amended to read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all cases where land has been heretofore or shall hereafter be sold by the sheriff on claims for unpaid taxes or municipal liens under any act or acts of Assembly the purchaser including a municipality in case it be the purchaser at such sale or his or its successor in title may present his or its petition under oath to the court of common pleas of the county wherein the land is situate setting forth (a) The location of the lands by metes and bounds or if it be in a recorded plan of lots the plan number of the lot and the place of record of the plan (b) the names of the former owners reputed owners persons in possession or any other person having or claiming to have a right to interest in or claim against said land if any there be and (c) that upon diligent inquiry no person has been found who has or claims to have any right title or interest in or claim against said land unless it be those named in the petition Thereupon a rule shall be granted upon the persons named in the petition and generally upon all persons not named in the petition who have or claim to have any right title or interest in or claim against the said land to appear within sixty days from service of the rule and show cause why the title of the petitioner to said land should not be adjudicated and decreed valid and indefeasible as against all rights or claims whatsoever The rule may be made returnable to such term or return day as may be fixed by the court and shall be entered of record in the appearance docket of said court and duly indexed therein and also in the ejectment index of said court As to persons domiciled within the county the rule shall be served and returned as writs of summons are served and returned As to those persons who do not have their domicile within the county in which the rule is issued or those whose domicile is outside the State the rule may be served by mailing a true and attested copy of the petition and rule by registered letter to his or their last known address if any.

In addition thereto the court shall direct that notice by one advertisement in a newspaper of general circulation in the county where the land is situate be given to all persons including those named in the petition to appear on or before the return day of the rule and show cause why the title of the petitioner should not be adjudicated and decreed valid and indefeasible as against all rights or claims whatsoever The advertisement shall be made at least sixty days before the return day of said rule.

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.



The House proceeded to the second reading and consideration of House Bill No. 1219, as follows:

An Act defining the term "mineral rights" as used in wills deeds and conveyances

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever heretofore or hereafter used in any will deed or conveyance the term "mineral rights" shall mean all natural solids liquids and gases existing in or issuing from the soil which has a commercial value when severed therefrom The term shall include coal peat lignite petroleum natural gas limestone clay fireclay iron and every other metal ore asbestos precious stones marble granite slate and other rock deposits mica uranium and all other mineral deposits

Section 2 This act does not apply to any will deed or conveyance in which such term has been construed by a judicial decree prior to the passage of this act

Section 3 All acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1434, as follows:

An Act to amend the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and thirty-five) entitled "A supplement to an act approved the thirteenth day of May eighteen hundred and seventy-six entitled 'An act for the incorporation and regulation of banks of discount and deposit' and authorizing the creation and maintenance of suboffices or subagencies" by requiring additional capital and the approval of the Commissioner of Banking for the establishment of branch offices agencies subagencies and suboffices

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and thirty-five) entitled "A supplement to an act approved the thirteenth day of May eighteen hundred and seventy-six entitled 'An act for the incorporation and regulation of banks of discount and deposit' and authorizing the creation and maintenance of suboffices or subagencies" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any bank of discount and deposit already incorporated or hereafter formed under the provisions of an act approved May thirteen eighteen hundred and seventy-six (Pamphlet Laws one hundred and sixty-one) entitled 'An act for the incorporation and regulation of banks of discount and deposit' is hereby authorized to establish and maintain in the city borough or township in which its principal place of business is located one or more suboffices or subagencies for the purpose only however of receiving and paying out moneys and provided that a full report of the operations of each day is made at the close thereof to the principal place of business and that the assets of the bank in its suboffices or subagencies are transferred to the main office of the bank on or before the close of each business day This act does not authorize the establishment or maintenance of branch offices or agencies for the transaction of the general business of any corporation formed under the act to which this is a supplement" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any bank of discount and deposit or trust company already incorporated or hereafter formed under the provisions of an act approved May thirteen eighteen hundred and seventy-six (Pamphlet Laws one hundred and sixty-one) entitled "An act for the incorporation and regulation of banks of discount and deposit" is hereby authorized to establish and maintain in the city borough or township in which its principal place of business is located one or more branch offices agencies suboffices or subagencies provided however that before any such bank of discount and deposit shall establish such branch offices agencies suboffices or subagencies that its capital stock shall be increased by one hundred thousand dollars for each and every branch office agency suboffice and subagency which it may establish which increased capital shall be fully paid in before the establishment of such branch office agency suboffice and subagency and shall be so certified to the Commissioner of Banking and Provided further That no such branch office agency suboffice or subagency shall be established unless the approval in writing of the Commissioner of Banking is first had and obtained

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1435, entitled:

An Act to amend the act approved the thirtieth day of May one thousand eight hundred and seventy-six (Pamphlet Laws one hundred and sixty-one) entitled "An act for the incorporation and regulation of banks of discount and deposit"

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That sections one two three and four of the act approved the thirteenth day of May one thousand eight hundred and seventy-six (Pamphlet Laws one hundred and sixty-one) entitled "An act for the incorporation and regulation of banks of discount and deposit" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That corporations for carrying on the business of banking may be formed under the provisions of this act by any number of persons not less than three who shall enter into articles of association which shall specify the object for which the association is formed and may contain any provisions not inconsistent with this act which the association may desire to adopt for the regulation and conduct of its business and affairs which articles shall be signed by the persons forming such association and a copy of them shall be forwarded to the attorney general for his inspection and approval and if approved by him he shall endorse his approval thereon and transmit the same to the auditor general to be filed in his office

Section 2 That the persons forming such associations shall under their hands make a certificate which shall specify

First Names (subject to the approval of the auditor general)

Second Location or place of business particularly designating the county city borough or village

Third Amount of capital stock and number of shares in which divided

Fourth The names and places of residence of shareholders and number of shares held by each

Fifth A statement that such certificate is made to enable the persons named to form a corporation for banking purposes under this act

This certificate shall be acknowledged before a judge or notary public which certificate with acknowledgment certified and authenticated by the seal of such court or notary public shall be transmitted after approval by the attorney general of the articles of association as hereinbefore directed to the auditor general to be filed recorded and preserved in his office copies of such certificate duly certified by the auditor general and authenticated by the seal of office shall be conclusive evidence in all courts of the Commonwealth of the existence of such corporation and of every other matter or thing which could be proved by the production of the original certificate

Section 2 The auditor general upon the receipt of the articles of association with the approval thereon of the attorney general as aforesaid and the certificate hereinbefore provided shall certify a copy of such certificate to the Governor who shall upon receiving the same cause letters patent under the great seal of the Commonwealth to be issued to said banking corporation

Section 4 That before application shall be made under the provisions of this act for the creation of any corporate body with banking or discounting privileges or for the renewal of the charter or increase of capital thereof the person forming the same shall cause a notice of such intended application to be advertised in two newspapers printed in the county in which such corporate body is intended to be located at least once a week for three months before such application shall be made and the notice of such application shall specify the name and style the location the specific object for which created the amount of capital and in the case of the renewal or extension of any such corporate body such notice shall also specify the amount of increase of capital stock if any such increase be intended If there be only one paper printed in the county in which such corporate body is intended to be located the publication of such notice in one paper shall be deemed sufficient but if there be no paper printed in such county then the notice shall be given in at least one paper published in one of the nearest adjoining counties Provided That all persons having advertised in the year one thousand eight hundred and seventy-five at least six months previous to the meeting of the present Legislature their intention to apply for bank charters under the then existing laws shall be deemed to have complied with the provisions of this section relative to giving public notice by advertising" are hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a corporation for carrying on the business of a State bank may be formed under the provisions of this act by any number of persons not less than three a majority of whom shall be citizens of the United



States and bona fide residents of the Commonwealth of Pennsylvania

Section 2 The persons desiring to form a corporation under the provisions of this act shall under their hands make duplicate certificates of incorporation which shall specify

I Names of the proposed corporation

II Location or place of business particularly designating the county and the city borough town or township with the population thereof according to the last preceding United States census together with the street number or other local designation in the city borough town or township or the place of business

III The amount of the capital stock the number of shares into which divided the par value thereof and that the same has all been subscribed in good faith and a statement of all expenses connected with the organization of the bank and the sale of such stock

IV The term of existence of the proposed corporation which may be perpetual

V The names occupations citizenship place of residence and post office addresses of the incorporators and the number of shares subscribed for by each

VI The number of directors and the names and places of residences of the directors agreed upon for the first year

VII A statement that such certificate is made to enable the persons named to form a corporation for banking under this act

This certificate shall be acknowledged before any person authorized to take acknowledgments of deeds in this State and the acknowledgment shall be certified and authenticated by the official seal of such person

Copies of any certificate of incorporation under this act duly certified by the Commissioner of Banking or by the recorder of deeds authenticated by the seal of his office shall be conclusive evidence in all courts of the Commonwealth of the existence of such corporation and of every other matter or thing which could be proved by the production of the original certificate

Section 3 If the Commissioner of Banking shall disapprove a certificate of incorporation or proposed by-laws he shall forthwith give notice thereof in writing stating his objections fully and clearly to the proposed incorporators who if they so desire may within ten days thereafter appeal from such disapproval to the Governor who shall hear the said appeal promptly and within thirty days after hearing shall decide the matter and certify his decision to the commissioner. The decision of the Governor shall be final and conclusive and not subject to review and the commissioner shall act in accordance therewith

Section 4 The duplicate certificates of incorporation together with two certified copies of the proposed by-laws of the corporation which by-laws shall contain proper provisions for their own amendment shall be filed with the Commissioner of Banking for his inspection and approval and at the same time the incorporators shall pay to the commissioner a fee of one hundred dollars and to the State Treasurer such bonus as is or may be prescribed by law

The Commissioner shall thereupon proceed to ascertain whether the provisions of the law have been complied with and shall also ascertain from the best sources of information at his command and by such investigation as he may deem necessary

(a) Whether the name of the proposed corporation is likely to mislead the public as to its character or purpose or is the same as one already adopted or appropriated by an existing corporation subject to the supervision of the Banking Department or by its similarity thereto is likely to mislead the public

(b) Whether the convenience and advantage of the public will be served by the proposed incorporation and whether the density of the population in the neighborhood designated for the place of business of such proposed corporation and in the surrounding county affords a reasonable promise of adequate support for the enterprise

(c) Whether the responsibility character and general fitness for the business of the persons named in such certificate are such as to command the confidence of the community and warrant belief that the business of the proposed corporation will be honestly and efficiently conducted in accordance with the intent and purpose of this act

Section 4a When application shall be made for the incorporation of a bank by filing the duplicate certificate of incorporation with the Commissioner of Banking the persons making such application shall forthwith cause a notice thereof to be advertised in two newspapers and shall continue such advertisement once a week for three months. The notice shall specify the name and style of the proposed corporation the location the specific object for which it is to be created and the amount of the capital

Section 4b The Governor on receipt of said certificates and copies of by-laws with the approval of the Commissioner of Banking shall if he approve the same endorse on both of said certificates his approval with the date of the letters patent and shall cause letters patent under the great seal of the Commonwealth to be issued to the said corporation. The Governor shall thereupon forthwith transmit one of the said certificates of incorporation to the recorder of deeds in and for the county where the principal place of business of the corporation is to be located shall forward to the corporation with the letters patent one of the copies of the by-laws and shall return the other certificate and the other copy of the by-laws to the Commissioner who shall file and preserve the same in his office. For the purposes of taxation it shall be the duty of the Commissioner forthwith to furnish the Auditor General with a certified copy of said certificate of incorporation

On the question,

Will the House agree to the section?

Mr. JAMES A. WALKER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 1, line 8, by striking out 'reads' and inserting in lieu thereof 'read.'

Amend section 1, page 2, line 29, by striking out 'oof' after 'court' and inserting in lieu thereof 'or.'

Amend section 1, page 4, line 15, by striking out 'reads' and inserting in lieu thereof 'read.'

Amend section 1, page 5, line 6, by striking out 'or' and inserting in lieu thereof 'of.'

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section and title were separately read and agreed to as follows:

Section 2 Section five of said act which as amended by the act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred twelve) entitled "An act to amend section five of an act entitled 'An act for the incorporation and regulation of banks of discount and deposit' approved the thirteenth day of May Anno Domini one thousand eight hundred and seventy-six (Pamphlet Laws one hundred and sixty-one) changing the minimum capitalization required in certain cases" reads as follows

"Section 5 That no corporation shall be organized under this act with a capital stock of less than fifty thousand dollars if the principal place of business of said corporation shall be in a town or city of more than five thousand inhabitants nor with a capital stock of less than twenty-five thousand dollars if the principal place of business of said corporation shall be in a town of less than five thousand inhabitants which capital stock shall be divided into shares of not less than fifty dollars each which shall be deemed personal property and transferable on the books of the corporation in such manner as may be prescribed by the by-laws and articles of association thereof and every person to whom stock shall be transferable as aforesaid shall in proportion to the shares received succeed to all the rights and liabilities of the prior holders thereof and no change shall be made in the articles of association by which the rights remedies or securities of the existing creditors of the corporation shall be impaired. The shareholders of any corporation formed under this act shall be individually responsible equally and ratably but not one for the other for all contracts debts and engagements of such corporation to the amount of their stock therein at the par value thereof in addition to the par value of such shares" is hereby further amended to read as follows

Section 5 No corporation shall be organized under this act to carry on the business of a state bank with a capital of less than two hundred thousand dollars except that state banks with a capital of not less than fifty thousand dollars may with the approval of the Commissioner of Banking be organized in any city borough town or township the population of which exceeds five thousand inhabitants but does not exceed fifty thousand inhabitants and except that state banks with a capital of not less than twenty-five thousand dollars may with the approval of the Commissioner be organized in any borough town or township the population of which is less than five thousand inhabitants

The population of any city borough town or township shall for the purposes of this section be ascertained according to the United States census last preceding the date of the application for incorporation

The capital stock of every bank shall be divided into shares of a par value of not less than fifty dollars each

No charter shall be granted to any state bank organized under this act until the whole of its capital shall be paid in to the persons named in the certificate of incorporation as the board of directors for the first year who shall certify such payment to the commissioner

An Act to amend the act approved the thirteenth day of May one thousand eight hundred and seventy-six (Pamphlet Laws one hundred and sixty-one) entitled "An act for the incorporation and regulation of banks of discount and deposit"

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1443, as follows:



An Act relating to the business of foreign exchange and of receiving money on deposit and for transmission to foreign countries providing for the supervision of the Commissioner of Banking and prohibiting the unauthorized use of the phrase "foreign exchange"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the receiving of money on deposit and for transmission to foreign countries and the transacting of the foreign exchange business is hereby declared to be a banking business

Section 2 All transactions relating to foreign exchange and all persons associations copartnerships and corporations not subject under the provisions of existing laws to the supervision and control of the Commissioner of Banking except National and the Federal reserve banks and all agents engaged in transacting a foreign exchange business or in receiving money on deposit and for transmission to foreign countries shall be under the supervision of the Commissioner of Banking

Section 3 No corporation copartnership association or person except a National bank or Federal reserve bank or an incorporated bank or a person otherwise under the supervision and jurisdiction of the Commissioner of Banking shall as a name or designation or part of a name or designation under which business is or may be transacted in this State make use of the phrase "foreign exchange" or any other words indicating the carrying on of the business of foreign exchange in any corporate artificial or business name or title nor use any office sign at the place where such business is transacted having thereon any word or words indicating that such place or office is the place or office of a person association copartnership or corporation transacting or doing a foreign exchange business nor use or circulate any letter-heads bill-heads blank forms notes receipts certificates circulars or any written or printed or partly written or partly printed paper whatever having thereon any word or words indicating that such business is the business of foreign exchange

Section 4 Any corporation co-partnership association or person excepting as hereinbefore provided violating any provision of this act shall forfeit to the Commonwealth the sum of one hundred dollars (\$100) a day or part thereof during which such violation continues Such penalty shall be recovered by an action brought by the Commissioner of Banking in the name of the Commonwealth as other penalties are recoverable

Section 5 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1459, as follows:

An Act making it a misdemeanor to give take or accept directly or indirectly a bribe gift or other thing of value for making or granting a loan or of purchasing securities.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no officer or employee of any bank banking association saving bank or trust company shall take receive or accept and no person association copartnership or corporation shall give directly or indirectly any gift bribe or other thing of value as an inducement for or in connection with the making of any loan either upon secured or unsecured paper or in connection with the investment of any part of the funds of such bank banking association saving bank or trust company in mortgages or other forms of security

Section 2 Any person corporation copartnership association officer or employee who shall violate any of the provisions of section one of this act shall be guilty of a misdemeanor and upon conviction shall be sentenced to an imprisonment not exceeding one year or to pay a fine not exceeding one thousand dollars (\$1,000) or both

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1461, as follows:

An Act prohibiting the authorized use of words indicating banking trust company or savings bank business

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no corporation partnership association or person except a national bank a federal reserve bank or an incorporated or unincorporated bank duly authorized to transact business in this State shall as a designation or name or part of a designation or name under which business is or may be transacted in this State make use in any of the ways enumerated in section four of this act of the word "bank" "banker" "banking" or any other word or words indicating the carrying on of banking business

Section 2 No corporation partnership association or person except a corporation duly authorized to do a trust company business in this State shall as a designation or name or part of a designation or name under which business is or may be conducted in this State make use in any of the ways enumerated in section four of this act of the word "trust" or any other word or words indicating the carrying on of a trust company business or a business in the nature thereof Provided That this clause shall not be construed to prevent any individual as such from acting in any trust capacity as heretofore

Section 3 No corporation partnership association or person except a savings bank duly authorized to transact business in this State shall as a designation or name or part of a designation or name under which business is or may be conducted in this State make use in any of the ways enumerated in section four of this act of the word "savings" "savings" or any other word or words indicating the carrying on of the business of a savings bank or savings fund or a business in the nature thereof Provided however That the prohibitions of this clause shall not apply to any bank having the word "savings" or "savings" as part of its corporate title at the date of the approval of this act nor shall such prohibitions prevent any bank from establishing operating or advertising a department for the receipt of savings or time deposits

Section 4 The prohibitions of sections one two and three of this act shall include the use of any of the prohibited words in any corporate artificial or business name or title the use of any office sign at the place where such business is transacted having thereon any word or words indicating that such place or office is the place or office of a bank trust company or savings bank as the case may be and the use or circulation of any letterheads billheads blank forms notes receipts certificates circulars or any written or printed or partly written and partly printed paper whatever having thereon any word or words indicating that such business is the business of a bank trust company or savings bank as the case may be

Section 5 Any corporation partnership association or person violating any provision of this act shall forfeit to the Commonwealth the sum of one hundred dollars a day for every day or part thereof during which such violation continues such penalty to be recovered in an action brought by the Commissioner of Banking in the name of the Commonwealth as other penalties are recoverable

Section 6 In addition to the remedy provided by section five of this act a court of competent jurisdiction may on bill filed by the Commissioner of Banking in the name of the Commonwealth issue an injunction restraining any such corporation partnership association or person from further using such word or words in violation of the provisions of this act and from transacting business in such manner as to lead the public to believe that the business being carried on is that of a bank trust company or savings bank as the case may be during the pendency of such action to recover the penalty and perpetually and may make such other order or decree as equity and justice may require

Section 7 The act approved the twenty-second day of April one thousand nine hundred and nine (Pamphlet Laws one hundred twenty-one) entitled "An act restricting the use of the word 'trust' as part of a corporate name forbidding advertising or doing business at a trust company except by corporations under the supervision of the banking department and providing a penalty for violations thereof" is hereby repealed

All other acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1534 (Senate Bill No. 825), entitled:

An Act to provide for a second additional law judge of the Court of Common Pleas of the tenth judicial district

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1450 (Senate Bill No. 839), as follows:

An Act to further amend section fifteen of the act approved the twelfth day of July one thousand nine hundred and



thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" by empowering the court of common pleas instead of the return board to open ballot boxes when fraud or error not manifest on the general return is alleged.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section fifteen of the act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" which as amended by section five of the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and thirty-nine) entitled "An act to amend sections seven ten thirteen fourteen and fifteen of an act entitled 'An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation' approved the twelfth day of July Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) as amended so as to provide fully how many official and specimen ballots shall be provided for each party at the primaries and to whom the same shall be delivered what other election material shall be furnished and what printed instructions shall be given voters and election officers how the official ballots shall be given to qualified electors how party membership shall be evidenced and how and when it may be challenged how the vote shall be counted recorded and returned by the election officers what shall be done with the ballots voted their stubs and the unused spoiled and void ballots tally papers oaths of election officers affidavits of votes et cetera lists of voters of each party triplicate and other return sheets and who shall have the custody of same to require the return and public inspection of all the spoiled and unused ballots from each election district before the computation of any returns therefrom to prescribe the method of computing and canvassing such returns publicly to provide who shall constitute the return board for any county wherein one or more of the commissioners are candidates at any primary to regulate the manner of correcting apparent errors in certain returns and the opening of ballot boxes and the recounting of votes when any county commissioner prothonotary or judge of the court of common pleas deems it necessary in order to obtain a correct count or upon the petition of three electors averring fraud or error to assure the right of any authorized representative of any party or candidate to hear record and check up the returns as read as well as to inspect the same and any other public documents relating to any primary election to allow any person aggrieved by any decision of the county commissioners or prothonotary to appeal therefrom to the court of common pleas of the proper county to make certain violations of said act as amended hereby misdemeanor; and to provide penalties for the punishment of candidates for any municipal office to be filled by a vote of the electors of a senatorial district shall be signed by at least two hundred qualified electors of such district and to repeal inconsistent legislation" reads as follows

"Section 15 Any election officer or clerk of election or clerk of the county commissioners or other person who knowingly inserts or knowingly permits to be inserted any fictitious name false figure or other fraudulent entry on or in any assessor's list register list of voters affidavit tally paper return sheet statement certificate or oath voucher ballot or other record or document authorized or required to be made used signed returned or preserved for any public purpose in connection with any primary or who materially alters or intentionally destroys any entry which has been lawfully made therein except by public order of the county commissioners prothonotary or of the court of

common pleas or who takes or removes any such book affidavit return ballot or other document or record from the custody of any person having lawful charge thereof in order to prevent the same from being used or inspected or copied as required or permitted by law or who neglects or refuses to deliver the same into the custody of the officials who are or hereafter may be required by law to use or keep the same shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand dollars or to undergo an imprisonment for a period not exceeding three years or both in the discretion of the court

Upon the sworn affidavit of three qualified electors of any election precinct division or district of any county that upon information which they consider reliable they believe an act of fraud or error although not manifest upon the general return of votes made therefrom has been committed therein the return board shall at any time prior to the completion of the computation and canvassing of all the returns for the county open the ballot-box of such election district and cause the entire vote thereof to be recounted in manner aforesaid and if they discover any fraud or material error they shall correct compute and certify the votes of such election district justly regardless of any fraudulent or erroneous returns made by the election officers thereof and correct any entries previously made in the papers being prepared by the return board accordingly

Any person aggrieved by any order or decision of any return board not consisting of a judge or judges of the court of common pleas regarding the computation or canvassing of the returns or by any refusal to open the ballot-box of any election district upon a proper petition as aforesaid may appeal therefrom within two days thereafter to the court of common pleas of the proper county setting forth why he feels that an injustice has been done and praying for such order as will give him relief and upon the payment to the prothonotary of a fee of three dollars for filing such appeal a judge of the said court shall fix a time and place for hearing the matter in dispute within three days thereafter of which due notice shall be served with a copy of said appeal by the appellant upon one of the return board whose action is complained of and upon every attorney who opposed the contention of the appellant before such return board and upon any other person that said judge shall direct at least two days before said matter shall be reviewed by the court and proof of such notice or the waiver thereof must be filed therein before any appeal is sustained The court on such appeal shall have full power and authority to hear and determine all matters pertaining to any fraud or error committed in any election district to which such appeal relates and to make such decree as right and justice may require and pending such appeal the return board shall suspend any official certification of the votes cast in such election district but none of the orders or decisions of either the return board or any judge or judges acting as a return board or the court of common pleas on any appeal shall be deemed a final adjudication regarding the results of any primary election so as to preclude any contest thereof Contests of primaries shall originate and be conducted as in cases of elections No appeal shall be allowed from any decision of any judge or judges acting as a return board or from any order or decree of the court of common pleas made in pursuance of this section and the said court may compel the appellant or any opposing party other than the commissioners or prothonotary to pay all the witness fees if any and other legal costs of rehearing any matter in dispute which cost may be taxed by the prothonotary in the usual manner" is hereby further amended to read as follows

Section 15 Any election officer or clerk of election or clerk of the county commissioners or other person who knowingly inserts or knowingly permits to be inserted any fictitious name false figure or other fraudulent entry on or in any assessor's list register list of voters affidavit tally paper return sheet statement certificate or oath voucher ballot or other record or document authorized or required to be made used signed returned or preserved for any public purpose in connection with any primary or who materially alters or intentionally destroys any entry which has been lawfully made therein except by public order of the county commissioners prothonotary or of the court of common pleas or who takes or removes any such book affidavit return ballot or other document or record from the custody of any person having lawful charge thereof in order to prevent the same from being used or inspected or copied as required or permitted by law or who neglects or refuses to deliver the same into the custody of the officials who are or hereafter may be required by law to use or keep the same shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding one thousand dollars or to undergo an imprisonment for a period not exceeding three years or both in the discretion of the court

Upon petition and the sworn affidavit of three qualified electors of any election precinct division or district of any county that upon information which they consider reliable they believe an act of fraud or error although not manifest upon the general return of votes made therefrom has been committed therein the court of common pleas may at any time prior to the completion of the computation and canvassing of all the returns for the county open the ballot-box of such election district and cause the entire vote thereof to be recounted in manner aforesaid and if the court discovers any fraud or material error it shall correct



compute and certify the votes of such election district justly regardless of any fraudulent or erroneous returns made by the election officers thereof and correct any entries previously made in the papers being prepared by the return board accordingly.

Any person aggrieved by any order or decision of any return board not consisting of a judge or judges of the court of common pleas regarding the computation or canvassing of the returns may appeal therefrom within two days thereafter to the court of common pleas of the proper county setting forth why he feels that an injustice has been done and praying for such order as will give him relief and upon the payment to the prothonotary of a fee of three dollars for filing such appeal a judge of the said court shall fix a time and place for hearing the matter in dispute within three days thereafter of which due notice shall be served with a copy of said appeal by the appellant upon one of the return board whose action is complained of and upon every attorney who opposed the contention of the appellant before such return board and upon any other person that said judge shall direct at least two days before said matter shall be reviewed by the court and proof of such notice or the waiver thereof must be filed therein before any appeal is sustained. The court on such appeal and upon the opening of any ballot-box shall have full power and authority to hear and determine all matters pertaining to any fraud or error committed in any election district to which such appeal or petition to open a ballot box relates and to make such decree as right and justice may require and pending such appeal or the opening of any ballot-box the return board shall suspend any official certification of the votes cast in such election district but none of the orders or decisions of either the return board or any judge or judges acting as a return board or the court of common pleas on any appeal or the opening of any ballot-box shall be deemed a final adjudication regarding the results of any primary election so as to preclude any contest thereof. Contests of primaries shall originate and be conducted as in cases of elections. No appeal shall be allowed from any decision of any judge or judges acting as a return board or from any order or decree of the court of common pleas made in pursuance of this section and the said court may compel the appellant or any opposing party other than the commissioners or prothonotary to pay all the witness fees if any and other legal costs of rehearing any matter in dispute which costs may be taxed by the prothonotary in the usual manner.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1518 (Senate Bill No. 392), entitled:

An Act to establish a separate orphans' court in and for the county of Erie

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1535 (Senate Bill No. 839), entitled:

An Act to provide for an additional law judge of the court of common pleas of the Thirty-sixth Judicial District

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1452 (Senate Bill No. 835), entitled:

An Act to amend an act approved the ninth day of April one thousand nine hundred and thirteen (Pamphlet Laws page forty-six) entitled "An act fixing the number of salaries of clerks and other employees in the Auditor General's Department"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1533 (Senate Bill No. 755), entitled:

An Act amending section ten of "An act establishing a court for the County of Philadelphia; prescribing its jurisdiction and powers; providing for the service of its writs, process, or warrants by the proper officers of the county or city of Philadelphia, regulating the procedure therein, and appeals therefrom, and providing for the expense thereof," approved the twelfth day of July, one thousand nine hundred and thirteen. (Pamphlet Laws seven hundred and eleven) by changing the jurisdiction in civil actions

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1142 (Senate Bill No. 196), entitled:

An Act to amend section twenty-one of an act approved June seventh one thousand nine hundred and seventeen (Pamphlet Laws four hundred and three) entitled "An act relating to the form execution and interpretation of wills to nuncupative wills to the appointment of testamentary guardians to spendthrift trusts to forfeiture of devise or legacy in case of murder of testator to elections to take under or against wills and to the recording and registering of such elections and of decrees relative thereto and to the fees therefor"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1525 (Senate Bill No. 759), entitled:

An Act relating to the fees of attorneys-at-law as part of the taxable costs in cases in the several courts of common pleas and on appeals to the Superior and Supreme Courts of this Commonwealth

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1520 (Senate Bill No. 591), entitled:

An Act amending an act approved the sixteenth day of May one thousand nine hundred and one (Pamphlet Laws two hundred and twenty) entitled "An act regulating the employment of minor children for theatrical or athletic performances singing exhibitions or for playing upon musical instruments" and providing for the punishment of first and subsequent offenses by summary conviction and fine

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1446 (Senate Bill No. 552), entitled:



An Act to further amend section thirteen of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employes defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing methods of application for State-aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" as amended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1399 (Senate Bill No. 521), entitled:

An Act fixing the pay of an election officer.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1143 (Senate Bill No. 211), entitled:

An Act providing for the appropriation and disbursement of moneys and the payment of expenses to police officers for the purposes of obtaining evidence against and for the pursuit of persons alleged to be guilty of misdemeanors or crimes or felonies in cities of the second class

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1447 (Senate Bill No. 666), entitled:

An Act dedicating lands of the Commonwealth of Pennsylvania situated in the city and county of Erie to public use as an Historical Memorial and Public State Park aiding in the development of the Harbor of Erie and creating a Commission to manage and control said lands and said Harbor improve-

ments empowering said Commission to purchase or receive by gift other lands for the purpose of this Act providing for the appointment of members of said Commission and that the Secretary of Internal Affairs and the Commissioner of Fisheries shall be ex officio members thereof defining the duties and powers of said Commission excepting rights and privileges in said lands heretofore granted and making an appropriation

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1539 (Senate Bill No. 862), entitled:

An Act to amend section two of the act approved the twelfth day of July one thousand nine hundred thirteen (Pamphlet Laws seven hundred eleven) entitled "An act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expenses thereof

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of the act approved the twelfth day of July one thousand nine hundred thirteen (Pamphlet Laws seven hundred eleven) entitled "An act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expenses thereof" which reads as follows

"Section 2 The judges of said court shall be learned in the law and shall be elected by the duly qualified electors of said county for terms of ten years if they so long behave themselves well

The president judge shall receive a salary of six thousand five hundred dollars (\$6,500) per annum and the associate judges shall receive salaries of six thousand dollars by the State in the same manner that the salaries of the judges of the courts of common pleas are paid The term of office of the judges of the court shall begin on the first Monday of January following their election

The first judges of the said court shall be elected at the general election held in November one thousand nine hundred and thirteen

In the event of a vacancy in the office of judge or when by reason of a new United States census more judges are to be chosen the Governor shall appoint judges to hold office until such time as their successors shall be elected as provided by the Constitution of the State in such case and their successors shall be elected to the full term of ten years

The Governor upon the first election of judges as aforesaid shall designate one of their number to be president judge and shall after the election aforesaid and from time to time when a vacancy occurs in the office of the president judge either by expiration of his term or for other reason designate one of the judges to be president judge.

It shall be unlawful for any judge of the said court to practice law during his continuance in office" is hereby amended to read as follows

Section 2 The judges of said court shall be learned in the law and shall be elected by the duly qualified electors of said county for terms of ten years if they so long behave themselves well

The president judge and the associate judges shall receive the salaries now provided by law payable by the State in the same manner that the salaries of the judges of the courts of common pleas are paid The term of office of the judges of the court shall begin on the first Monday of January following their election

The first judges of the said court shall be elected at the general election held in November one thousand nine hundred thirteen

In the event of a vacancy in the office of judge or when by reason of a new United States census more judges are to be chosen the Governor shall appoint judges to hold office until the first Monday of January succeeding the next municipal election at which election the vacancies shall be filled and the additional judges caused by such increase in population shall be elected to the full term of ten years from the first Monday of January next following such election

The Governor upon the first election of judges as aforesaid shall designate one of their member to be president judge and shall after the election aforesaid and from time to time when a vacancy occurs in the office of president judge either by expiration of his term or for other reason designate one of the judges to be president judge

It shall be unlawful for any judge of the said court to practice law during his continuance in office

On the question,

Will the House agree to the section?

Mr. TRAINER. Mr. Speaker, I move that further consideration of this bill be postponed for the present.

Mr. SMINK. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. GOLDER. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia, Mr. Trainer.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Trainer, permit himself to be interrogated?

Mr. TRAINER. With pleasure, Mr. Speaker.

Mr. GOLDER. Mr. Speaker, I desire to inquire of my colleague the purpose of placing this bill on the postponed calendar.

Mr. TRAINER. Mr. Speaker, the purpose in making the motion is to secure more information on the bill. The information I desire to secure is in Philadelphia, and for that reason I have asked for this postponement. When I come back I assure the House that I will have sufficient information to make up for the delay in the bill.

Mr. GOLDER. Mr. Speaker, the bill, if you will notice, is on second reading. It is customary on matters of this kind to request a postponement when the bill is on third reading. This bill has been in the Senate and the House for at least two or three weeks, during which time the gentleman who desires information could have secured that information in Philadelphia, or otherwise. It seems to me in all fairness that if the gentleman desires any information or a continuance, he should have asked for it on third reading. Before this bill is reached in order on third reading, it will be at least Friday of this week or the beginning of next week, so there would be no value in delaying the bill. In the proper working of legislative machinery this bill will not be reached until probably next week, during which time the gentleman can satisfy himself as to whatever information he desires. I trust the motion will not prevail.

On the question recurring,

Will the House agree to the motion?

The SPEAKER announced the "nays" appeared to have it.

Whereupon, a division was called for, and fifty-one gentlemen having voted in the affirmative and sixty-five in the negative, the question was determined in the negative and the motion was not agreed to.

On the question recurring,

Will the House agree to the section?

Mr. SMINK. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend page 4 by striking out lines 3 to 9 inclusive and insert in lieu thereof the following:

The said judges shall constitute a board of judges and they shall choose and elect one of their number to be president judge and from time to time when a vacancy occurs in the office of president judge either by expiration of his term or for other cause, shall select one of the judges to be president judge: Provided, That the said board of judges shall be authorized and empowered at any time to remove the president judge for proper cause and elect a president judge in his place and stead. The disposition of the business of said court shall be divided among all the judges of said court, including the president judge, and shall rotate in regular order and turn in the service of the court or courts. The said board of judges shall formulate rules for the disposal of the business of the court or courts not inconsistent with the provisions herein.

On the question,

Will the House agree to the amendment?

Mr. GOLDER. Mr. Speaker, it has been my very good fortune during the entire session of this Legislature to have been able to evade any factional squabble, whether it was a Philadelphia factional squabble or any others, and I very, very much regret that at this time I am called upon to enter into what appears to me a sniping contest in factional politics. I suppose that not even the sponsor of this amendment will deny that the purpose in introducing it is to take a blow at the president judge of the Municipal

Court of Philadelphia. When this Legislature passed the Municipal Court Act, it provided that His Excellency, the Governor, should designate one of the judges elected to act as president judge, and that was done because experience has shown in the Common Pleas Courts of Philadelphia that one of the judges shall be the president judge, and that the business can be better expedited by having one of the judges so act. During the last few years the Municipal Court in Philadelphia has been operating, and I submit operating efficiently, and all those who have had experience in this court know that they have operated in a very proper and efficient manner.

Why should we at this time take from His Excellency, the Governor, the right to designate who shall be the president judge? This is an amendment which does not arise in good faith; it is an amendment which should not prevail; it is an amendment which has its inception in petty peacut politics, and I trust that the members of the House will place their well-deserved confidence in our Governor, whether it be the present Governor or the Governor to be elected next year. We have been functioning in Philadelphia properly and efficiently; there are not any complaints from the litigants of the courts, and I trust that you will put your stamp of disapproval upon factional politics in Philadelphia. It is the first time that I have taken the floor on anything which smacks of anything in the way of factional politics in Philadelphia. The House has been very indulgent to the Philadelphia members and I trust that this amendment will be defeated and that you will put your stamp of disapproval on injecting Philadelphia factional politics into this House.

Mr. SMINK. Mr. Speaker, I am very sorry that my good friend and colleague, the gentleman from Philadelphia, Mr. Golder, should accuse me of insincerity in proposing this amendment. There is in it no factional politics as far as I am concerned, and no one has more respect for the Governor of this Commonwealth than have I. I feel, however, that in the bill creating the Municipal Court in the County of Philadelphia, that it is like a great many other legislative acts, subject to amendment as time goes on. I feel from a democratic standpoint, that it would be far better if the board of judges or the judges of the Municipal Court constituting the board should elect their own head, and for that reason alone I have submitted these amendments. I could go on for some time in talking about the Municipal Court as it exists in the city of Philadelphia. It has been a thorn in politics, of course for the one sole reason that the president judge of that court is in politics, and it is for the purpose of doing that, and I believe without meaning to take any authority whatever from the Governor, that these amendments are submitted. I believe that we are taking a very obnoxious duty off the Governor's shoulders when we say in this bill that the board shall elect their own president judge, thereby relieving the Governor of that appointment. I am not an attorney, and, therefore, do not come in direct contact with the court, but I know, as a matter of fact, from the standpoint of an humble citizen that the Municipal Court in the city of Philadelphia is costing the taxpayers more than one million dollars or more a year. We who are in this House week after week see the presiding judge of that court in attendance here almost every day of this session. That is the purpose of the second part of this amendment that the disposition of the business of said court shall be divided among all the judges of the said court, including the president judge, and that they shall rotate in the regular order and in turn of service I submit that there is no factional politics on my part in offering these amendments, but it is a sincere purpose to put the Municipal Court of Philadelphia on a higher plane and to give the citizens of Philadelphia a better court and more and better service for the money that it is costing them at the present time.

Mr. GOLDER. Mr. Speaker, the gentleman from Philadelphia has told us that the Municipal Court has cost a million dollars, or more. I don't know the exact figures. I presume the gentleman is stating that which he knows to be a fact. He has seen fit to cast reflection upon the



fact that the president judge of the Municipal Court of Philadelphia has seen fit to come to Harrisburg in the interest of legislation which affects the work of the Municipal Court. Mr. Speaker and gentlemen of the House, recently the North American of Philadelphia, a paper which has not been particularly friendly to the president judge of the Municipal Court, had an editorial setting forth in glowing terms the work of that court, stating that the president judge has stood for adjusting the troubles between husband and wife, between father and mother and children, and that paper has given publicity to the fact that the Municipal Court of Philadelphia is doing great work. It is work that stands far in advance of that of many other courts in reconstructing families. I do not care if it costs one million or five million dollars. There is no greater work for any court than the reconciliation of husband and wife and the bringing together of fathers and mothers and their children. I have heard no complaints from residents of Philadelphia that the work has not been attended to. I have no complaints, and have heard no complaints about the work of that court, save from the political opponents of the president judge, and of the judges of that court. I care not what amount is necessary. If the most important work of the courts carried out by the municipal court is the cementing together of the affections of the family relations, then I say that court should be encouraged. I have never had the president judge of that court ask me to do a single thing in this House which did not make for the better advancement of the work of that court. He works hard, not only during the daytime but at night, and this bill is a reflection not only upon the president judge, but upon all the judges of that court. They work hard efficiently, decently, and they play fair.

Mr. SCHWARTZ. Mr. Speaker, I would like to add a word or two in relation to the municipal court and its function. My daughter is a member of the society of organized charity of Philadelphia, and has been an active worker for that society for over two years, and was also a resident of the Philadelphia college settlement where she had some work. I received a letter from her just about a week or ten days ago, in which she told me that there was a serious attempt being made to interfere seriously with the functions of the municipal court of Philadelphia, and she said to me that there had been over three thousand cases of families who had been reunited in the city, and that the work was of inestimable benefit to the poor people of the city, and she hoped and prayed that nothing would be done to interfere with the wonderful work that was being done and accomplished by this court.

Mr. EDMONDS. Like my friend from Philadelphia, Mr. Golder, I depreciate very strongly bringing local matters into this legislature for ventilation, but yet at the same time there are certain classes of matters that can only be remedied in the legislature and when a question comes up concerning which the forty representatives of Philadelphia are informed and the one hundred and six from outside of Philadelphia are not informed, it seems clear to me that there is a duty upon those of us who live in Philadelphia at least to try to make the situation clear.

As I understand the situation there is no criticism of the judicial work of the municipal court. The bill creating this court was passed ten or twelve years ago, and it has worked admirably so far as the judicial work is concerned. There is no criticism of the welfare work of the municipal court. Very much of the various welfare advancement work has been committed to that court, and that welfare is on the whole most important work for the peace and happiness of the people of Philadelphia. There is, however, criticism. Mr. Speaker, of the political activity of certain judges, or a certain judge, and in that criticism I share most strongly. As a member of the bar I have a very clear conception as to the duty of a judge when he goes upon the bench. He should remove himself from all political associations. He should not serve upon political committees and should not make his office a means for trying to develop one political faction or another. He should hold himself absolutely removed from all political factions in the neighborhood in which he is called upon to serve. He may be absolutely just as between

man and man, but he can never convince the man who comes before him, who belongs to another political faction, that he is getting fair play so long as his case is being decided by a man who is taking active part in factional politics to which this man does not belong. Therefore it seems clear to me that in all the legislation which we pass with reference to the courts we ought to insist most earnestly that the man who takes upon himself the duties of a judge shall remove himself from factional politics, and hold himself aloof from all questions of politics in his community, because as I understand the great criticism of the citizens of Philadelphia with reference to this court is that as the years go on its costs increase tremendously. The power of issuing writs of mandamus is vested originally in the courts and by the issuance of these writs the proponents are enabled to obtain judgments against the city, and it is also used in piling up the costs for the administration of the court. Now, that, Mr. Speaker, is a proposition which has become very repugnant to the people. The amendment that is suggested by my kind friend proposes to meet that by placing the fixing of the costs of the court and the number of court officers, and the general arrangement of the court in the hands of the entire court instead of in one member of that court. Personally I believe that amendment will commend itself to the citizens of Philadelphia. I do not agree with my friend from Philadelphia that spoke first that the amendment is offered in bad faith. There has been no question during the past year that has been discussed more earnestly in Philadelphia than this one, and we really think that if city's administration of justice in this case is to be placed in the hands of one man, and that one man sits in and takes part in factional politics there is bound to develop a situation which will eventually undermine the confidence of the people in this court. I want fervently to see that confidence retained; I want fervently to see that respect for the courts which there always should be, but there cannot be that respect for the courts so long as the patronage of the court is used for the benefit of one political faction or another.

Mr. JAMES A. WALKER. Mr. Speaker, I think the gentleman from Philadelphia, Mr. Edmonds, has amply demonstrated to this house that this is a factional political bill so far as the amendments are concerned. The amendments do not strike the bill proper. There are added altogether to a different point. If they were on the level, they would have offered a bill, a separate bill absolutely, with the amendments that they want in it. It is not our purpose to thrash out any further the political differences in Philadelphia and her politics kept from this floor vote down these amendments.

On the question recurring,

Will the House agree to the amendments?

The yeas and nays were required by Mr. Trainer and Mr. Green.

YEAS—41.

Bolard,	Goss,	McKnight,	Shellenberger,
Brooks,	Green,	McMullen,	Smbk,
Brown, T. R.,	Haines,	McVicar,	Strauss,
Campbell,	Harer,	Marcus, J. C.,	Thomas,
Crum,	Hess,	Martin,	Trainer,
Dunlap,	Horne,	Miller, C.,	Vickerman,
Edmonds,	Huston,	Morris,	Weamer,
Ehrhardt,	Kelly,	Quigley,	Spangler,
Fitzgibbon,	Leady,	Roman,	Speaker,
Flynn,	McBride,	Schaeffer,	
Fowler,	McKim,		

NAYS—122.

Alexander,	Diehm,	Hoover,	Richards,
Allum,	Dilsheimer,	Hough,	Rieder,
Armstrong,	Ditrich,	Jones, D. J.,	Rinn,
Asbury,	Donneley,	Jones, W. W.,	Ruch,
Aston,	Drinkhouse,	Keene,	Ruddy,
Baker,	Dunn,	Kinsman,	Schilling,
Baldi,	Esches,	Kooser,	Schwartz,
Beckhart,	Elgin,	Krause,	Steg,
Beaver,	Evans,	Long,	Shaffer,
Beckley,	Feldman,	Love,	Shannon,
Bell,	Finney,	Smiley,	Smith, H.,
Beldspacher,	Fox,	McCarthy,	Smith, J. W.,
Blair,	Franklin,	McClure,	Smith, L.,
Bluet,	Gearhart,	McConnell,	Sowers,
Blumberg,	Gelder,	McCurdy,	Stark,
Bower,	Gibbon,	McGowan,	Steedle,
Brendle,	Glass,	McHugh,	
	Goehring,	Magill,	



Brenneman,	Golder,	Marcus, J.,	Sterling.
Bromley,	Griffith,	Marshall,	Stevens,
Brown, F. B.,	Hagerty,	Miller, D. I.,	Stewart,
Clutton,	Haldeman,	Miller, D. D.,	Walker, G. T.,
Comer,	Harry,	Miller, H. F.,	Walker, J. A.,
Conner,	Haslett,	Miller, J. J.,	Weiss,
Cook,	Hatrick,	Mitchell,	Wettach,
Craig, J. O.,	Hays,	Ogle,	Whitaker,
Davis,	Heffernan,	Orr,	Whiteman,
Dawson,	Henderson, E.,	Perry,	Woner,
Denning,	Hetrick,	Phillips,	Wood,
Dewey, C. P.,	Hoffman, J. N.,	Pike,	Woodruff,
Dewey, P. H.,	Hoffman, M. R.,	Zook,	

So the question was determined in the negative and the amendment was not agreed to.

On the question recurring.

Will the House agree to the section?

It was agreed to.

The title was read and agreed to as follows:

An Act to amend section two of the act approved the twelfth day of July one thousand nine hundred thirteen (Pamphlet Laws seven hundred eleven) entitled "An act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expenses thereof

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 6, as follows:

An Act to provide for the safety of persons employed in and about the anthracite coal mines of this Commonwealth and to limit the hours of labor of fan-engineers and pump engineers employed at or about the same and fixing a penalty for the violation of this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the passage of this act no person engaged as a fan-engineer or pump engineer at or about the anthracite coal mines of this Commonwealth part of whose duties it is to care for machinery and engines which generate air current for the ventilation of any anthracite mine or part thereof or which is used for the purpose of lifting or removing water from any anthracite mine or part thereof shall be engaged for a longer period than eight hours out of each day of twenty-four hours

Section 2 Any person persons firms partnership corporation or their agents managers or superintendents violating any of the provisions of section one of this act shall be deemed guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine of not less than one hundred dollars and not more than five hundred dollars

Section 3 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1156, as follows:

An Act affecting Anthracite Coal Mines and Operations establishing the Pennsylvania State Anthracite Mine Cave Commission defining its jurisdiction and powers imposing duties upon owners and operators of anthracite coal mines and imposing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the words "owner" "operator" and "mine" and the phrase "anthracite coal mine" wherever used in this act are declared to bear the same meaning as the same bear in the act approved the second day of June one thousand eight hundred and ninety-one (Pamphlet Laws one hundred seventy-six to two hundred and eight inclusive)

Section 2 Within three months after the approval of this act there shall be established a commission to be known as the Pennsylvania State Anthracite Mine Cave Commission

Section 3 It shall be the duty of the owner or operator of every anthracite coal mine within six months after the approval of this act to signify in writing to the commission whether or not such owner or operator voluntarily accepts the provisions of section eight of this act Such acceptance or re-

jection shall be acknowledged and recorded in the recorder of deeds' office of the county or counties in which such anthracite coal mine or mines are situate in the same manner as deeds of conveyance An owner or operator who has rejected the provisions of section eight of this act may thereafter accept the same in the manner hereinbefore provided

Section 4 Every owner or operator who fails to signify in writing a non-acceptance of the provisions of section eight of this act within six months from the approval of this act shall be conclusively presumed to have accepted the provisions of said section Every acceptance or failure to signify a non-acceptance as aforesaid shall bind the successors in title heirs personal representatives and assigns of such owner or operator

Section 5 Every corporation hereafter to be organized under the laws of this Commonwealth under a charter giving the privilege to own or operate anthracite coal mines shall be conclusively presumed to consent to be bound by the provisions of Section eight of this act

Section 6 Every foreign corporation hereafter admitted to do business within the jurisdiction of this Commonwealth under a charter giving the privilege to own or operate anthracite coal mines shall be conclusively presumed to consent to be bound by the provisions of section eight of this act

Section 7 It shall be the duty of every owner and operator of every anthracite coal mine or mining operation to file with the aforesaid commission copies of all maps and plans of their underground workings whenever the same are required by existing law to be filed or deposited with any public officer or authority

Section 8 It shall be the duty of every owner or operator who accepts or becomes subject to the provisions of this section of this act in the manner hereinbefore provided to pay the commission herein established on the first day of May August November and February respectively a sum equal to two per centum of the market price when prepared for market of all anthracite coal mined within this Commonwealth by such owner or operator during the first second third and fourth quarters respectively of every year The commission shall have power by suit in assumpsit to enforce collection of such sums as becomes delinquent with interest thereon at the rate of one per centum per month

Section 9 All sums received by the commission shall be deposited to the credit of the commission on one or more banks which are entitled to receive deposit of State moneys and shall be expended only upon order of the commission for the purposes and objects and in accordance with the provisions of this act

Section 10 Said funds so received shall be expended by the commission for the salaries and other expenses of said commission for the prevention and elimination of danger to life limb and health and avoidance of grave public harm by surface subsidence resulting from past or future anthracite coal mining operations and likewise for the prevention ascertainment and remedying of damages to persons and properties so resulting

Section 11 Every person natural or artificial including municipalities claiming to have suffered injury or damage to person or property by reason of surface subsidence occurring within six years prior to the passage of this act or which may hereafter occur resulting from past or future anthracite coal mining operations may file a sworn itemized statement thereof with the commission which shall promptly proceed to investigate the claim and shall award the claimant such sums as in its judgment will fairly compensate for the damages sustained

Section 12 The commission shall have power in every case instead of awarding damages to such claimants to cause injured property to be restored to its former condition and for this purpose to employ labor purchase materials or let contracts

Section 13 No awards shall be paid to any such claimant except upon condition that such claimant execute a general release of all past damages to the particular property injured or damaged in favor of the owner or operator whose workings occasion the damage provided said owner or operators has accepted the provisions of section eight of this act

Section 14 Every owner or operator who has accepted the provisions of section eight of this act shall be privileged at any time to submit to the commission an application setting forth details of proposed mining operations to recover coal belonging to the applicant and located beneath a structure highway or other improvement of a class protected against subsidence by the provisions of the act of one thousand nine hundred and twenty-one entitled "An act regulating the mining of anthracite coal prescribing duties for certain municipal officers and imposing penalties" The application shall also set forth under oath the belief of the applicant that the removal of such coal can be affected without endangering human life limb or health or causing grave public harm

Section 15 The commission shall take prompt action upon such application make such investigation as appears to be required and if convinced of the truth of the matters set forth in the application make an order permitting the applicant to carry out proposed mining operations under such safeguards of life limb health and general welfare as it may reasonably require and all damages occasioned by such mining operations shall be paid by the commission Provided however That nothing in this act contained shall be construed to affect any express or implied contractual or property right of support belonging to the owner of the overlying or adjacent surface

Section 16 No owner or operator shall be prosecuted for causing a subsidence collapse or cave-in of any structure highway or other property where the mining operations had been conducted in pursuance of an order of the commission and in a careful and skillful manner

Section 17 The commission its engineers and agents shall



have the right of access at all reasonable times to all anthracite coal mines and mining operations and to all papers records books maps plans charts and other documents pertaining thereto and where upon investigation conditions appear to exist in any mine or mining operation which threatens the life limb or health of persons upon the surface the commission may after hearing and determination of the existence of such danger order and direct the owner or operator in control of such mine or mining operation to leave or provide such support or to take such precautions as the commission may determine are reasonably necessary to avoid or eliminate such danger provided that any owner or operator who has accepted the provisions of section eight of this act and contributed the sums required to be paid under said section shall be reimbursed by the commission for the fair and reasonable value or cost of the support so required to be left or provided.

Section 18 Whenever in the opinion of the commission it shall be deemed necessary for the safety of the traveling public using any public street or of any person occupying or residing upon property from under which the coal has been mined prior to the passage of this act or is about to be mined out under the provisions of this act in such a manner and to such an extent as to create a public peril the commission shall have the right and power to withdraw said portion or portions of such street or streets from public use by closing the same until such time as the danger is removed and likewise upon the petition of the majority of the inhabitants of any territory affected as aforesaid to direct said inhabitants to temporarily remove therefrom until such time as the danger has been eliminated. In such case the commission shall provide suitable and adequate housing facilities for the inhabitants so affected and recompense any injured party for all damages and expenses by them sustained in such connection such damages to include all expense of moving from and to said property and all additional expense including loss of rents resulting from the aforesaid removal which the commission may approve and likewise any damage to any buildings or building so affected except to the extent which the same may be repaired or restored by said commission or under its authority out of the funds so provided. In case any owner or occupant of any property in such affected territory shall refuse to comply with any order of the commission in this behalf he shall not be entitled to receive any compensation or reparation from said commission.

Section 19 In case at any time the commission has not sufficient funds to pay all sums awarded by it the following preference shall be made in the payments:

- 1 Payments of the necessary expenses of the commission.
- 2 Awards to persons injured or damaged in person or property by mining operations of mines the owners or operators of which have accepted the provisions of section eight of this act priority being given in accordance with the date upon which the claims were filed.

- 3 Expenditures for the prevention of threatened injury or damage to persons or property by surface subsidence resulting from anthracite coal mining operations. Where the commission shall certify that an emergency exists such payments shall take precedence over payments of awards of damage for injuries.

- 4 All other awards priority being given in accordance with the date upon which the claims were filed.

Where payments of awards are deferred for lack of funds such awards shall bear interest at the rate of six per centum per annum.

Section 20 The commission shall consist of a chairman and two other members one of whom shall be a practical mining engineer and all of whom shall be citizens and residents of the anthracite producing counties of the Commonwealth to be appointed by the Governor and to hold office during his pleasure and shall establish headquarters at such place in the anthracite region as it may determine.

Section 21 The members of the commission shall each receive a salary of eight thousand dollars per annum and their actual necessary expenses. The commission shall employ a secretary counsel and such other deputies assistants engineers investigators and clerks as it seems necessary and may fix and pay the salaries thereof the organization to be modeled as nearly as practicable upon the organization of the Public Service Commission. Provided however That all salaries and expenses of the commission shall be payable only out of the funds received by them from owners and operators who have accepted the provisions of section eight of this act and no funds shall be payable out of the public treasury on account of salaries or expenses of the commission or awards of damages.

Section 22 The commission shall make annual report to the Governor and shall recommend to the Governor such changes in the laws as will in its opinion reduce the evils resulting from mine caves or surface subsidences in the anthracite region of this Commonwealth.

Section 23 The commission shall have power to issue subpoenas and subpoena duces tecum to administer oaths and to regulate the procedure to govern the conduct of its affairs. Any person aggrieved by any final order of the commission shall have the right to appeal to the courts of the Commonwealth to the same extent and in the same manner as appeals are allowed from final orders of the Public Service Commission.

Section 24 It is hereby declared that the provisions of this act are severable one from another and if for any reason this act should be judicially declared and determined to be unconstitutional so far as relates to one or more phrases clauses sentences paragraphs or sections thereof such judicial determination shall not affect any other provisions of this act. It is hereby declared that the remaining provisions would have been enacted notwithstanding such judicial determination of the invalidity in any respect of one or more of the provisions of this act.

Section 25 Any owner or operator or officer agent or employe thereof wilfully violating any order of the commission shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not more than five thousand (\$5,000) dollars or undergo imprisonment of not more than one (1) years or both at the discretion of the court.

Section 26 All acts or parts of acts inconsistent with this act are hereby repealed provided however that nothing herein contained except as expressly recited shall in any manner affect the act of one thousand nine hundred and twenty-one entitled "An act regulating the mining of anthracite coal prescribing duties of certain municipal officers and imposing penalties".

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1250, entitled:

An Act providing for licensing drivers of taxicabs and passenger motor vehicles for hire by cities boroughs and townships prescribing the method of securing such licenses and the right of the proper authorities of cities boroughs and townships to inquire into the moral character and general fitness of all applicants for such licenses prohibiting all persons from engaging in the business of driving taxicabs and passenger vehicles for hire without first having obtained such license and providing penalties for violation of this act.

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no person shall engage in the business of driving a taxicab or other passenger motor vehicle for hire in any city borough or township without first having secured from the superintendent of police or the chief of police of said city borough or township a license so to do.

On the question,

Will the House agree to the section?

Mr. HOUGH. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 1, line 6, by striking out the words "borough or township" and insert in lieu thereof "of the second class".

Amend section 1, page 2, line 2, by striking out the words "borough or township".

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The second section was read as follows:

Section 2 Any person desiring to secure such license shall make application to the superintendent of police or the chief of police of the proper city borough or township who shall prescribe and furnish by such superintendent of police or chief of police which said forms shall be of such nature and contents as to disclose the necessary information to enable such superintendent or chief of police to determine as to the moral character and general fitness for engaging in such occupation and it shall be the duty of such superintendent or chief of police to make diligent and careful inquiry to determine whether or not said applicant is of good character and general fitness to engage in such occupation.

On the question,

Will the House agree to the section?

Mr. HOUGH. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 2, page 2, lines 5 and 6, by striking out the words "borough or township".

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,



Will the House agree to the section as amended?

It was agreed to.

The third section was read as follows:

Section 3 No person shall be licensed to engage in such business unless he shows to the satisfaction of the superintendent of police or the chief of police of such city borough and township that he is of good moral character and general fitness to engage in such occupation and that he has not been convicted of any felony at all or of any misdemeanor of such nature and character as to render him unfit to engage in such occupation

On the question,

Will the House agree to the section?

Mr. HOUGH. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 3, page 2, line 19, by striking out the words "borough and township"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The fourth, fifth, sixth and seventh sections were separately read and agreed to as follows:

Section 4 Every applicant for such license shall furnish with his application two photographs being fair likenesses and upon which shall be endorsed such information prescribed by the superintendent of police or chief of police as may be necessary for the superintendent of the said applicant. One of said photographs shall be retained by the superintendent or chief of police and one shall be attached to a card of identification included in or issued with the license hereinabove provided for which license and card of identification shall be produced upon request of any superintendent of police chief of police or any other police officer of the Commonwealth. Said identification card shall have space provided thereon upon which in case the holder thereof is arrested for any offense it shall be the duty of any magistrate alderman or justice of the peace before whom said holder shall appear to write upon said card the date of such arrest the charge upon which said arrest shall have been made and the disposition made of the case by said magistrate alderman or justice of the peace which notation on said card shall be signed by such magistrate alderman or justice of the peace

Section 5 Upon the third conviction for any offense of the holder of any such license and identification card it shall be the duty of the superintendent of police or chief of police issuing the same upon information thereof coming to his attention immediately to revoke the said license and to require the surrender of the same and the identification card in connection therewith for cancellation

Section 6 This act shall in no manner alter change or affect any existing requirement of the law with reference to securing certificates of public convenience from the Public Service Commission or otherwise nor shall this act in any manner whatsoever be construed to affect any provision of any existing law governing the licensing of motor-vehicles

Section 7 All acts or parts of acts inconsistent with the provisions of this act be and the same are hereby repealed

The title section was read as follows:

An Act providing for licensing drivers of taxicabs and passenger motor vehicles for hire by cities boroughs and townships prescribing the method of securing such licenses and the right of the proper authorities of cities boroughs and townships to inquire into the moral character and general fitness of all applicants for such licenses prohibiting all persons from engaging in the business of driving taxicabs and passenger motor vehicles for hire without first having obtained such license and providing penalties for violation of this act

On the question,

Will the House agree to the title?

Mr. HOUGH. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend title, lines 2 and 3, by striking out the words "boroughs and townships" and inserting in lieu thereof "of the second class."

Amend title, line 4, by inserting before the word "cities" the word "such."

Amend title, line 5, by striking out the words "boroughs and townships."

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1294, as follows:

An Act to provide for the creation of a Budget Commission and making an appropriation therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Governor the Auditor General and the State Treasurer are hereby constituted a Budget Commission It shall be the duty of the Budget Commission to prepare and submit to the General Assembly on or before the third Monday of January of each year in which it shall be in regular session (1) a budget in printed form in which shall be set forth the following

(A) The revenue of the Commonwealth for each of the two fiscal years last ended itemized by sources

(B) The estimated revenue of the Commonwealth for each of the two fiscal years beginning December first preceding similarly itemized by sources

(C) The expenditures of the Commonwealth including expenditures for charitable educational and benevolent purposes for each of the two fiscal years last ended and for each of the two years ended May thirty-first next preceding itemized by departments institutions appropriation items and purposes

(D) The appropriations recommended by the commission for the executive legislative and judicial departments of the Commonwealth interest on the public debt and for the public schools and for other purposes for each of the two years beginning June first succeeding similarly itemized by departments institutions appropriation items and purposes

(E) Such other information as the commission deems of value to the General Assembly in its consideration of appropriations and revenue bills

(H) A bill or bills embodying the recommendations of the commission

Section 2 The sum of five thousand dollars (\$5,000) or so much thereof as may be necessary is hereby specifically appropriated to the commission for the payment of clerical help and other expenses incidental to the preparation and submission of the budget to be paid upon requisition of the chairman of the commission

Section 3 All acts and parts of acts inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1296, as follows:

A Joint Resolution providing for the continuation of the commission appointed in accordance with the provisions of a joint resolution approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and eighty-eight) entitled "A joint resolution providing for a commission to submit a revised penal code of Pennsylvania and making an appropriation for the expenses of the commission" authorizing said commission to revise collate and digest all the acts and parts of acts relating to criminal procedure

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the commission appointed in accordance with a joint resolution the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and eighty-eight) entitled "A joint resolution providing for a commission to submit a revised penal code of Pennsylvania and making an appropriation for the expenses of the commission" is hereby continued for a further period of two years It shall be the duty of said commission to continue the revision of the proposed Penal Code submitted to the General Assembly of one thousand nine hundred twenty-one and in addition thereto to revise collate and digest all acts and parts of acts of the Commonwealth of Pennsylvania relating or touching upon criminal procedure including the law of evidence and to make a report of its work to every member elect of the General Assembly at the session of one thousand nine hundred and twenty-three not later than the second Monday of December preceding the biennial session

Section 2 The sum of five thousand dollars (\$5,000) or so much thereof as may be necessary is hereby specifically appropriated to the commission for the payment of the expenses of the commission and the compensation and expenses of the draftsman and secretary of the commission



And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1034, as follows:

A Joint Resolution proposing an amendment to article nine section one of the Constitution of Pennsylvania

Section 1 Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That the following amendment to the Constitution of Pennsylvania be and the same is hereby proposed in accordance with the eighteenth article thereof That article nine section one which reads as follows

"Section 1 All taxes shall be uniform upon the same class of subjects within the territorial limits of the authority levying the tax and shall be levied and collected under general laws but the General Assembly may by general laws exempt from taxation public property used for public purposes actual places of religious worship places of burial not used or held for private or corporate profit and institutions of purely public charity" be and the same is hereby amended to read as follows

Section 1 All taxes shall be uniform upon the same class of subjects within the territorial limits of the authority levying the tax and shall be levied and collected under general laws except that incomes or decedents' estates below a minimum prescribed by law may be exempted from income and inheritance taxes Provided That laws may be enacted for the levying and collecting of a special tax on anthracite coal when prepared for market and an appropriation not exceeding the amount of the proceeds of such tax may be made by law for the relief of persons corporations associations and municipalities injured or damaged by surface subsidence resulting from past or future mining of anthracite coal but the General Assembly may by general laws exempt from taxation public property used for public purposes actual places of religious worship places of burial not used or held for private or corporate profit and institutions of purely public charity

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1035, as follows:

A Joint Resolution proposing an amendment to article three section eighteen of the Constitution of Pennsylvania

Section 1 Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That the following amendment to the Constitution of Pennsylvania be and the same is hereby proposed in accordance with the eighteenth article thereof That article three section eighteen which reads as follows

"Section 18 No appropriations except for pensions or gratuities for military services shall be made for charitable educational or benevolent purposes to any person or community nor to any denominational or sectarian institution corporation or association" be amended so as to read as follows

Section 18 Appropriations may be made for the payment of pensions and gratuities for military services for pensions for the retirement of classes of officers and employees of the State government and school districts for the relief of persons or municipalities injured or damaged by surface subsidence resulting from past or future mining of anthracite coal for relief consequent upon grave public disasters or calamities for the payment of funds under public control for the benefit of classes of persons who are to be the recipients of public assistance

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1426, as follows:

An Act for the better protection of human life live stock and poultry by prohibiting shooting and the discharge of fire arms within two hundred yards of any residence or dwelling house without the consent of the owner or tenant thereof and providing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That for the better protection of human life live stock and poultry it shall be unlawful for any person other than the owner or tenant thereof to shoot or discharge any firearm or other weapon within one hundred

yards of any dwelling house or residence without the consent and permission of the owner or tenant thereof

Section 2 Any person violating the provisions of this act upon conviction thereof in a summary proceeding before any magistrate alderman or justice of the peace shall be sentenced to pay a fine of twenty-five dollars which shall be paid to the State Treasurer and in default of payment of such fine and costs shall undergo imprisonment in the county jail for a period of ten days

Section 3 All acts and parts of acts inconsistent with this act are repealed

And said bill having been read at length the second time and agreed to.

Ordered to be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1157, as follows:

An Act regulating the mining of anthracite coal prescribing duties for certain municipal officers and imposing penalties

Whereas the anthracite coal industry in this Commonwealth has been and is being carried on in populous communities in such manner as to remove the natural support of the surface of the soil to such an extent as to result in wrecked and dangerous streets and highways collapsed public buildings churches schools factories stores and private dwellings broken gas water and sewer systems the loss of human life and in general so as to threaten and seriously endanger the lives and safety of large numbers of the people of the Commonwealth therefore

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any owner operator director or general manager superintendent or other person in charge of or having supervision over any anthracite coal mine or mining operation so to mine anthracite coal or so to conduct the operation of mining anthracite coal as to cause the caving-in collapse or subsidence of

(a) Any public building or any structure customarily used by the public as a place of resort assemblage or amusement including but not being limited to churches schools hospitals theatres hotels and railroad stations

(b) Any street road bridge or other public passage-way dedicated to public use or habitually used by the public

(c) Any track roadbed right of way pipe conduit wire or other facility used in the service of the public by any municipal corporation or public service company as defined by the Public Service Company Law

(d) Any dwelling or other structure used as a human habitation or any factory store or other industrial or mercantile establishment in which human labor is employed

(e) Any cemetery or public burial ground

Section 2 Every owner operator lessor lessee or general contractor engaged in the mining anthracite coal within this Commonwealth shall make or cause to be made a true and accurate map or plan of the workings or excavations of such coal mine or colliery which shall be drawn to a scale of such size as to show conveniently and legibly all markings and numbers required to be placed thereon by the terms of this act Such maps or plans shall also show in detail and in markings of a distinctive color all contemplated workings which are intended to be undertaken or developed within the succeeding six months Such maps or plans shall be deposited as often as once in six months with the mayor in cities where such coal mines or collieries are situated in boroughs and townships of the first class such maps or plans shall be filed with the county commissioners of the proper county Such maps or plans shall be considered public records and shall be open to the inspection of the public and copies or tracings may be made therefrom No mining shall be done which is not shown on the map or plan filed at least ten days previously

Section 3 Every owner operator lessor lessee or general contractor engaged in the mining or anthracite coal or any president director general manager superintendent or other person in charge of or having supervision over any anthracite coal mine or mining operation in this Commonwealth shall be and is hereby required (a) to designate within a period of six months from the passage of this act and to keep designated by number each and every pillar of anthracite coal beneath the surface still remaining in place at the time this act goes into effect and all pillars thereafter created the number of each pillar to be placed in a conspicuous position with white paint or some other equally durable and visible substance and (b) to designate or cause to be designated by numerals of convenient and legible size upon all mine maps or plans mentioned in section two of this act with the space on each map or plan designating any pillar of coal the number of such pillar

Section 4 The mayor of cities the burgess of boroughs the boards of township commissioners of townships of the first class and such engineers and other agents as they may employ shall at all reasonable times be given access to any portion of any anthracite coal mines or mining operations which it may be necessary or proper to inspect for the purpose of determining whether the provisions of this act are being complied with and all reasonable facilities shall be extended by the owner or operator of such mine or mining operation for ingress egress and inspection

Section 5 The mayor of cities the burgess in boroughs the board of township commissioners in townships of the first class



shall have the power to prevent the mining of anthracite coal beneath the surface in any mine or mining operation in which the pillars of coal shall not have been numbered and the numbers thereof designated by maps or tracings as provided by this act and where mining operations are being conducted in violation of this act they shall have the power to prevent any miner or laborer other than those necessary for the protection of life and property from entering the mine or mining operation until such time as the provisions of this act have been complied with.

Section 6 The provisions of this act shall not apply to townships of the second class nor to any area wherein the surface overlying the mine or mining operation is wild or unseated land nor where such surface is owned by the owner or operator of the underlying coal and is distant more than one hundred and fifty feet from any improved property belonging to any other person.

Section 7 Any owner operator lessor lessee or general contractor engaged in the mining of anthracite coal or any president director general manager superintendent or other person in charge of or having supervision over any anthracite coal mine or mining operation who shall violate any provision of this act shall be deemed guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine of not more than five thousand dollars or undergo imprisonment for not more than one year both or either at the discretion of the court.

Section 8 The courts of common pleas shall have power to award injunction to restrain violations of this act.

Section 9 This act is intended as remedial legislation designed to cure existing evils and abuses and each and every provision thereof is intended to receive a liberal construction such as will best effectuate that purpose and no provision is intended to receive a strict or limited construction.

Section 10 It is hereby declared that the provisions of this act are severable one from another and if for any reason this act shall be judicially declared and determined to be unconstitutional so far as relate to one or more words phrases clauses sentences paragraphs or sections thereof such judicial determination shall not affect any other provision of this act. It is hereby declared that the remaining provisions would have been enacted notwithstanding such judicial determination of the validity in any respect of one or more of the provisions of this act.

Section 11 This act shall go into effect three calendar months after its final approval.

Section 12 All acts and parts of acts inconsistent with this act are hereby repealed.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1287, entitled:

An Act imposing a State tax on anthracite coal providing for the assessment and collection thereof and providing penalties for the violation of this act.

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act each and every ton of anthracite coal of the weight of two thousand two hundred and forty (2,240) pounds avoirdupois mined washed screened or otherwise prepared for market in this Commonwealth shall be subject to a tax of one and one-half per centum (1½) of the value thereof when prepared for market which said tax shall be assessed at the time when said coal has been mined washed or screened and is ready for shipment or market.

On the question.

Will the House agree to the section?

Mr. DAWSON. Mr. Speaker, I desire to offer the following amendments:

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, line 8, by adding after the word "at" the word "state."

Amend section 1, line 11, by striking out after the word "coal" the words "has been mined, washed or screened and."

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question.

Will the House agree to the section as amended.

It was agreed to.

The second section was read as fol

Section 2 It shall be the duty of the individual or the superintendent or other officer in charge of any mine or mines or washery or operation to assess the tax hereby imposed from time to time as the coal is mined washed or screened and is ready for shipment or market and to ascertain and assess daily the number of gross tons of coal so mined washed or screened and to fix the value thereof. The said individual superintendent or other officer in charge of any such mine or mines washery or screening operation shall make report in writing under oath within fifteen days after the thirty-first day of December in each and every year hereafter to the Auditor General of the number of gross tons of coal hereby made taxable and the assessed value thereof during the calendar year then next preceding the time when the same was mined washed or screened and made ready for shipment or market and the amount of tax assessed by him thereon. Provided That the report made on or before the fifteenth day of January one thousand nine hundred and twenty-two shall be for the portion of the year one thousand nine hundred and twenty-one remaining after this act becomes effective.

If the Auditor General and State Treasurer or either of them is not satisfied with the assessment and estimate of valuation so made and returned as aforesaid they are hereby authorized and empowered to make an assessment and valuation based upon the facts contained in the report herein required or upon any information within their possession or that shall come into their possession and to settle an account on the assessment and valuation so made by them for the taxes penalties and interest due the Commonwealth thereon with right to the person corporation company owner or operator dissatisfied with any settlement so made against him it or them to appeal therefrom in the manner now provided by law. For the purpose of making such assessment and settlement said officers may require the production of such books papers and reports as may be necessary to enable them to assess and settle the tax. In the event of the failure neglect or refusal of the individual superintendent or other officer in charge of any mine mines washery or screening operation for a period of fifteen days to assess the said tax and make the report to the Auditor General as herein provided it shall be the duty of the Auditor General and State Treasurer to estimate an assessment and valuation of the coal prepared for market by any person firm corporation owner or operator as aforesaid and settle an account for taxes penalty and interest thereon from which settlement there shall be no right of appeal.

Every person firm corporation and every other owner operator or lessee of any mine mines washery or screening operation from which a report is required under the provisions of this act shall pay into the treasury of the Commonwealth the amount of the tax herein imposed within thirty days from the date of settlement of the account by the Auditor General and State Treasurer plus a penalty of ten per centum for every failure to assess said tax and to make report as required by this act. When any tax is settled it shall bear interest at the rate of one per centum per month until paid. If any individual superintendent or other officer of any firm corporation limited partnership or joint stock association or any other owner partner or lessee of any mine mines washery or screening operation shall neglect or refuse to furnish the Auditor General on or before the fifteenth day of January of each and every year with the assessment and report as aforesaid as required by law or cause the same to be done or make or cause to be made any false report it shall be the duty of the accounting officers of the Commonwealth to add ten per centum to said tax for each and every year for which assessment and report were not so furnished which percentage shall be settled and collected with the said tax in the usual manner of settling accounts and collecting such taxes. If said persons or officers or any of them shall intentionally make or cause to be made any false assessment and report or intentionally neglect or refuse to furnish the Auditor General with the assessment and report as required by law he or they shall be guilty of a misdemeanor and on conviction thereof shall be sentenced to pay a fine of five hundred dollars (\$500.00) and undergo imprisonment not exceeding one year or both or either at the discretion of the court.

On the question.

Will the House agree to the section?

Mr. DAWSON. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

Amend section 2, page 2, by striking out the words "make report in writ" in line 8, striking out entire lines 9, 10, 11, 12, 13, 14, 15, and the words "by him thereon" in line 16, and inserting in lieu thereof the words "annually on or before the first day of February for the calendar year next preceding, a report in writing under oath to the Auditor General, on forms prescribed and furnished by him, stating specifically the number of gross tons of coal hereby made taxable and the assessed value thereof during the calendar year covered by the report, and the amount of tax assessed thereon."

Amend section 2, page 3, by striking out the words "for a period of fifteen days to" in line 11, striking out entire line 12, and striking out the words "General as herein provided" in line 13, and inserting in lieu thereof the words "to make the report and valuation to the Auditor General as hereinbefore provided, on or before the first day of February in each and every year."



Amend section 2, page 2, by striking out the words "and State Treasurer" in line 14.

Amend section 2, page 3, by striking out the word "thirty" in line 25 by inserting in lieu thereof the word "sixty."

Amend Section 2, page 3, by inserting in line 29, after the word "interest," the words "from sixty days after approval by the State Treasurer."

Amend Section 2, page 4, by inserting the following paragraph immediately after the word "taxes" in line 16, "The Auditor General may, upon application made before the first day of February in each and every year and upon proper cause shown, extend the time of filing returns for a period of not exceeding fifteen days from the first day of February of the year in which the same are required to be filed."

Amend Section 2, page 4, by commencing a new paragraph with the word "If" in line 16.

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The third fourth and fifth sections and title were separately agreed to as follows

Section 3 The provisions of this act shall be independent of each other and if any of its provisions shall be held to be unconstitutional the decision of the court shall not effect or impair any of the remaining provisions of this act nor prevent the collection of the tax imposed by this act It is hereby declared as a legislative intent that this act would have been adopted had such unconstitutional provision not been included therein

Section 4 This act shall become effective on the first day of July Anno Domini one thousand nine hundred and twenty-one

Section 5 The act of June first one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and twenty-one) entitled "An act imposing a State tax on anthracite coal providing for the assessment and collection of the said tax annually and dedicating the fund received from said tax and appropriating fifty per centum of the same to the construction maintenance improvement and repair of State highways and the remaining fifty per centum to the several cities boroughs and townships from which the said tax is derived and providing penalties for the violation of this act" is hereby repealed and all other acts or parts of acts inconsistent with the provisions of this act are also hereby repealed

An Act imposing a State tax on anthracite coal providing for the assessment and collection thereof and providing penalties for the violation of this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1541 (Senate Bill No. 170), entitled:

An Act to amend section two of an act approved the twenty-ninth day of March eighteen hundred and ninety-nine (Pamphlet Laws twenty-one) entitled "An act to establish a board for the examination of accountants to provide for the granting of certificates to accountants and to provide a punishment for the violation of this act" as amended.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1521 (Senate Bill No. 646), entitled:

An Act permitting the carrying of shot guns and target and trap shooting within public parks in cities of the first class.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1683 (Senate Bill No. 861), entitled:

An Act to amend an act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws 840) entitled "An act concerning townships and revising, amending and consolidating the law relating thereto".

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1641 (Senate Bill No. 889), entitled:

An Act authorizing the purchasing or building of residences for principals teachers or janitors by school districts of the fourth class

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1675 (Senate Bill No. 793), entitled:

An Act providing for and regulating the maintenance and government of a children's home in each county of the fourth fifth sixth seventh eighth class of the State for indigent orphans and for incorrigible indigent dependent and neglected children under sixteen years of age and providing for their commitment thereto

The first, second, third, fourth, fifth, sixth, seventh, eighth and ninth sections were separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners of any county of the fourth fifth sixth seventh and eighth class by and with the approval of the grand jury and of the court of quarter sessions of the peace of the county shall have the authority and are hereby authorized to purchase a farm or plot of ground within the county and erect buildings thereon or add to and improve buildings already erected and make improvements thereon and thereto as may be convenient and necessary for the use and purpose of providing a home within the county for the keeping care education and training of all indigent orphans dependent upon the public for support and not otherwise provided for incorrigible indigent dependent and neglected children of either sex under sixteen years of age who shall be committed to said home by the court of quarter sessions of the peace acting as juvenile court of the county or by the county commissioners poor directors of said county or the poor directors of any district within the county by and with the consent of the juvenile court of the county and pay for the same out of the public funds belonging to the said county

Section 2 The courts county commissioners poor directors or any other authority before making orders for the commitment of children to said "Children's Home" shall place them first as far as possible in care and custody of persons having the same religious belief as the parents of the child or with some association which is controlled by persons of such religious belief and shall as far as possible provide in making orders of commitment that the care custody and discipline of the child shall be as nearly as possible that which should be given by its parents In all cases where it can be properly done the child shall be placed in an approved family home and become a member of the family by legal adoption or otherwise The court before making a final order for the commitment of any child to said "Children's Home" shall cause said child to be examined by a competent physician and shall obtain a full report as to the physical and mental condition of said child together with a certificate of the examining physician that said child is not suffering from any physical or mental condition which will interfere with its proper care treatment or training in said "Children's Home" or with the proper care treatment or training of the other children in said home

Section 3 That said land when purchased shall be deeded to the county and shall be known as "Children's Home" and shall be thereafter supported and maintained by the county out of the public funds of the said county

Section 4 The said county commissioners are hereby authorized to receive from time to time donations gifts legacies endowments devices and conveyance or conveyances of property either real or personal that may be made given or granted to

wards the support and maintenance of said "Children's Home" and use the same for said purpose.

Section 5 Said county commissioners shall have full control of said "Children's Home" and of the inmates therein and may with the consent and approval of and subject to terms stipulated by the juvenile court place the said inmates or any one or more of them in private homes to be kept and maintained in said private homes having due regard to the religious beliefs of the parents of such inmate as provided in section two and the county commissioners with the consent and approval of and subject to terms stipulated by the juvenile court may discharge from said home any inmate when in their discretion the county commissioners consider said inmate capable and able to care for himself or herself or for any other sufficient reason.

Section 6 Said county commissioners shall have authority any they are hereby authorized in the support conduct and management of said "Children's Home" to employ a superintendent and such other teachers employees and other assistants as may be necessary to keep said children or inmates properly clothed fed and cared for in sickness and health and to make proper provisions for giving said inmates instructions in reading writing arithmetic drawing duties of citizenship and such branches as may be deemed requisite for a good English education which instruction shall be subject to the provisions of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) and known as the School Code its amendments and supplements and shall be under the direction of the county superintendents of schools.

Section 7 It shall be lawful for said county commissioners to employ and require the inmates committed in said "Children's Home" to do and perform any work in said home or on said farm not beyond their strength and not interfering with their attendance at school during school hours established by said institution.

Section 8 Said county commissioners shall have authority to adopt all necessary by-laws rules and regulations not inconsistent with the Constitution and laws of this Commonwealth for the control conduct and management of said "Children's Home".

Section 9 Said county commissioners shall have authority and are hereby authorized at any time after purchase of said farm or property to buy and purchase any additional land and erect additional buildings from time to time as the circumstances and requirements of the said "Children's Home" shall require and pay for the same out of the funds of the said county by and with the approval of the grand jury and of the court of quarter sessions of the peace of the said county.

The title was read as follows:

An Act providing for and regulating the maintenance and government of a children's home, in each county of the fourth, fifth, sixth, seventh and eighth class of the State for indigent orphans and for incorrigible, indigent, dependent and neglected children under sixteen years of age and providing for their commitment thereto.

On the question,

Will the House agree to the title?

Mr. CHARLES P. DEWEY. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend by striking out the entire title and inserting in lieu thereof the following: "An Act providing for the purchase of land and the erection and improvement of buildings by counties of the fourth, fifth, sixth, seventh and eighth classes, for the purpose of providing a home for indigent orphans and certain incorrigible, indigent, dependent and neglected children; providing for the maintenance, regulation and management of such homes and for commitments thereto by juvenile courts, the directors of the poor, and the county commissioners."

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1532 (Senate Bill No. 694), entitled:

An Act authorizing and empowering county commissioners to enter a bridge on record as a county bridge by resolution without the recommendation of viewers and the approval of a grand jury and of the court of quarter sessions and making it the duty of county commissioners to build such bridges at the expense of the county or counties in or between which they

may be located and also making it the duty of county commissioners to erect and construct a new and sufficient bridge to take the place of any county or inter-county bridge which has been or which shall hereafter be totally or partially destroyed by some sudden casualty and authorizing county commissioners to erect a new and sufficient bridge to take the place of any existing county or inter-county bridge, which has become or which hereafter becomes insufficient for any cause to accommodate the public travel at the expense of the county or counties in or between which such bridge may be located without the recommendation of viewers and the approval of the court of quarter sessions and of the grand jury.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

#### BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1538 (Senate Bill No. 860), entitled:

An Act providing for the appointment of a board of examiners to examine applicants for the office of inspector for the anthracite mines of this Commonwealth, prescribing the qualifications, defining the powers and duties, and fixing the compensation of such examiners; providing for the appointment of inspectors of anthracite mines, prescribing their qualifications and regulating their salaries and term of office, and abolishing the terms of office of the present mine inspectors of the anthracite mines.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1684 (Senate Bill No. 940), entitled:

An Act to amend an act approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws 849) entitled, "An act concerning townships; and relating, amending and consolidating the law relating thereto," as amended.

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

#### MOTION TO MAKE BILL SPECIAL ORDER.

Mr. FOWLER. Mr. Speaker, I move that House Bill No. 1156, file folio 5345, entitled:

An Act affecting Anthracite Coal Mines and Operations establishing the Pennsylvania State Anthracite Mine Cave Commission defining its jurisdiction and powers imposing duties upon owners and operators of anthracite coal mines and imposing penalties

be made a special order of business on third reading for Wednesday, April 20, 1921, at 11:30 o'clock A. M.

Mr. KOHLER. Mr. Speaker, I second the motion.

The motion was not agreed to.

#### RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, April 19, 1921.

Resolved (if the House of Representatives concur), That Senate Bill No. 325, File Folio 1153, entitled "An act requiring all teachers in public, private and parochial schools or other institutions of learning to take an oath of allegiance to the Commonwealth and to the government of the United States," be recalled from the Government for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.



## SENATE MESSAGE.

## RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, April 19, 1921.

Resolved (if the Senate concur), That House Bill No. 399, File Folio 1750, entitled "An act relating to the adequate protection of fruit, vegetables or other articles of food from flies," be recalled from the Governor for the purpose of amendment.

## SENATE MESSAGE.

## AMENDED HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows,

## House Bill No. 838:

An Act authorizing counties cities boroughs towns and townships to acquire lands by purchase gift or condemnation and to convey such lands to the Commonwealth for use of the National Guard.

Said bill having been recalled from the Governor for amendment. The vote had on final passage and third reading on said bill were reconsidered in the House of Representatives and the bill amended, in which amendments the Senate has concurred.

## SENATE MESSAGE.

## AMENDED SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate bill numbered and entitled as follows,

## Senate Bill No. 154:

An Act relating to the preparation of a new Constitution of the Commonwealth by a convention and its adoption or rejection by the people and making an appropriation

## SENATE MESSAGE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives, numbered and entitled as follows,

## House Bill No. 965:

An Act to amend section six of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines"

## House Bill No. 908.

An Act to amend section thirty-seven clause nine of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" increasing the powers of building and loan associations to purchase and hold real estate

## House Bill No. 196:

An Act providing for the Mid-Valley Hospital at Blakely Borough Lackawanna County by the Board of Public Charities providing for a transfer of said hospital under certain conditions to the Commonwealth regulating such hospital in the event of such transfer and making an appropriation

## House Bill No. 876:

An Act to amend sections one two three five six and seven of an act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and eighty-four) entitled "An act empowering cities of the second and third classes boroughs and counties to acquire maintain and operate playgrounds play fields gymnasiums public baths swimming pools and indoor recreation centers authorizing school districts to join in the maintenance and operation of said activities and authorizing the issue of bonds and the levy of taxes for such purposes" by extending the provisions thereof so as to include townships

## House Bill No. 1193:

An act empowering clerks designated by the board for the assessment and revision of taxes in counties of the second class to administer oaths and affirmations

## House Bill No. 1096:

An Act to amend sections one two and three article seven chapter six of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

## House Bill No. 1331:

An Act relating to the payment of bonus upon the capital stock of corporations issued to acquire properties or stock of existing corporations where the amount of corporate property in the Commonwealth is not increased but where a change of ownership is effected

With the information that the Senate has passed the same without amendment.

HOUSE GALLEY —ONE HUNDRED TWENTY-SIX —126  
TIME EXTENDED ON BILLS.

Mr. JAMES A. WALKER. Mr. Speaker, I move that in extension of five days be granted on all bills on the third reading postponed calendar.

Mr. DIEHM. Mr. Speaker, I second the motion.

The motion was agreed to.

## SENATE MESSAGE.

## SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows,

## Senate Bill No. 682 (House Bill No. 1720):

## Senate Bill No. 682, (House Bill No. 1720).

An Act authorizing certain corporations to issue preferred or common stock of one or more classes, providing for the manner of issuance, restrictions and regulations in the manner of voting thereof and the rights and privileges of the holders thereof, validating certain acts of corporations not participated in by the holders on non-voting stock, and repealing all acts or parts of acts inconsistent therewith.

Referred to the Committee on Corporations.

## Senate Bill No. 958, (House Bill No. 1721).

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution, and to provide for the election and commissioning of judges learned in the law for the said districts.

Referred to the Committee on Judicial Apportionment.

## LEAVE OF ABSENCE.

Mr. DITHRICH asked and obtained leave of absence for himself for tomorrow, April 20, 1921, in order to attend a funeral in Pittsburgh.

## ADJOURNMENT.

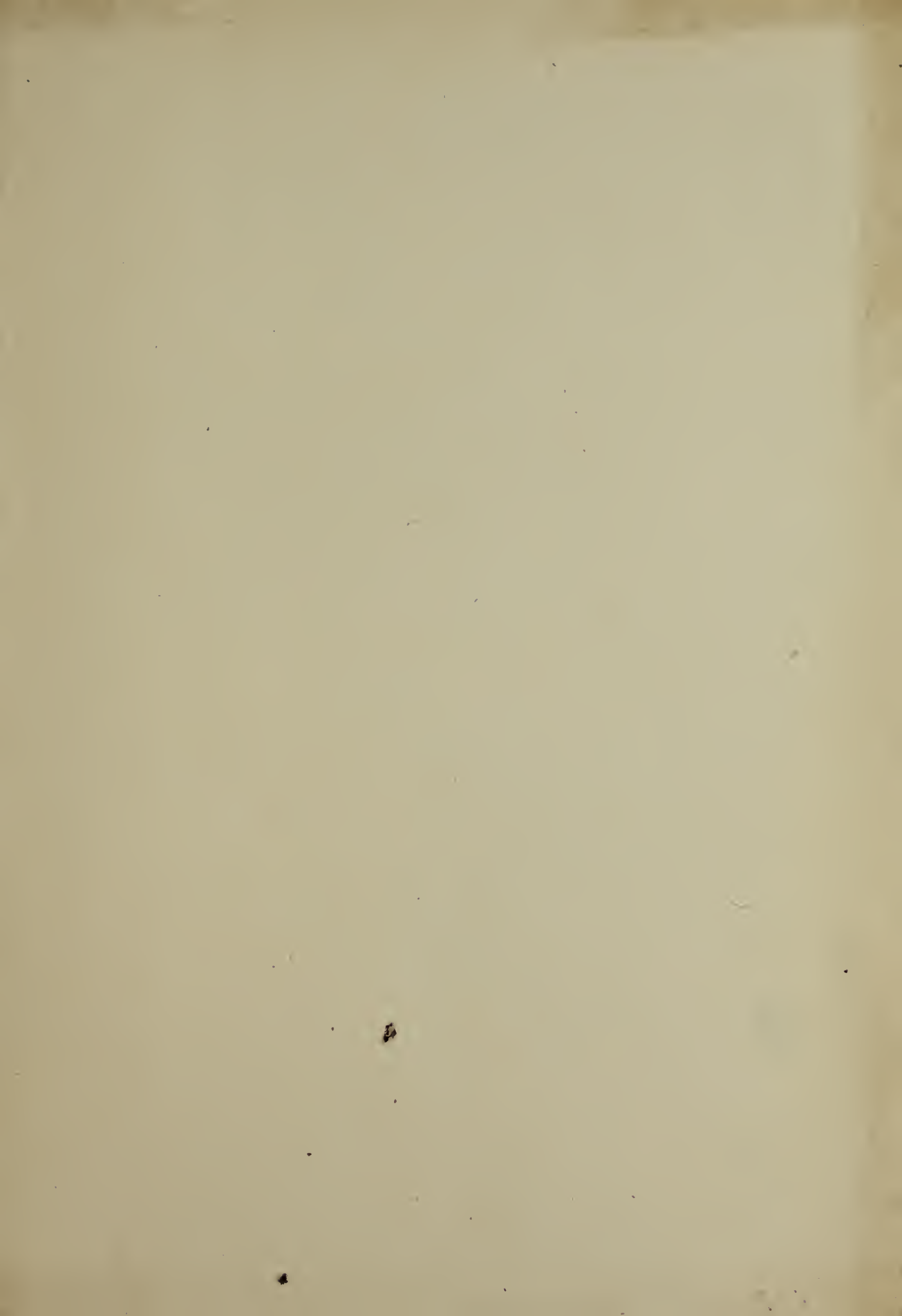
Mr. FLYNN. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to, and, at 11.35 P. M., the House adjourned until tomorrow morning at 11 o'clock.











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